EATON VANCE TAX ADVANTAGED GLOBAL DIVIDEND INCOME FUND Form N-PX August 17, 2011 UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Tax-Advantaged lend Income Fund

ADDRESS OF PRINCIPAL EXECUTIVE OFFICES:	Two International Place Boston, MA 02110
NAME AND ADDRESS OF AGENT FOR SERVICE:	Maureen A. Gemma, Esq. Two International Place Boston , MA 02110
REGISTRANT'S TELEPHONE NUMBER:	617-482-8260
DATE OF FISCAL YEAR END:	10/31
DATE OF REPORTING PERIOD:	07/01/2010 - 06/30/2011

Ticker:

ISIN: CH0012221716

Eaton Vance Tax-Advantaged Global Dividend Income Fund _____ ABB LTD _____ Security: H0010V101 Meeting Type: AGM Meeting Date: 29-Apr-2011

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 814047 DUE TO ADDITION OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTING INSTRUCTION, IT	Non-Voting	No vote

Agen

IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.

CMMT	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 750820, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	No vote
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'ABSTAIN' FOR ALL THE RESOLUTIONS. THANK YOU.	Non-Voting	No vote
2.1	Approval of the annual report, the consolidated financial statements, and the annual financial statements for 2010	Mgmt	No vote
2.2	Consultative vote on the 2010 remuneration report	Mgmt	No vote
3	Discharge of the Board of Directors and the persons entrusted with management	Mgmt	No vote
4	Appropriation of available earnings and conversion of capital contribution reserve	Mgmt	No vote
5	Creation of additional contingent share capital in connection with employee participation	Mgmt	No vote
6	Renewal of authorized share capital	Mgmt	No vote
7.1.1	Re-election to the Board of Directors: Roger Agnelli	Mgmt	No vote
7.1.2	Re-election to the Board of Directors: Louis R. Hughes	Mgmt	No vote
7.1.3	Re-election to the Board of Directors: Hans Ulrich Marki	Mgmt	No vote
7.1.4	Re-election to the Board of Directors: Michel de Rosen	Mgmt	No vote
7.1.5	Re-election to the Board of Directors: Michael Treschow	Mgmt	No vote
7.1.6	Re-election to the Board of Directors: Jacob Wallenberg	Mgmt	No vote
7.1.7	Re-election to the Board of Directors: Hubertus von Grunberg	Mgmt	No vote
7.2	Election to the Board of Directors: Ying Yeh	Mgmt	No vote
8	Re-election of the auditors: Ernst & Young AG	Mgmt	No vote

9 Ad-hoc Motions	Mgmt	No vote	
			 7 cr
ALLIANZ SE, MUENCHEN Security: D03080112 Meeting Type: AGM Meeting Date: 04-May-2011 Ticker: ISIN: DE0008404005			Age
Prop.# Proposal	Proposal Type	Proposal Vote	
PLEASE NOTE THAT PURSUANT TO THE ARTICLES OF ASSOCIATION OF THE ISSUER THE DISCLOSURE OF THE BENEFICIAL OWNER DATA WILL BE REQUIRED WHEN EXCEEDING A CERTAIN LIMIT OF SHARE HOLDINGS OF THE STATUTORY SHARE CAPITAL. THEREFORE BROADRIDGE WILL BE DISCLOSING THE BENEFICIAL OWNER DATA FOR ALL VOTED ACCOUNTS TO THE RESPECTIVE LOCAL SUB CUSTODIAN. PLEASE NOTE THAT DEPENDING ON THE PROCESSING OF THE LOCAL SUB CUSTODIAN BLOCKING MAY APPLY. THE VOTE DEADLINE AS DISPLAYED ON PROXYEDGE IS SUBJECT TO CHANGE AND WILL BE UPDATED AS SOON AS BROADRIDGE HAS OBTAINED ALL LOCAL SUB CUSTODIANS' CONFIRMATIONS REGARDING THEIR DEADLINE FOR INSTRUCTIONS. FOR ANY QUERIES PLEASE CONTACT YOUR CLIENT SERVICES REPRESENTATIVE. THANK YOU.	Non-Voting	No vote	
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 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.	Non-Voting	No vote	
PLEASE NOTE THAT IN SOME CASES DEPENDING ON THE PROCESSING OF THE LOCAL SUB CUSTODIAN THESE SHARES MAY BE BLOCKED. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	No vote	

COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 19.04.2011. Non-Voting No vote FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL

NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON PROXYEDGE.

- Presentation of the approved Annual Financial 1. Non-Voting No vote Statements and the approved Consolidated Financial Statements as at December 31, 2010, and of the Management Reports for Allianz SE and for the Group, the Explanatory Reports on the information pursuant to paragraph 289 (4), paragraph 315 (4) and paragraph 289 (5) of the German Commercial Code (HGB), as well as the Report of the Supervisory Board for fiscal year 2010 2. Appropriation of net earnings Mgmt For
- З. Approval of the actions of the members of the Mgmt For Management Board
- 4. Approval of the actions of the members of the Mgmt For Supervisory Board
- 5. By-election to the Supervisory Board: Franz Mgmt For Heiss 6. Amendment to the Statutes on Supervisory Board Mgmt For
- 7. Approval of profit transfer agreement between Mqmt For Allianz SE and Allianz Global Investors AG Approval of the spin-off agreement between Allianz 8. Mqmt For

remuneration

SE and Allianz Deutschland AG

TRIA GROUP, INC		Ag
Security:	02209S103	
Meeting Type:	Annual	
Meeting Date:	19-May-2011	
Ticker:	MO	
TSIN:	US02209S1033	

Prop.#	Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR:	ELIZABETH E. BAILEY	Mgmt	For
1B	ELECTION OF DIRECTOR:	GERALD L. BALILES	Mgmt	For
1C	ELECTION OF DIRECTOR:	JOHN T. CASTEEN III	Mgmt	For
1D	ELECTION OF DIRECTOR:	DINYAR S. DEVITRE	Mgmt	For
1E	ELECTION OF DIRECTOR:	THOMAS F. FARRELL II	Mgmt	For
1F	ELECTION OF DIRECTOR:	THOMAS W. JONES	Mgmt	For

1G	ELECTION OF DIRECTOR: GEORGE MUNOZ	Mgmt	For
1H	ELECTION OF DIRECTOR: NABIL Y. SAKKAB	Mgmt	For
1I	ELECTION OF DIRECTOR: MICHAEL E. SZYMANCZYK	Mgmt	For
02	RATIFICATION OF THE SELECTION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Mgmt	For
03	ADVISORY VOTE ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	Mgmt	For
04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. ***THE BOARD OF DIRECTORS DOES NOT HAVE A RECOMMENDATION FOR VOTING ON THIS PROPOSAL. IF NO SPECIFICATION IS MADE, THIS PROPOSAL WILL BE VOTED ABSTAIN.***	Mgmt	1 Year
05	SHAREHOLDER PROPOSAL - ADDRESS CONCERNS REGARDING TOBACCO FLAVORING.	Shr	Against
AMLIN	PLC		Age
	Security: G0334Q177 eting Type: AGM eting Date: 12-May-2011 Ticker: ISIN: GB00B2988H17		
Prop.#	Proposal	Proposal Type	Proposal Vote
1	To receive and adopt the accounts for the year ended 31 December 2011	Mgmt	For
2	To approve the Directors' Remuneration Report	Mgmt	For
3	To declare a final dividend of 15.8p per ordinary share	Mgmt	For
4	To elect Mr. S C W Beale as a Director	Mgmt	For
5	To re-elect Mr. R J Taylor as a Director	Mgmt	For
6	To re-elect Mrs. C Bosse as a Director	Mgmt	For
7	To re-elect Mr. N J Buchanan as a Director	Mgmt	For
8	To re-elect Mr. B D Carpenter as a Director	Mgmt	For
9	To re-elect Mr. R H Davey as a Director	Mgmt	For
10	To re-elect Mr. M D Feinstein as a Director	Mgmt	For

11 To re-elect Mr. R A Hextall as a Director

Mgmt For

12	To re-elect Mr. C E L Philipps as a Director	Mgmt	For
13	To re-elect Sir Mark Wrightson, Bt. as a Director	Mgmt	For
14	To re-appoint PricewaterhouseCoopers LLP as auditors	Mgmt	For
15	To authorise the Audit Committee to determine the remuneration of the auditors	Mgmt	For
16	To grant the Directors authority to allot securities	Mgmt	For
17	To grant the Directors authority to allot securities wholly for cash as if Section 561(1) of the Companies Act did not apply	Mgmt	For
18	To grant the Directors authority to make market purchases of the Company's own shares	Mgmt	For
19	To call general meetings on not less than 14 clear days' notice	Mgmt	For
ANNAI	LY CAPITAL MANAGEMENT, INC.		Age
Me	Security: 035710409 eeting Type: Annual		

Meeting Type: Annual Meeting Date: 23-Jun-2011 Ticker: NLY ISIN: US0357104092

Prop.#	Proposal	Proposal Type	Proposal Vote
1A	NOT VALID-VOTING ON DIRECTORS HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL WILL NOT BE COUNTED	Mgmt	For
1B	NOT VALID-VOTING ON DIRECTORS HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL WILL NOT BE COUNTED	Mgmt	Against
1C	NOT VALID-VOTING ON DIRECTORS HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL WILL NOT BE COUNTED	Mgmt	For
02	A PROPOSAL TO AMEND OUR CHARTER TO INCREASE THE NUMBER OF AUTHORIZED SHARES TO 2,000,000,000 SHARES.	Mgmt	For
03	NOT VALID-VOTING ON THIS PROPOSAL HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL GOING FORWARD WILL NOT BE COUNTED	Mgmt	For
04	NOT VALID-VOTING ON THIS PROPOSAL HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL GOING FORWARD WILL NOT BE COUNTED	Mgmt	1 Year
05	NOT VALID-VOTING ON THIS PROPOSAL HAS ALREADY CLOSED. ANY VOTES ON THIS PROPOSAL GOING FORWARD	Mgmt	For

WILL NOT BE COUNTED

	INC.				Agen
		Annual 29-Apr-2011			
Prop.	# Proposal			Proposal Vote	
1A	ELECTION OF	DIRECTOR: RANDALL L. STEPHENSON	Mgmt	For	
1B	ELECTION OF	DIRECTOR: GILBERT F. AMELIO	Mgmt	For	
1C	ELECTION OF	DIRECTOR: REUBEN V. ANDERSON	Mgmt	For	
1D	ELECTION OF	DIRECTOR: JAMES H. BLANCHARD	Mgmt	For	
1E	ELECTION OF	DIRECTOR: JAIME CHICO PARDO	Mgmt	For	
1F	ELECTION OF	DIRECTOR: JAMES P. KELLY	Mgmt	For	
1G	ELECTION OF	DIRECTOR: JON C. MADONNA	Mgmt	For	
1H	ELECTION OF	DIRECTOR: LYNN M. MARTIN	Mgmt	For	
11	ELECTION OF	DIRECTOR: JOHN B. MCCOY	Mgmt	For	
1J	ELECTION OF	DIRECTOR: JOYCE M. ROCHE	Mgmt	For	
1K	ELECTION OF	DIRECTOR: MATTHEW K. ROSE	Mgmt	For	
1L	ELECTION OF	DIRECTOR: LAURA D'ANDREA TYSON	Mgmt	For	
02	RATIFICATIO	N OF APPOINTMENT OF INDEPENDENT AUDITORS.	Mgmt	For	
03	APPROVE 201	1 INCENTIVE PLAN.	Mgmt	For	
04	ADVISORY VO	TE ON EXECUTIVE COMPENSATION.	Mgmt	For	
05	ADVISORY VO COMPENSATIO	TE ON FREQUENCY OF VOTE ON EXECUTIVE N.	Mgmt	1 Year	
06	POLITICAL C	ONTRIBUTIONS.	Shr	Against	
07	SPECIAL STO	CKHOLDER MEETINGS.	Shr	For	
08	WRITTEN CON	SENT.	Shr	For	
02 03 04 05 06 07	RATIFICATIO APPROVE 201 ADVISORY VO ADVISORY VO COMPENSATIO POLITICAL C SPECIAL STO	N OF APPOINTMENT OF INDEPENDENT AUDITORS. 1 INCENTIVE PLAN. TE ON EXECUTIVE COMPENSATION. TE ON FREQUENCY OF VOTE ON EXECUTIVE N. ONTRIBUTIONS. CKHOLDER MEETINGS.	Mgmt Mgmt Mgmt Shr Shr	For For 1 Year Against For	

Agen

Sec	curity:	Q09504137
Meeting	g Type:	AGM
Meeting	g Date:	17-Dec-2010
1	licker:	
	ISIN:	AU00000ANZ3

Prop.	# Proposal	Proposal Type	Proposal Vote
cmmt	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSAL 4 AND VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE "ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSAL (4), YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION.	Non-Voting	No vote
cmmt	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 755026 DUE TO DUE TO CHANGE IN VOTING STATUS OF RESOLUTION 5.C. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting	No vote
2	Modification of the Constitution	Mgmt	For
3	Adoption of the Remuneration Report	Mgmt	For
4	Grant of Performance Rights to Mr. Michael Smith	Mgmt	For
5.a	To re-elect Dr G. J. Clark as a Director	Mgmt	For
5.b	To re-elect Mr. D. E. Meiklejohn as a Director	Mgmt	For
5.c	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: To elect Mr. R. J. Reeves as a Director	Shr	Against
5.d	To re-elect Mr. I. J. Macfarlane as a Director	Mgmt	For

LONBAY COMMUNI	TIES, INC.	Ac
Security:	053484101	
Meeting Type:	Annual	
Meeting Date:	11-May-2011	
Ticker:	AVB	
TSTN.	US0534841012	

Prop.#	Proposal	Proposal Type	Proposal Vote
01	DIRECTOR		
	BRYCE BLAIR	Mgmt	For
	BRUCE A. CHOATE	Mgmt	For
	JOHN J. HEALY, JR.	Mgmt	For
	TIMOTHY J. NAUGHTON	Mgmt	For
	LANCE R. PRIMIS	Mgmt	For
	PETER S. RUMMELL	Mgmt	For
	H. JAY SARLES	Mgmt	For
	W. EDWARD WALTER	Mgmt	For
02	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2011.	Mgmt	For
03	TO CAST A NON-BINDING ADVISORY VOTE ON APPROVAL OF THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO ITEM 402 OF REGULATION S-K, INCLUDING THE COMPENSATION DISCUSSION AND ANALYSIS, COMPENSATION TABLES AND NARRATIVE DISCUSSION SET FORTH IN THE PROXY STATEMENT.	Mgmt	For
04	TO CAST A NON-BINDING ADVISORY VOTE AS TO FREQUENCY OF FUTURE ADVISORY STOCKHOLDER VOTES ON THE COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION.	Mgmt	1 Year

SF SE		Ag
Security:	D06216317	
Meeting Type:	AGM	
Meeting Date:	06-May-2011	
Ticker:		
TOTN.	DE000BASF111	

Туре	
ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC Non-Voting No vote 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). SHOULD YOU HAVE ANY QUESTIONS OR DOUBTS IN THIS REGARD, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT THIS ISSUE CAN BE CLARIFIED. 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.	

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	PLEASE NOTE THAT THESE SHARES MAY BE BLOCKED DEPENDING ON SOME SUBCUSTODIANS' PROCESSING IN THE MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	No vote
	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 21.04.2011. FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING.	Non-Voting	No vote
1.	Presentation of the Financial Statements of BASF SE and the BASF Group for the financial year 2010; presentation of the Management's analyses of BASF SE and the BASF Group for the financial year 2010 including the explanatory reports on the data according to Section 289 (4) and Section 315 (4) of the German Commercial Code; presentation of the Report of the Supervisory Board	Non-Voting	No vote
2.	Adoption of a resolution on the appropriation of profit	Mgmt	For
3.	Adoption of a resolution giving formal approval to the actions of the members of the Supervisory Board	Mgmt	For
4.	Adoption of a resolution giving formal approval to the actions of the members of the Board of Executive Directors	Mgmt	For
5.	Election of the auditor for the financial year 2011	Mgmt	For
6.	By-election to the Supervisory Board: Ms. Anke Schaeferkordt	Mgmt	For
7.	Adoption of a resolution on the change of the remuneration of the Audit Committee of the Supervisory Board and the corresponding amendment of the Statutes	Mgmt	For
8.	Approval of a control and profit and loss transfer agreement between BASF SE and Styrolution GmbH	Mgmt	For
9.	Approval of a control and profit and loss transfer agreement between BASF SE and BASF US Verwaltung GmbH	Mgmt	For

BAYER AG, LEVERKU	 SEN	 	 	Agen
Security: Meeting Type: Meeting Date:	AGM			

Ticker: ISIN: DE000BAY0017

Prop.	# Proposal	Proposal Type	Proposal Vote
	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). SHOULD YOU HAVE ANY QUESTIONS OR DOUBTS IN THIS REGARD, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT THIS ISSUE CAN BE CLARIFIED. 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.	Non-Voting	No vote
	PLEASE NOTE THAT THESE SHARES MAY BE BLOCKED DEPENDING ON SOME SUBCUSTODIANS' PROCESSING IN THE MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	No vote
	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 14 04 2011. FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING.	Non-Voting	No vote
1.	Presentation of the adopted annual financial statements and the approved consolidated financial statements, the combined management report, the report of the Supervisory Board, the explanatory report by the Board of Management on takeover-related disclosures, and the proposal by the Board of Management on the appropriation of distributable profit for the fiscal year 2010, as well as the resolution on the appropriation of distributable profit	Mgmt	For
2.	Ratification of the actions of the members of the Board of Management	Mgmt	For
3.	Ratification of the actions of the members of the Supervisory Board	Mgmt	For
4.	Amendment to the Articles of Incorporation concerning the term of office of Supervisory Board members (Article 8(2) and (4) of the Articles of Incorporation)	Mgmt	For
5.	Spin-off of property holdings	Mgmt	For

6.

OF BCE.

Election of the auditor of the financial statements Mgmt For and for the review of the half-yearly financial report

BCE INC. Agen _____ Security: 05534B760 Meeting Type: Annual Meeting Date: 12-May-2011 Ticker: BCE ISIN: CA05534B7604 _____ Proposal Proposal Vote Prop.# Proposal Туре 01 DIRECTOR B.K. ALLEN Mgmt For A. BERARD Mgmt For R.A. BRENNEMAN Mgmt For S. BROCHU Mgmt For R.E. BROWN Mgmt For G.A. COPE Mgmt For A.S. FELL Mgmt For For E.C. LUMLEY Mgmt T.C. O'NEILL Mqmt For R.C. SIMMONDS Mgmt For C. TAYLOR Mgmt For P.R. WEISS Mgmt For 02 APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS. For Mgmt 03 RESOLVED, ON AN ADVISORY BASIS AND NOT TO DIMINISH Mgmt For THE ROLE AND RESPONSIBILITIES OF THE BOARD OF DIRECTORS, THAT THE SHAREHOLDERS ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE 2011 MANAGEMENT PROXY CIRCULAR DATED MARCH 10, 2011 DELIVERED IN ADVANCE OF THE 2011 ANNUAL GENERAL MEETING OF SHAREHOLDERS

4A	CRITICAL MASS OF QUALIFIED WOMEN ON BOARD.	Shr	Against
4B	EQUITY RATIO.	Shr	Against
4C	ADDITIONAL INFORMATION ON COMPARATOR GROUPS.	Shr	Against

BOUYGUES SA Agen
Security: F11487125
Meeting Type: MIX
Meeting Date: 21-Apr-2011
Ticker:
ISIN: FR0000120503

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	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.	Non-Voting	No vote
CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to obtain the necessary card, account details and directions. The following applies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, on the Vote Deadline Date. In capacity as Registered Intermediary, the Global Custodian will sign the Proxy Card and forward to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	No vote
СММТ	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv.fr/pdf/2011/0304/2013 AND https://balo.journal-officiel.gouv.fr/pdf/2011/0401,		lf
0.1	Approval of the annual corporate financial statements and operations for the financial year 2010	Mgmt	For
0.2	Approval of the consolidated financial statements and operations for the financial year 2010	Mgmt	For
0.3	Allocation of income and setting the dividend	Mgmt	For
0.4	Approval of the regulated Agreements and Undertakings	Mgmt	Against
0.5	Renewal of Mrs. Patricia Barbizet's term as Board member	Mgmt	Against
0.6	Renewal of Mr. Herve Le Bouc's term as Board member	Mgmt	Against
0.7	Renewal of Mr. Helman le Pas de Secheval's term as Board member	Mgmt	For
0.8	Renewal of Mr. Nonce Paolini's term as Board member	Mgmt	Against
0.9	Authorization granted to the Board of Directors to allow the Company to trade its own shares	Mgmt	Against
E.10	Authorization granted to the Board of Directors to reduce the share capital by cancellation	Mgmt	For

of treasury shares held by the Company

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E.11	Delegation of authority granted to the Board of Directors to increase the share capital with preferential subscription rights, by issuing shares or securities giving access to shares of the Company or a subsidiary's	Mgmt	For
E.12	Delegation of authority granted to the Board of Directors to increase the share capital by incorporation of premiums, reserves or profits	Mgmt	For
E.13	Delegation of authority granted to the Board of Directors to increase the share capital by way of a public offer with cancellation of preferential subscription rights, by issuing shares or securities giving access to shares of the Company or a subsidiary's	Mgmt	Against
E.14	Delegation of authority granted to the Board of Directors to issue, by way of an offer pursuant to Article L.411-2, II of the Monetary and Financial Code, shares and securities giving access to the capital of the Company with cancellation of preferential subscription rights of shareholders	Mgmt	Against
E.15	Authorization granted to the Board of Directors to set the issue price of equity securities to be issued immediately or in the future without preferential subscription rights, according to the terms decided by the General Meeting, by way of a public offer or an offer pursuant to Article L.411-2, II of the Monetary and Financial Code	Mgmt	Against
E.16	Authorization granted to the Board of Directors to increase the number of securities to be issued in the event of capital increase with or without preferential subscription rights	Mgmt	Against
E.17	Delegation of powers granted to the Board of Directors to increase the share capital, in consideration for in-kind contributions granted to the Company and composed of equity securities or securities giving access to the capital of another company, outside of public exchange offer	Mgmt	For
E.18	Delegation of authority granted to the Board of Directors to increase the share capital, without preferential subscription rights, in consideration for contributions of securities in case or public exchange offer initiated by the Company	Mgmt	Against
E.19	Delegation of authority granted to the Board of Directors to issue shares as a result of the issuance of securities by a subsidiary, giving access to shares of the Company	Mgmt	Against
E.20	Delegation of authority granted to the Board of Directors to issue any securities	Mgmt	For

entitling to the allotment of debts securities

E.21	Delegation of authority granted to the Board of Directors to increase the share capital in favor of employees or corporate officers of the Company or related companies participating in a company savings plan	Mgmt	Against
E.22	Authorization granted to the Board of Directors to grant options to subscribe for or purchase shares	Mgmt	Against
E.23	Delegation of authority granted to the Board of Directors to issue equity warrants during a public offer involving stocks of the Company	Mgmt	Against
E.24	Authorization granted to the Board of Directors to increase the share capital during a public offer involving stocks of the Company	Mgmt	Against
E.25	Powers for the formalities	Mgmt	For
СММТ	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

BRITISH AMERN TOB PLC Security: G1510J102 Meeting Type: AGM Meeting Date: 28-Apr-2011 Ticker:

ISIN: GB0002875804

Prop.#	# Proposal	Proposal Type	Proposal Vote
1	Receipt of the 2010 Report and Accounts	Mgmt	For
2	Approval of the 2010 Remuneration Report	Mgmt	For
3	Declaration of the final dividend for 2010	Mgmt	For
4	To re-appoint PricewaterhouseCoopers LLP as the companies auditors	Mgmt	For
5	Authority for the Directors to agree the Auditors' remuneration	Mgmt	For
6	Re-election of Richard Burrows as a Director (N)	Mgmt	For
7	Re-election of Karen de Segundo as a Director (C, N, R)	Mgmt	For

9 10 11	Re-election of Nicandro Durante as a Director Re-election of Robert Lerwill as a Director (A, N, R) Re-election of Christine Morin-Postel as a Director	Mgmt Mgmt	For For
10	(A, N, R)	Mgmt	For
11	Re-election of Christine Morin-Postal as a Director		
	(A, N, R)	Mgmt	For
	Re-election of Gerry Murphy as a Director (C, N, R)	Mgmt	For
12	Re-election of Anthony Ruys as a Director (A, N, R)	Mgmt	For
13	Re-election of Sir Nicholas Scheele as a Director (A, N, R) $$	Mgmt	For
14	Re-election of Ben Stevens as a Director	Mgmt	For
	Election of John Daly as a Director who has been appointed since the last Annual General Meeting	Mgmt	For
	Election of Kieran Poynter as a Director (C, N) who has been appointed Since the last Annual General Meeting	Mgmt	For
17	Renewal of the Directors' authority to allot shares	Mgmt	For
	Renewal of the Directors' authority to disapply pre-emption rights	Mgmt	For
19	Authority for the Company to purchase its own shares	Mgmt	For
20	Authority to amend the British American Tobacco 2007 Long Term Incentive Plan	Mgmt	Against
21	Notice period for General Meetings	Mgmt	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF AUDITOR NAME IN RESOLUTION 4. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote
	& WIRELESS COMMUNICATIONS PLC, LONDON		Ager

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON _____ _____ Security: G1839G102 Meeting Type: AGM Meeting Date: 21-Jul-2010 Ticker: ISIN: GB00B5KKT968 _____

Prop.# Proposal

Proposal Proposal Vote Туре

Agen

1.	Receive the group accounts for the FYE 31 MAR 2010 and the reports of the Directors and Auditors thereon	Mgmt	For
2.	Approve the Directors' remuneration report for the YE 31 MAR 2010 as contained within the annual report and accounts	Mgmt	Against
3.	Re-elect Sir Richard Lapthorne, CBE as a Director	Mgmt	For
4.	Re-elect Mr. Nick Cooper as a Director	Mgmt	For
5.	Re-elect Ms. Kate Nealon as a Director	Mgmt	For
6.	Re-appoint KPMG Audit PLC as the Auditors of the Company until the conclusion of the next AGM of the Company	Mgmt	For
7.	Authorize the Director to set the Auditors' remuneration	Mgmt	For
8.	Authorize the Directors to allot shares or to grant rights to subscribe for or to convert any security into shares in accordance with Article 12 of the Company's Articles of Association; [Authority expires at the conclusion of the Company's AGM in 2011 or 30 SEP 2011] and for that period there shall be tow Section 551 amounts [as defined in Article 12[B]] of; [i] USD 43 million; and [ii] USD 86 million [such amount to be reduced by any allotments or grants made under [i] above] which the Directors shall only be empowered to use in connection with a rights issue [as defined in Article 12[E]]; all previous authorities under Article 12[D]	Mgmt	For
S.9	Authorize the Directors, subject to the passing of Resolution 8, to allot equity securities for cash in accordance with Article 12 of the Company's Articles of Association; [Authority expires at conclusion of the Company's AGM in 2011 or 30 SEP 2011] and for that period the Section 561 amount [as defined in Article 12[C] shall be USD 6 million; all previous authorities under Article 12[C] are revoked, subject to Article 12[D]	Mgmt	For
s.10	Authorize the Company, for the purposes of Section 701 of the Companies Act 2006 to make one or more market purchases [as defined in Section 693[4] of the Companies Act 2006] of its ordinary shares with nominal value of USD 0.05 each in the Company, provided that: [a] the Company does not purchase under this authority more than 262 million ordinary shares; [b] the Company does not pay less than the nominal value, currently USD 0.05, for each ordinary share; and [c] the Company does not pay more per ordinary share than the higher of [i] an amount equal to 5% over the average of the middle-market	Mgmt	For

price of the ordinary shares for the 5 business days immediately preceding the day on which the Company agrees to buy the shares concerned, based on share prices published in the Daily Official List of the London Stock Exchange; and [ii] the price stipulated by Article 5[1] of the Buy-back and Stabilization Regulation [EC No. 2273/203]; [Authority shall continue until the conclusion of the Company's AGM in 2011 or 30 SEP 2011], provided that if the Company has agreed before this date to purchase ordinary shares where these purchases will or may be executed after the authority terminates [either wholly or in part] the Company may complete such purchases Authorize Company to call a general meeting S.11 Mgmt For of the shareholders, other than an AGM, on not less than 14 clear days' notice Authorize the Directors of the Company, to exercise 12. Mgmt For the power conferred upon them by Article 130 [A] of the Company's Articles of Association as from time to time varied so that, to the extent and in the manner determined by the Directors, the holders of ordinary shares in the Company be permitted to elect to receive new ordinary shares in the Company, credited as fully paid, instead of all or part of the final dividend for the FY of the Company ended 31 MAR 2010 and instead of all or any part of any dividends [including interim dividends] paid by the Directors or declared by the Company in general meeting [as the case may be] during the period commencing on 21 JUL 2010 and ending on or before 20 JUL 2015; and [b] capitalize an amount equal to the nominal value of the new ordinary shares of the Company to be allotted pursuant to any elections made as aforesaid out of the amount standing to the credit of reserves or funds [including any share premium account, capital redemption reserve and the profit and loss account] or any other sum which is available to be distributed, as the Directors may determine, to apply such sum in paying up such ordinary shares in the Company in full and to allot such ordinary shares to the shareholders of the Company validly making such elections in accordance with their respective entitlements 13. Authorize the Company and all Companies that Mgmt For are its Subsidiaries, in accordance with Sections 366 and 367 of the Companies Act 2006, at any time during the period for which this resolution is effective [the Group], in aggregate, to: [a] make political donations to political parties and/or Independent election candidates not exceeding GBP 100,000 in total; and b] make political donations to political organizations

other than political parties not exceeding GBP 100,000 in total; and [c] incur political expenditure not exceeding GBP 100,000 in total;

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[Authority expires at the conclusion of the AGM to be held in 2014 or 20 JUL 2014], provided that the authorized sum referred to in paragraphs [a], [b] and [c] may be comprised of one or more amounts in different currencies which, for the purposes of calculating the said sum, shall be converted into pounds sterling at the exchange rate published in the London edition of the Financial Times on the day on which the relevant donation is made or expenditure incurred [or the first business day thereafter] or, if earlier, on the day which the relevant member of the Group enters into any contract or undertaking relating to the same; any terms used in this resolution which are defined in Part 14 of the Companies Act 2006 shall bear the same meaning for the purposes of this resolution

14. Authorize the Company to send or supply any Mgmt For document or information that is [i] required or authorized to be sent or supplied by the Company under the Companies Acts [as defined in Section 2 of the Companies Act 2006]; or [ii] pursuant to the Company's Articles of Association or pursuant to any other rules or regulations to which the Company may be subject, by making it available by electronic means, including via a website

15. Dec	lare a fina	l dividend for	the YE 31	MAR 2010	Mgmt	For
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CHEVRON CORPORATION

Agen

Secur	ity:	166764100
Meeting Ty	ype:	Annual
Meeting Da	ate:	25-May-2011
Ticł	ker:	CVX
IS	SIN:	US1667641005

Prop.#	Proposal	Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR: L.F. DEILY	Mgmt	For
1B	ELECTION OF DIRECTOR: R.E. DENHAM	Mgmt	For
1C	ELECTION OF DIRECTOR: R.J. EATON	Mgmt	For
1D	ELECTION OF DIRECTOR: C. HAGEL	Mgmt	For
1E	ELECTION OF DIRECTOR: E. HERNANDEZ	Mgmt	For
1F	ELECTION OF DIRECTOR: G.L. KIRKLAND	Mgmt	For
1G	ELECTION OF DIRECTOR: D.B. RICE	Mgmt	For
1H	ELECTION OF DIRECTOR: K.W. SHARER	Mgmt	For

11	ELECTION OF DIRECTOR: C.R. SHOEMATE	Mgmt	For
1J	ELECTION OF DIRECTOR: J.G. STUMPF	Mgmt	For
1K	ELECTION OF DIRECTOR: R.D. SUGAR	Mgmt	For
1L	ELECTION OF DIRECTOR: C. WARE	Mgmt	For
1M	ELECTION OF DIRECTOR: J.S. WATSON	Mgmt	For
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Mgmt	For
03	ADVISORY VOTE ON NAMED EXECUTIVE OFFICER COMPENSATION.	Mgmt	For
04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON NAMED EXECUTIVE OFFICER COMPENSATION.	Mgmt	1 Year
05	INDEPENDENT DIRECTOR WITH ENVIRONMENTAL EXPERTISE.	Shr	Against
06	HUMAN RIGHTS COMMITTEE.	Shr	Against
07	SUSTAINABILITY METRIC FOR EXECUTIVE COMPENSATION.	Shr	Against
08	GUIDELINES FOR COUNTRY SELECTION.	Shr	For
09	FINANCIAL RISKS FROM CLIMATE CHANGE.	Shr	Against
10	HYDRAULIC FRACTURING.	Shr	Against
11	OFFSHORE OIL WELLS.	Shr	Against

COMMONWEALTH BANK OF AUSTRALIA, SYDNEY NSW

_____ Security: Q26915100 Meeting Type: AGM Meeting Date: 26-Oct-2010 Ticker: ISIN: AU00000CBA7 _____

Prop.# Proposal Proposal Proposal Vote Туре CMMT VOTING EXCLUSIONS APPLY TO THIS MEETING FOR Non-Voting No vote PROPOSAL 4 AND VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE "ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSAL (4), YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN

Agen

BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION.

CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR ALL RESOLUTIONS. THANK YOU.	Non-Voting	No vote
2.a	Re-elect Sir John Anderson as a Director	Mgmt	For
2.b	Re-elect Mr. Harrison Young as a Director	Mgmt	For
2.c	Re-elect Mr. Brian Long as a Director	Mgmt	For
3	Approve the remuneration report	Mgmt	For
4	Grant of Securities to the Chief Executive Officer under the Group Leadership Reward Plan	Mgmt	For

Security:	20825C104		
Meeting Type:	Annual		
Meeting Date:	11-May-2011		
Ticker:	COP		
ISIN:	US20825C1045		

Prop.#	Proposal	Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR: RICHARD L. ARMITAGE	Mgmt	For
1B	ELECTION OF DIRECTOR: RICHARD H. AUCHINLECK	Mgmt	For
1C	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Mgmt	For
1D	ELECTION OF DIRECTOR: KENNETH M. DUBERSTEIN	Mgmt	For
1E	ELECTION OF DIRECTOR: RUTH R. HARKIN	Mgmt	For
1F	ELECTION OF DIRECTOR: HAROLD W. MCGRAW III	Mgmt	For
1G	ELECTION OF DIRECTOR: JAMES J. MULVA	Mgmt	For
1H	ELECTION OF DIRECTOR: ROBERT A. NIBLOCK	Mgmt	For
11	ELECTION OF DIRECTOR: HARALD J. NORVIK	Mgmt	For
1J	ELECTION OF DIRECTOR: WILLIAM K. REILLY	Mgmt	For
1K	ELECTION OF DIRECTOR: VICTORIA J. TSCHINKEL	Mgmt	For
1L	ELECTION OF DIRECTOR: KATHRYN C. TURNER	Mgmt	For
1M	ELECTION OF DIRECTOR: WILLIAM E. WADE, JR.	Mgmt	For
02	PROPOSAL TO RATIFY APPOINTMENT OF ERNST & YOUNG LLP AS CONOCOPHILLIPS' INDEPENDENT REGISTERED	Mgmt	For

PUBLIC ACCOUNTING FIRM FOR 2011.

03	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	Mgmt	Against
04	ADVISORY VOTE ON FREQUENCY OF ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	1 Year
05	APPROVAL OF 2011 OMNIBUS STOCK AND PERFORMANCE INCENTIVE PLAN.	Mgmt	For
06	GENDER EXPRESSION NON-DISCRIMINATION.	Shr	Against
07	POLITICAL CONTRIBUTIONS.	Shr	Against
08	REPORT ON GRASSROOTS LOBBYING EXPENDITURES.	Shr	Against
09	ACCIDENT RISK MITIGATION.	Shr	Against
10	COMPANY ENVIRONMENTAL POLICY (LOUISIANA WETLANDS).	Shr	Against
11	GREENHOUSE GAS REDUCTION TARGETS.	Shr	Against
12	REPORT ON FINANCIAL RISKS FROM CLIMATE CHANGE.	Shr	Against
13	CANADIAN OIL SANDS.	Shr	Against

DAIMLER AG Agen Security: D1668R123 Meeting Type: AGM Meeting Date: 13-Apr-2011 Ticker: ISIN: DE0007100000

Prop.# Proposal Proposal Proposal Vote Type ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC Non-Voting No vote 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). SHOULD YOU HAVE ANY QUESTIONS OR DOUBTS IN THIS REGARD, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT THIS ISSUE CAN BE CLARIFIED. 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 THESE SHARES MAY BE BLOCKED Non-Voting No vote DEPENDING ON SOME SUBCUSTODIANS' PROCESSING IN THE MARKET. PLEASE CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.

	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 29.03.2011. FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING.	Non-Voting	No vote
1.	Presentation of the adopted Company financial statements, the approved consolidated financial statements, and the combined management report for Daimler AG and the Group for the 2010 financial year, the report of the Supervisory Board and the explanatory reports on the information required pursuant to Section 289, Subsection 4, Section 315, Subsection 4 and Section 289, Subsection 5 of the German Commercial Code (Handelsgesetzbuch)	Non-Voting	No vote
2.	Resolution on the allocation of unappropriated profit	Mgmt	For
3.	Resolution on ratification of Board of Management members' actions in the 2010 financial year	Mgmt	For
4.	Resolution on ratification of Supervisory Board members' actions in the 2010 financial year	Mgmt	For
5.	Resolution on the approval of the system of remuneration for the members of the Board of Management	Mgmt	For
6.	Resolution on the appointment of auditors for the Company and the Group for the 2011 financial year	Mgmt	For
7.	Resolution on the adjustment of the remuneration for the Supervisory Board and corresponding amendment to the Articles of Incorporation	Mgmt	For
8.A.	Resolution on the election of new members of the Supervisory Board: Dr. Manfred Bischoff	Mgmt	For
8.B.	Resolution on the election of new members of the Supervisory Board: Lynton R. Wilson	Mgmt	For
8.C.	Resolution on the election of new members of the Supervisory Board: Petraea Heynike	Mgmt	For

DEERE & COMPANY Agen Security: 244199105 Meeting Type: Annual Meeting Date: 23-Feb-2011 Ticker: DE

ISIN: US2441991054 _____ Prop.# Proposal Proposal Proposal Vote Type 1A ELECTION OF DIRECTOR: CHARLES O. HOLLIDAY, JR. Mgmt For 1B ELECTION OF DIRECTOR: DIPAK C. JAIN Mamt For 1C ELECTION OF DIRECTOR: JOACHIM MILBERG Mgmt For 1D ELECTION OF DIRECTOR: RICHARD B. MYERS Mgmt For 02 NON-BINDING ADVISORY VOTE ON EXECUTIVE COMPENSATION Mgmt For ("SAY-ON-PAY") NON-BINDING ADVISORY VOTE ON THE FREQUENCY OF 03 Mgmt 1 Year SAY-ON-PAY VOTES 04 RATIFICATION OF THE APPOINTMENT OF DELOITTE Mgmt For & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2011

DEUTSCHE POST AG, BONN Security: D19225107 Meeting Type: AGM Meeting Date: 25-May-2011 Ticker: ISIN: DE0005552004

Prop.#	Proposal	Proposal Type	Proposal Vote
	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 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.	Non-Voting	No vote
	PLEASE NOTE THAT IN SOME CASES DEPENDING ON THE PROCESSING OF THE LOCAL SUB CUSTODIAN THESE SHARES MAY BE BLOCKED. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING	Non-Voting	No vote

INFORMATION FOR YOUR ACCOUNTS.

-	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 10 MAY 2011. FURTHER INFORMATION ON COUNTER PROPOSALS	Non-Voting	No vote
	CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON PROXYEDGE.		
1.	Presentation of the financial statements and annual report for the 2010 financial year with the report of the Supervisory Board, the group financial statements, the group annual report, and the report pursuant to Sections 289(4), 289(5) and 315(4) of the German Commercial Code	Non-Voting	No vote
2.	Resolution on the appropriation of the distributable profit of EUR 1,502,413,540.85 as follows: Payment of a dividend of EUR 0.65 per no-par share EUR 716,553,222.75 shall be carried forward Ex-dividend and payable date: May 26, 2011	Mgmt	For
3.	Ratification of the acts of the Board of MDs	Mgmt	For
4.	Ratification of the acts of the Supervisory Board	Mgmt	For
5.	Appointment of auditors for the 2011 financial year: Pricewater-houseCoopers AG, Dusseldorf	Mgmt	For
6.	Resolution on the authorization to issue convertible bonds, warrant bonds, profit-sharing rights and/or participating bonds (together: 'bonds'), the creation of contingent capital, and the corresponding amendment to the articles of association - The Board of MDs shall be authorized, with the consent of the Supervisory Board, to issue bearer and/or registered bonds of up to EUR 1,000,000, conferring conversion and/or option rights for shares of the company, on or before May 24, 2016. Shareholders shall be granted subscription rights except for residual amounts, for the granting of such rights to holders of conversion or option rights, for the issue of bonds conferring conversion and/or option rights for shares of the company of up to 10 pct. of the share capital if such bonds are issued at a price not materially below their theoretical market value, and for the issue of bonds against contributions in kind. Shareholders' subscription rights shall also be excluded for the issue of profit-sharing rights and/or participating bonds not conferring conversion or option rights if these have debenture like features. The company's share capital shall be increased accordingly by up to EUR 75,000,000 through the issue of up to 75,000,000 new registered no-par shares, insofar as conversion and/or option rights are exercised (contingent capital 2011) The existing authorization	Mgmt	For

given by the shareholders' meeting of May 8, 2007, to issue bonds and create a contingent capital III shall be re-voked

7.a	Election to the S	Supervisory Board:	Werner Gatzer	Mgmt	For
7.b	Election to the S	Supervisory Board:	Thomas Kunz	Mgmt	For
7.c	Election to the S	Supervisory Board:	Elmar Toime	Mgmt	For
7.d	Election to the S	Supervisory Board:	Katja Windt	Mgmt	For
7.e	Election to the S	Supervisory Board:	Hero Brahms	Mgmt	For

DEUTSCHE TELEKOM	AG, BONN	Agen
Security:	D2035M136	
Meeting Type:	AGM	
Meeting Date:	12-May-2011	
Ticker:		
ISIN:	DE0005557508	

Prop.# Proposal	Proposal Type	Proposal Vote
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 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.	Non-Voting	No vote
PLEASE NOTE THAT IN SOME CASES DEPENDING ON THE PROCESSING OF THE LOCAL SUB CUSTODIAN THESE SHARES MAY BE BLOCKED. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	No vote
COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 27.04.2011. FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON PROXYEDGE.	Non-Voting	No vote

1.	Submission to the shareholders' meeting pursuant to section 176 (1) sentence 1 of the AktG (Aktiengesetz Stock Corporation Act)	Non-Voting -German	No vote
2.	Resolution on the appropriation of net income	Mgmt	For
3.	Resolution on the approval of the actions of the members of the Board of Management for the 2010 financial year	Mgmt	For
4.	Resolution on the approval of the actions of Dr. Klaus Zumwinkel, who resigned from the Supervisory Board, for the 2008 financial year	Mgmt	For
5.	Resolution on the approval of the actions of the members of the Supervisory Board for the 2010 financial year	Mgmt	For
6.	Resolution on the appointment of the independent auditor and the Group auditor pursuant to section 318 (1) HGB for the 2011 financial year as well as the independent auditor to review the condensed financial statements and the interim management report pursuant to section 37w (5), section 37y no. 2 WpHG (Wertpapierhandelsgesetz- German Securities Trading Act) in the 2011 financial year	Mgmt	For
7.	Resolution on the authorization to acquire treasury shares and use them with possible exclusion of subscription rights and any rights to offer shares as well as of the option to redeem treasury shares, reducing the capital stock	Mgmt	For
8.	Election of a Supervisory Board member: Dr. Hubertus von Grunberg	Mgmt	For
9.	Election of a Supervisory Board member: Dr. h.c Bernhard Walter	Mgmt	For
10.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with T-Systems international GmbH	Mgmt	For
11.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with DeTeFleetServices GmbH	Mgmt	For
12.	Resolution regarding approval of the amendment to the profit and loss transfer agreemtnt with DFMG Holding GmbH	Mgmt	For
13.	Resolution regarding approval of the amendment to the profit and loss transfer agreemtnt with DeTeAssekuranz- Deutsche Telekom Assekuranz-Vermittlung mbH	Mgmt gsgesellschaft	For
14.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Vivento Customer Services GmbH	Mgmt	For
15.	Resolution regarding approval of the amendment	Mgmt	For

to the profit and loss transfer agreement with Vivento Technical Services GmbH

16.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Deutsche Telekom Accounting GmbH	Mgmt	For	
17.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Deutsche Telekom Training GmbH	Mgmt	For	
18.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Norma Telekommunikationsdienste GmbH	Mgmt	For	
19.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with DeTeAsia Holding GmbH	Mgmt	For	
20.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Traviata Telekommunhicationsdienste GmbH	Mgmt	For	
21.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Scout24 Holding GmbH	Mgmt	For	
22.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with T-Mobile Worldwide Holding GmbH	Mgmt	For	
23.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with Telekom Deutschland GmbH	Mgmt	For	
24.	Resolution regarding approval of the amendment to the profit and loss transfer agreement with MagyarCom Holding GmbH	Mgmt	For	
25.	Resolution on the amendment to section 2 of the Articles of Incorporation	Mgmt	For	
26.	Resolution regarding approval of the settlement agreement with the former member of the Board of Management Kai Uwe Ricke	Mgmt	For	
27.	Resolution regarding approval of the settlement agreement with the former member of the Supervisory Board Dr. Klaus Zumwinkel	Mgmt	For	

E.ON AKTIENGESELLSCHAFT EON, DUESSELDORF Agen
Security: D24914133
Meeting Type: AGM
Meeting Date: 05-May-2011
Ticker:
ISIN: DE000ENAG999

Prop.#	ŧ Proposal	Proposal Type	Proposal Vote
	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). SHOULD YOU HAVE ANY QUESTIONS OR DOUBTS IN THIS REGARD, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT THIS ISSUE CAN BE CLARIFIED. 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.	Non-Voting	No vote
	PLEASE NOTE THAT THESE SHARES MAY BE BLOCKED DEPENDING ON SOME SUBCUSTODIANS' PROCESSING IN THE MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	No vote
	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 20.04.2011. FURTHER INFORMATION ON COUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT THE COMPANY'S MEETING.	Non-Voting	No vote
1.	Presentation of the adopted Annual Financial Statements and the approved Consolidated Financial Statements for the 2010 financial year, along with the Management Report Summary for E.ON AG and the E.ON Group and the Report of the Supervisory Board as well as the Explanatory Report of the Board of Management regarding the statements pursuant to Sections 289 para. 4, 315 para. 4 and Section 289 para. 5 German Commercial Code (Handelsgesetzbuch - HGB)	Non-Voting	No vote
2.	Appropriation of balance sheet profits from the 2010 financial year	Mgmt	For
3.	Discharge of the Board of Management for the 2010 financial year	Mgmt	For
4.	Discharge of the Supervisory Board for the 2010 financial year	Mgmt	For
5.	Approval of the compensation system applying to the Members of the Board of Management	Mgmt	For
6.a	Elections for the Supervisory Board: Baroness Denise Kingsmill CBE	Mgmt	For
6.b	Elections for the Supervisory Board: B rd Mikkelsen	Mgmt	For

6.C	Elections for the Supervisory Board: Ren Obermann	Mgmt	For
7.a	Election of the auditor for the 2011 financial year as well as for the inspection of financial statements: Election of PricewaterhouseCoopers Aktiengesellschaft Wirtschaftspruefungsgesellschaft, Duesseldorf, as the auditor for the annual as well as the consolidated financial statements for the 2011 financial year	Mgmt	For
7.b	Election of the auditor for the 2011 financial year as well as for the inspection of financial statements: Election of PricewaterhouseCoopers Aktiengsellschaft Wirtschaftspruefungsgesellschaft, Duesseldorf, as the auditor for the inspection of the abbreviated financial statements and the interim management report for the first half of the 2011 financial year	Mgmt	For
8.	Resolution on the modification of Supervisory Board compensation and amendment of Articles of Association	Mgmt	For
9.a	Approval of amendment agreement regarding the control and profit and loss transfer agreement between E.ON AG and E.ON Beteiligungsverwaltungs GmbH	Mgmt	For
9.b	Approval of amendment agreement regarding the control and profit and loss transfer agreement between E.ON AG and E.ON Energy Trading Holding GmbH	Mgmt	For
9.c	Approval of amendment agreement regarding the control and profit and loss transfer agreement between E.ON AG and E.ON Finanzanlagen GmbH	Mgmt	For
9.d	Approval of amendment agreement regarding the control and profit and loss transfer agreement between E.ON AG and E.ON Ruhrgas Holding GmbH	Mgmt	For

EDISO	N INTERNATIO	NAL			Ager
	eting Type: eting Date: Ticker:	28-Apr-2011			
Prop.#	Proposal		Proposal Type	Proposal Vote	
1A	ELECTION OF	DIRECTOR: JAGJEET S. BINDRA	Mgmt	For	
1B	ELECTION OF	DIRECTOR: VANESSA C.L. CHANG	Mgmt	For	

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1C	ELECTION OF DIRECTOR: FRANCE A. CORDOVA	Mgmt	For
1D	ELECTION OF DIRECTOR: THEODORE F. CRAVER, JR.	Mgmt	For
1E	ELECTION OF DIRECTOR: CHARLES B. CURTIS	Mgmt	For
1F	ELECTION OF DIRECTOR: BRADFORD M. FREEMAN	Mgmt	For
1G	ELECTION OF DIRECTOR: LUIS G. NOGALES	Mgmt	For
1H	ELECTION OF DIRECTOR: RONALD L. OLSON	Mgmt	For
11	ELECTION OF DIRECTOR: JAMES M. ROSSER	Mgmt	For
1J	ELECTION OF DIRECTOR: RICHARD T. SCHLOSBERG, III	Mgmt	For
1K	ELECTION OF DIRECTOR: THOMAS C. SUTTON	Mgmt	For
1L	ELECTION OF DIRECTOR: BRETT WHITE	Mgmt	For
02	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Mgmt	For
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Mgmt	For
04	ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY VOTE ON EXECUTIVE COMPENSATION	Mgmt	1 Year
05	MANAGEMENT PROPOSAL TO APPROVE AN AMENDMENT TO THE EDISON INTERNATIONAL 2007 PERFORMANCE	Mgmt	For

INCENTIVE PLAN

ENEL ENTE NAZIONALE PER L'ENERGIA ELETTRICA SPA, ROMA Agen

Security: T3679P115 Meeting Type: MIX Meeting Date: 29-Apr-2011 Ticker: ISIN: IT0003128367

Prop.	# Proposal	Proposal Type	Proposal Vote
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 806416 DUE TO RECEIPT OF DIRECTORS' NAMES. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
0.1	Financial statements as of December 31, 2010. Reports of the Board of Directors, of the Board of Statutory Auditors and of the External Auditors. Related resolutions. Presentation of the consolidated financial statements for the year ended December 31, 2010	Mgmt	For

Edgar Filing: EATON VANCE TAX ADVANTAGED GLOBAL DIVIDEND INCOME FUND - Form N-PX					
0.2	Allocation of the net income of the year	Mgmt	For		
0.3	Determination of the number of the members of the Board of Directors	Mgmt	For		
0.4	Determination of the term of the Board of Directors	Mgmt	For		
CMMT	PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS DIRECTORS, THERE IS ONLY 1 VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR ONLY 1 OF THE 2 SLATES. THANK YOU.	Non-Voting	No vote		
0.5.1	The slate filed by the Italian Ministry of Economy and Finance, which owns approximately 31.24% of Enel SpA's share capital is composed of the following candidates: 1. Mauro Miccio, 2. Paolo Andrea Colombo (nominated for the Chairmanship), 3. Fulvio Conti, 4. Lorenzo Codogno, 5. Fernando Napolitano and 6. Gianfranco Tosi	Shr	No vote		
0.5.2	The slate filed by a group of 19 mutual funds and other institutional investors (1), which together own approximately 0.98% of Enel SpA's share capital is composed of the following candidates: 1. Angelo Taraborrelli, 2. Alessandro Banchi and 3. Pedro Solbes	Shr	For		
0.6	Election of the Chairman of the Board of Directors	Mgmt	For		
0.7	Determination of the remuneration of the members of the Board of Directors	Mgmt	Against		

- 0.8 Appointment of the External Auditors for the Mgmt For period 2011-2019 and determination of the remuneration
- E.1 Harmonization of the Bylaws with the provisions Mgmt For of: (a) Legislative Decree of January 27, 2010, No. 27 concerning the participation to the shareholders' meeting by electronic means; amendment of article 11 of the Bylaws, and (b) Regulation concerning the transactions with related parties, adopted by Consob with Resolution No. 17221 of March 12, 2010; amendment of articles 13 and 20 of the Bylaws

ISPA		
Security:	T3643A145	
Meeting Type:	OGM	
Meeting Date:	05-May-2011	
Ticker:		
TSTN.	IT0003132476	

Prop.#	Proposal	Proposal Type	Proposal Vote
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 809585 DUE TO ADDITION OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
СММТ	PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF MEETING DATE FROM 29 APR 2011 TO 05 MAY 2011. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote
1	Eni Financial Statements at December 31, 2010. Related deliberations. Eni consolidated Financial Statements at December 31, 2010. Reports of the Directors, of the Board of Statutory Auditors and of the Audit Firm	Mgmt	For
2	Allocation of net profit	Mgmt	For
3	Determination of the number of the Board of Directors' members	Mgmt	For
4	Determination of the Directors' term	Mgmt	For
0	PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES OF CANDIDATES TO BE ELECTED AS DIRECTORS, THERE IS ONLY 1 VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR ONLY 1 OF THE 2 SLATES. THANK YOU.	Non-Voting	No vote
5.1	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Appointment of the Directors: List presented by Ministero dell'Economia e delle Finanze holding 3.9% of company stock capital: 1. RECCHI Giuseppe (Chairman) 2. SCARONI Paolo 3. GATTO Carlo Cesare 4. MARCHIONI Paolo 5. RESCA Mario 6. PETRI Roberto	Shr	No vote
5.2	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Appointment of the Directors: List presented by some Institutional Investors holding 0.903% of company stock capital: 1. PROFUMO Alessandro 2. TARANTO Francesco 3. LORENZI Alessandro	Shr	For
6	Appointment of the Chairman of the Board of Directors	Mgmt	For
7	Determination of the remuneration of the Chairman of the Board of Directors and of the Directors	Mgmt	Against
0	PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES OF CANDIDATES TO BE ELECTED AS AUDITORS THERE IS ONLY 1 VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR	Non-Voting	No vote

THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR ONLY 1 OF THE 2 SLATES. THANK YOU.

in charge of the financial monitoring of Eni

8.1	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Appointment of the Statutory Auditors: List presented by Ministero dell'Economia e delle Finanze holding 3.9% of company stock capital: Effective Internal Auditor: 1. FERRANTI Roberto 2. FUMAGALLI Paolo 3. RIGHETTI Renato, Alternate Internal Auditor: 1. BILOTTI Francesco	Shr	Against
8.2	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Appointment of the Statutory Auditors: List presented by some Institutional Investors holding 0.903% of company stock capital: Effective Internal Auditor: 1. MARINELLI Ugo 2. GIORGIO Silva, Alternate Internal Auditor: 1. LAURI Maurizio 2. SPANO' Pierumberto	Shr	For
9	Appointment of the Chairman of the Board of Statutory Auditors	Mgmt	For
10	Determination of the remuneration of the Chairman of the Board of Statutory Auditors and of the effective Statutory Auditors	Mgmt	For
11	Compensation of the Court of Auditors' Representative	Mgmt	For

ENTERGY CORPORATI	ON		Agen
Security:	29364G103		
Meeting Type:	Annual		
Meeting Date:	06-May-2011		
Ticker:	ETR		
ISIN:	US29364G1031		
Prop.# Proposal		Proposal	Proposal Vote
		Turo	-

		Туре	
1A	ELECTION OF DIRECTOR: M.S. BATEMAN	Mgmt	For
1B	ELECTION OF DIRECTOR: G.W. EDWARDS	Mgmt	For
1C	ELECTION OF DIRECTOR: A.M. HERMAN	Mgmt	For
1D	ELECTION OF DIRECTOR: D.C. HINTZ	Mgmt	For
1E	ELECTION OF DIRECTOR: J.W. LEONARD	Mgmt	For
1F	ELECTION OF DIRECTOR: S.L. LEVENICK	Mgmt	For
1G	ELECTION OF DIRECTOR: B.L. LINCOLN	Mgmt	For
1H	ELECTION OF DIRECTOR: S.C. MYERS	Mgmt	For

11	ELECTION OF DIRECTOR: W.A. PERCY, II	Mgmt	For
1J	ELECTION OF DIRECTOR: W.J. TAUZIN	Mgmt	For
1K	ELECTION OF DIRECTOR: S.V. WILKINSON	Mgmt	For
02	RATIFICATION OF SELECTION OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2011.	Mgmt	For
03	APPROVAL OF ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	For
04	RECOMMEND FREQUENCY ON ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	1 Year
05	APPROVAL OF THE 2011 ENTERGY CORPORATION EQUITY OWNERSHIP AND LONG TERM CASH INCENTIVE PLAN.	Mgmt	For

FRANCE TELECOM SA	A, PARIS	 	 	Agen
Meeting Type: Meeting Date: Ticker:				

Prop.# Proposal	Proposal Type	Proposal Vote
CMMT 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.	Non-Voting	No vote
CMMT French Resident Shareowners must complete, sign and forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to obtain the necessary card, account details and directions. The following applies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, on the Vote Deadline Date. In capacity as Registered Intermediary, the Global Custodian will sign the Proxy Card and forward to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	No vote
CMMT PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv.fr/pdf/2011/0404/2011 AND https://balo.journal-officiel.gouv.fr/pdf/2011/0518/	-	
0.1 Approval of the annual corporate financial statements	Mgmt	For

for the financial year ended on December 31, 2010

0.2	Approval of the consolidated financial statements for the financial year ended on December 31, 2010	Mgmt	For
0.3	Allocation of income for the financial year ended December 31, 2010 as reflected in the annual financial statements	Mgmt	For
0.4	Agreements pursuant to article L.225-38 of the Commercial Code	Mgmt	For
0.5	Renewal of Mr. Bernard Dufau's term as Board Member	Mgmt	For
0.6	Appointment of Mrs. Helle Kristoffersen as Board Member	Mgmt	For
0.7	Appointment of Mrs. Muriel Penicaud as Board Member	Mgmt	For
0.8	Appointment of Mr. Jean-Michel Severino as Board Member	Mgmt	For
0.9	Authorization to be granted to the Board of Directors to purchase or transfer shares of France Telecom	Mgmt	For
E.10	Delegation of authority to the Board of Directors to issue shares of the Company and securities providing access to shares or the Company or one of its subsidiaries, while maintaining shareholders' preferential subscription rights	Mgmt	For
E.11	Delegation of authority to the Board of Directors to issue shares of the Company and securities providing access to shares or the Company or one of its subsidiaries, with cancellation of shareholders' preferential subscription rights in the context of a public offer	Mgmt	For
E.12	Delegation of authority to the Board of Directors to issue shares of the Company and securities providing access to shares or the Company or one of its subsidiaries, with cancellation of shareholders' preferential subscription rights in the context of an offer pursuant to Article L.411-2, II of the Monetary and Financial Code	Mgmt	For
E.13	Authorization to the Board of Directors, in the event of capital increase with or without cancellation of shareholders' preferential subscription rights to increase the number of issuable securities	Mgmt	For
E.14	Delegation of authority to the Board of Directors to issue shares and securities providing access to shares in the event of public exchange offer initiated by the Company	Mgmt	For

E.15	Delegation of powers to the Board of Directors to issue shares and securities providing access to shares, in consideration of in-kind contributions granted to the Company and composed of equity securities or securities providing access to capital	Mgmt	For
E.16	Delegation of powers to the Board of Directors to issue shares reserved for persons who signed a liquidity contract with the Company as shareholders or holders of options to subscribe for shares of Orange S.A	Mgmt	For
E.17	Delegation of powers to the Board of Directors to carry out the issuance gratis of liquidity instruments on options reserved for holders of options to subscribe for shares of the company Orange S.A., who signed a liquidity contract with the Company	Mgmt	For
E.18	Overall limitation of authorizations	Mgmt	For
E.19	Delegation of authority to the Board of Directors to issue securities entitling to the allotment of debt securities	Mgmt	For
E.20	Delegation of authority to the Board of Directors to increase capital of the Company by incorporation of reserves, profits or premiums	Mgmt	For
E.21	Delegation of authority to the Board of Directors to carry out capital increases reserved for members of savings plans	Mgmt	For
E.22	Authorization to the Board of Directors to reduce capital by cancellation of shares	Mgmt	For
E.23	Powers to accomplish all legal formalities	Mgmt	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

_____ GDF SUEZ, PARIS Agen _____ Security: F42768105 Meeting Type: MIX Meeting Date: 02-May-2011 Ticker: ISIN: FR0010208488 _____

Prop.# Proposal

Proposal Proposal Vote Туре

CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 806203 DUE TO ADDITION OF RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
CMMT	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.	Non-Voting	No vote
CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to obtain the necessary card, account details and directions. The following applies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, on the Vote Deadline Date. In capacity as Registered Intermediary, the Global Custodian will sign the Proxy Card and forward to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	No vote
СММТ	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINKS: https://balo.journal-officiel.gouv.f AND https://balo.journal-officiel.gouv.fr/pdf/2011/0413/	-	8/201103281100891.pd
0.1	Approval of transactions and annual financial statements for the financial year 2010	Mgmt	For
0.2	Approval of the consolidated financial statements for the financial year 2010	Mgmt	For
0.3	The shareholders' meeting approves the recommendations of the board of directors and resolves that the income for the fiscal year be appropriated as follows: income for the financial year ending on December 31st 2010: EUR 857,580,006.00 retained earnings at December 31st 2010: EUR 15,684,887,218.00 distributable total: EUR 16,542,467,224.00 net dividends paid for the fiscal year 2010: EUR 3,353,576,920.00 net interim dividends of EUR 0.83 per share paid on November 15th 2010: EUR 1,845,878,763.00to be set off against the dividend of the fiscal year 2010 remainder of the net dividends to be paid for the financial year 2010: EUR 1,507,698,157.00 the total amount of the net dividends paid for the financial year 2010 i.e. EUR 3,353,576,920.00will be deducted as follows: from the income from the said fiscal year up to: EUR 857,580,006.00 and from the prior retaining earnings up to: EUR 2,495,996,914.00 the shareholders' meeting reminds that a net interim dividend of EUR 0.83 per share was already paid on November 15th 2010. The net remaining dividend of EUR	Mgmt	For

9th 2011, and will entitle natural persons to the 40 per cent allowance. In the event that the company holds some of its own shares on such date, the amount of the unpaid dividend on such shares shall be allocated to the other reserves account. as required by law, it is reminded that, for the last three financial years, the dividends paid, were as follows: EUR 1.26 for fiscal year 2007, EUR 2.20 for fiscal year 2008, EUR 1.47 for fiscal year 2009

- 0.4 Approval of the regulated Agreements pursuant Mgmt For to Article L. 225-38 of the Commercial Code
- 0.5 Authorization to be granted to the Board of Mgmt For Directors to trade the Company's shares
- 0.6 Renewal of Mr. Albert Frere's term as Board Mgmt Against member
- 0.7 Renewal of Mr. Edmond Alphandery's term as Board Mgmt member
- 0.8 Renewal of Mr. Aldo Cardoso's term as Board Mgmt member
- 0.9 Renewal of Mr. Rene Carron's term as Board member Mgmt For 0.10 Renewal of Mr. Thierry de Rudder's term as Board Mgmt For
- member
- 0.11 Appointment of Mrs. Francoise Malrieu as Board Mgmt For member
- 0.12 Ratification of transfer of the registered office Mgmt
- E.13 Delegation of authority to the Board of Directors Mgmt For to decide to increase share capital by issuing shares with cancellation of preferential subscription rights in favor of employees participating in GDF SUEZ Group savings plans
- E.14 Delegation of authority to the Board of Directors Mgmt For to decide to increase share capital with cancellation of preferential subscription rights in favor of all entities created in connection with the implementation of GDF SUEZ Group international employees stock ownership plan
- E.15 Authorization to be granted to the Board of Mgmt For Directors to carry out free allocation of shares in favor of employees and/or corporate officers of the Company and/or Group companies
- E.16 Powers to execute General Meeting's decisions Mgmt For and for formalities
- A PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Amendment of Resolution 3 that will be presented by the Board of Directors at the Combined General Meeting of May 2, 2011: Decision

For

For

For

to set the amount of dividends for the financial year 2010 at EUR 0.83 per share, including the partial payment of EUR 0.83 per share already paid on November 15, 2010, instead of the dividend proposed under the third resolution

				Agen
Me	Security: eeting Type: eeting Date: Ticker: ISIN:	Annual 23-Mar-2011		
Prop.#	ŧ Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF	DIRECTOR: M.L. ANDREESSEN	Mgmt	For
1B	ELECTION OF	DIRECTOR: L. APOTHEKER	Mgmt	For
1C	ELECTION OF	DIRECTOR: L.T. BABBIO, JR.	Mgmt	Against
1D	ELECTION OF	DIRECTOR: S.M. BALDAUF	Mgmt	Against
1E	ELECTION OF	DIRECTOR: S. BANERJI	Mgmt	For
1F	ELECTION OF	DIRECTOR: R.L. GUPTA	Mgmt	For
1G	ELECTION OF	DIRECTOR: J.H. HAMMERGREN	Mgmt	For
1H	ELECTION OF	DIRECTOR: R.J. LANE	Mgmt	For
1I	ELECTION OF	DIRECTOR: G.M. REINER	Mgmt	For
1J	ELECTION OF	DIRECTOR: P.F. RUSSO	Mgmt	For
1K	ELECTION OF	DIRECTOR: D. SENEQUIER	Mgmt	For
1L	ELECTION OF	DIRECTOR: G.K. THOMPSON	Mgmt	Against
1M	ELECTION OF	DIRECTOR: M.C. WHITMAN	Mgmt	For
02	REGISTERED	N OF THE APPOINTMENT OF THE INDEPENDENT PUBLIC ACCOUNTING FIRM FOR THE FISCAL COCTOBER 31, 2011.	Mgmt	For
03	ADVISORY VO	TE ON EXECUTIVE COMPENSATION.	Mgmt	Against
04		TE ON THE FREQUENCY OF HOLDING FUTURE TES ON EXECUTIVE COMPENSATION.	Mgmt	1 Year
05		THE HEWLETT-PACKARD COMPANY 2011 OCK PURCHASE PLAN.	Mgmt	For
06		AN AMENDMENT TO THE HEWLETT-PACKARD 5 PAY-FOR-RESULTS PLAN TO EXTEND	Mgmt	For

THE TERM OF THE PLAN.

	Security:	V374Ab105		
Mee	eting Type:			
Mee	eting Date: Ticker:	10-Sep-2010		
		CNE1000006Z4		
Prop.#	Proposal		Proposal Type	Proposal Vote
		THAT THE COMPANY NOTICE IS AVAILABLE ON THE URL LINK: http://www.hkexnews.h	_	
		THAT SHAREHOLDERS ARE ALLOWED TO /OR' OR 'AGAINST' FOR THE BELOW . THANK YOU.	Non-Voting	No vote
S.1.1	per share, i	Class of shares and nominal value n relation to the Revised Proposal ne New 'A' Shares Issue and the re Issue	Mgmt	For
S.1.2		Method of issuance, in relation A Share Issue and the New H Share e Company	Mgmt	For
S.1.3		Target subscribers, in relation A Share Issue and the New H Share e Company	Mgmt	For
S.1.4		Method of subscription, in relation A Share Issue and the New H Share e Company	Mgmt	For
S.1.5	relation to	Number of shares to be issued, in the New A Share Issue and the New he by the Company	Mgmt	For
S.1.6		Price determinate date, in relation A Share Issue and the New H Share e Company	Mgmt	For
S.1.7		Subscription price, in relation A Share Issue and the New H Share e Company	Mgmt	For
S.1.8	to be issued relation to	Adjustment to the number of shares d and the subscription price, in the New A Share Issue and the New he by the Company	Mgmt	For
S.1.9		Lock-up period(s), in relation to hare Issue and the New H Share Issue any	Mgmt	For

S1.10	Approve the Listing of shares, in relation to the New A Share Issue and the New H Share Issue by the Company	Mgmt	For
S1.11	Approve the Use of proceeds, in relation to the New A Share Issue and the New H Share Issue by the Company	Mgmt	For
S1.12	Approve the Arrangement regarding the accumulated undistributed earnings, in relation to the New A Share Issue and the New H Share Issue by the Company	Mgmt	For
S1.13	Approve the relationship between the New A Share Issue and the New H Share Issue, in relation to the New A Share Issue and the New H Share Issue by the Company	Mgmt	For
S1.14	Approve the Validity period of these resolutions, in relation to the New A Share Issue and the New H Share Issue by the Company	Mgmt	For
s.2	Approve the signing of the Supplemental Agreements to the Subscription Agreements with designated investors	Mgmt	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO CORRECTION OF THE TEXT IN RESOLUTION S.2. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

HUANENG POWER INTERNATIONAL INC, BEIJING Agen Security: Y3744A105 Meeting Type: EGM Meeting Date: 10-Sep-2010

Ticker:

	ISIN:	CNE1000006Z4			
Prop.#	Proposal			Proposal Type	Proposal Vote
CMMT			TICE IS AVAILABLE tp://www.hkexnews.hk/listed	Non-Voting dco/listconews	
CMMT		THAT THE SHAREHOLDEN FAVOR' OR 'AGAINST'	RS ARE ALLOWED FOR ALL RESOLUTIONS.	Non-Voting	No vote
S1.1	per share,	class of shares and in relation to the he New A Share Issue ue	Revised Proposal	Mgmt	For
S1.2	Approve the	method of issuance,	in relation	Mgmt	For

to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue

S1.3	Approve the target subscribers, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.4	Approve the method of subscription, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.5	Approve the number of shares to be issued, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.6	Approve the price determinate date, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.7	Approve the subscription price, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.8	Approve the adjustment to the number of shares to be issued and the subscription price, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.9	Approve the lock-up period(s), in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.10	Approve the listing of shares, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.11	Approve the use of proceeds, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.12	Approve the arrangement regarding the accumulated undistributed earnings, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.13	Approve the relationship between the New A Share Issue and the New H Share Issue, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S1.14	Approve the validity period of these resolutions, in relation to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
S.2	Approve the resolution regarding the signing of the Supplemental Agreements to the Subscription Agreements with designated investors	Mgmt	For
3	Approve the resolution that the Company meets with the conditions for the New A Share Issue	Mgmt	For

S.4	Approve the resolution regarding the general authorization from the general meeting to the Board of Directors to process all related matters incidental to the Revised Proposal Regarding the New A Share Issue and the New H Share Issue	Mgmt	For
PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE Non-Voti IN RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.			No vote
	IAL TOB GROUP PLC		Agen
Me	Security: G4721W102 eting Type: AGM eting Date: 02-Feb-2011 Ticker: ISIN: GB0004544929		
Prop.#	Proposal	Proposal Type	Proposal Vote
1	Report and Accounts	Mgmt	For
2	Directors Remuneration Report	Mgmt	For
3	To declare a final dividend	Mgmt	For
4	To re-elect Dr. K.M. Burnett	Mgmt	For
5	To re-elect Mrs. A.J. Cooper	Mgmt	For
6	To re-elect Mr. R. Dyrbus	Mgmt	For
7	To re-elect Mr. M.H.C. Herlihy	Mgmt	For
8	To re-elect Dr. P.H. Jungels	Mgmt	For
9	To re-elect Ms. S.E. Murray	Mgmt	For
10	To re-elect Mr. I.J.G Napier	Mgmt	For
11	To re-elect Mr. B. Setrakian	Mgmt	For
12	To re-elect Mr. M.D. Williamson	Mgmt	For

13

14

15

16

17

Reappointment of Auditors

Remuneration of Auditors

Sharesave plan renewal

Authority to allot securities

Donations to political organisations

44

Mgmt

Mgmt

Mgmt

Mgmt

Mgmt

For

For

For

For

For

18	Disapplication of pre emption rights	Mgmt	For
19	Purchase of own shares	Mgmt	For
20	Notice period for general meetings	Mgmt	For
21	Articles of Association	Mgmt	For

		SINESS MACHINES CORP.		Agen
Me	Security: eeting Type: eeting Date: Ticker: ISIN:	459200101 Annual 26-Apr-2011		
	# Proposal			Proposal Vote
1A	ELECTION OF	DIRECTOR: A.J.P. BELDA	Mgmt	For
1B	ELECTION OF	DIRECTOR: W.R. BRODY	Mgmt	For
1C	ELECTION OF	DIRECTOR: K.I. CHENAULT	Mgmt	For
1D	ELECTION OF	DIRECTOR: M.L. ESKEW	Mgmt	For
1E	ELECTION OF	DIRECTOR: S.A. JACKSON	Mgmt	For
1F	ELECTION OF	DIRECTOR: A.N. LIVERIS	Mgmt	For
1G	ELECTION OF	DIRECTOR: W.J. MCNERNEY, JR.	Mgmt	For
1H	ELECTION OF	DIRECTOR: J.W. OWENS	Mgmt	For
11	ELECTION OF	DIRECTOR: S.J. PALMISANO	Mgmt	For
1J	ELECTION OF	DIRECTOR: J.E. SPERO	Mgmt	For
1K	ELECTION OF	DIRECTOR: S. TAUREL	Mgmt	For
1L	ELECTION OF	DIRECTOR: L.H. ZAMBRANO	Mgmt	For
02		ON OF APPOINTMENT OF INDEPENDENT REGISTERED DUNTING FIRM (PAGE 71)	Mgmt	For
03	ADVISORY VO 72)	TE ON EXECUTIVE COMPENSATION (PAGE	Mgmt	For
04		TE REGARDING FREQUENCY OF ADVISORY CUTIVE COMPENSATION (PAGE 73)	Mgmt	1 Year
05	STOCKHOLDER 74)	PROPOSAL ON CUMULATIVE VOTING (PAGE	Shr	Against
06	STOCKHOLDER	R PROPOSAL TO REVIEW POLITICAL CONTRIBUTIONS	Shr	Against

POLICY (PAGES 74-75)

07 STOCKHOLDER PROPOSAL ON LOBBYING (PAGES 75-76) Shr Against

INTERNATIONAL PWR	PLC		Age
Security: Meeting Type: Meeting Date: Ticker:	AGM		
ISIN:	GB0006320161	 	

Prop.#	Proposal	Proposal Type	Proposal Vote
1	To: a) approve the combination of the Company and GDF SUEZ Energy International and to authorize the Board of the Company to take all steps necessary or desirable to implement the combination; and b) authorize the Board of the Company to allot the new ordinary shares to be issued pursuant to the terms of the combination	Mgmt	For
2	To approve the grant by the Panel on Takeovers and Mergers of a Rule 9 waiver	Mgmt	For

L'AIR LIQUIDE, PARIS	Agen

Security:	F01764103
Meeting Type:	MIX
Meeting Date:	04-May-2011
Ticker:	
ISIN:	FR0000120073

Prop.#	ŧ Proposal	Proposal Type	Proposal Vote
CMMT	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.	Non-Voting	No vote
CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to obtain the necessary card, account details and directions. The following applies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, on the	Non-Voting	No vote

Vote Deadline Date. In capacity as Registered Intermediary, the Global Custodian will sign the Proxy Card and forward to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative

- CMMT PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING Non-Voting No vote INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINK:https://balo.journal-officiel.gouv.fr/pdf/2011/0218/201102181100333.pdf AND https://balo.journal-officiel.gouv.fr/pdf/2011/0318/201103181100697.pdf
- 0.1 Approval of the corporate financial statements Mgmt For for the financial year 2010
- 0.2 Approval of the consolidated financial statements Mgmt For for the financial year 2010
- 0.3 Allocation of income for the financial year Mgmt For 2010; setting the dividend
- 0.4 Authorization granted for 18 months to the Board Mgmt of Directors to allow the Company to trade its own shares
- 0.5 Renewal of Mr. Gerard de La Martiniere's term Mgmt For as Board member
- 0.6 Renewal of Mr. Cornelis van Lede's term as Board Mgmt Against member
- 0.7 Appointment of Mrs. Sian Herbert-Jones as Board Mgmt For member
- 0.8 Approval of the Agreement pursuant to Articles Mgmt L. 225-38 et seq. of the Commercial Code and approval of the Statutory Auditors' special report relating to Air Liquide International
- 0.9 Setting the amount of attendance allowances Mgmt For
 E.10 Authorization granted for 24 months to the Board Mgmt For of Directors to reduce the capital by cancellation of treasury shares
- E.11 Approval of a partial asset contribution Agreement Mgmt For subject to the system of divisions granted by the Company to its subsidiary Air Liquide France Industrie for its activity of supply and marketing industrial gases
- E.12 Approval of a partial asset contribution Agreement Mgmt For subject to the system of divisions granted by the Company to its subsidiary Air Liquide Advanced Technologies responsible for designing and manufacturing equipment in space, aeronautics and cryogenics fields
- E.13 Approval of a partial asset contribution Agreement Mgmt For subject to the system of divisions granted by the Company to its subsidiary Cryopal responsible

For

For

manufacturing and marketing cryogenic for containers

E.14	Approval of partial asset contribution Agreement subject to the system of divisions granted by the Company to its subsidiary Air Liquide Engineering responsible for technical expertise activities conducted at the Blanc-Mesnil site	Mgmt	For
E.15	Approval of a partial asset contribution Agreement subject to the system of divisions granted by the Company to its subsidiary Air Liquide Services responsible for development, installation and operation of industrial information systems	Mgmt	For
E.16	Delegation of authority granted for 18 months to the Board of Directors to carry out free issuance of share subscription warrants in the event of public offer involving the Company	Mgmt	Against
E.17	Delegation of authority granted for 26 months to the Board of Directors to increase the share capital by issuing ordinary shares or securities giving access, immediately and/or in the future to the capital of the Company with preferential subscription rights of shareholders for a maximum amount of 390 million Euros in nominal	Mgmt	For
E.18	Authorization granted for 26 months to the Board of Directors to increase the amount of issuances of shares or securities in the event of surplus demands	Mgmt	For
E.19	Delegation of authority granted for 26 months to the Board of Directors to carry out capital increases reserved for members of a company savings plan or group savings plan	Mgmt	For
E.20	Delegation of authority granted for 18 months to the Board of Directors to carry out capital increases reserved for a category of beneficiaries	Mgmt	For
0.21	Powers to accomplish the formalities	Mgmt	For
СММТ	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

_____ MAN GROUP PLC, LONDON Agen _____ Security: G5790V156 Meeting Type: AGM Meeting Date: 08-Jul-2010

Ticker:

ISIN: GB00B28KQ186

Prop.#	Proposal	Proposal Type	Proposal Vote
1	Receive the Directors' and Auditors' reports and the financial statements for the YE 31 MAR 2010	Mgmt	For
2	Approve the remuneration report for the YE 31 MAR 2010	Mgmt	For
3	Declare a final dividend of 17.20 pence per ordinary share giving a total dividend of 29.09 pence per ordinary share for the year	Mgmt	For
4	Appointment of Ruud Hendriks as a Director of the Company	Mgmt	For
5	Appointment of Frederic Jolly as a Director of the Company	Mgmt	For
6	Re-appoint Alison Carnwath as a Director of the Company	Mgmt	For
7	Re-appoint Kevin Hayes as a Director of the Company	Mgmt	For
8	Re-appoint Patrick O'Sullivan as a Director of the Company	Mgmt	For
9	Re-appoint PricewaterhouseCoopers LLP as the Auditors of the Company to hold office from the conclusion of this meeting until the conclusion of the next AGM at which accounts are laid before the Company	Mgmt	For
10	Authorize the Directors to determine the remuneration of the Auditors	Mgmt	For
11	Authorize the Directors of the Company, in substitution for all existing authorities and without prejudice to previous allotments, offers or agreements made under such authorities, in accordance with Section 551 of the Companies Act 2006 to exercise all the powers of the Company to: a allot shares as defined in Section 540 of the Companies Act 2006 in the Company or grant rights to subscribe for, or to convert any security into, shares in the Company up to an aggregate nominal amount of USD 19,569,781; and b allot equity securities as defined in Section 560 of the Companies Act 2006 up to an aggregate nominal amount of USD 39,139,561 such amount to be reduced by the aggregate nominal amount of shares allotted or rights to subscribe for or to convert any security into shares in the CONTD	Mgmt	For
CONT	CONTD Company granted under Paragraph a of	Non-Voting	No vote

this Resolution 11 , in connection with an offer by way of a rights issue: i to ordinary shareholders in proportion as nearly as may be practicable to their existing holdings; and ii to holders of other equity securities as defined in Section 560 1 of the Companies Act 2006, as required by the rights of those securities or, subject to such rights, as the Directors of the Company otherwise consider necessary, and so that the Directors of the Company may impose any limits or restrictions and make any arrangements which they consider necessary or appropriate to deal with treasury shares, fractional entitlements, record dates, legal, regulatory or practical problems in, or under the laws of, any territory or any other matter; CONTD

- CONT CONTD Authority expires at the conclusion of Non-Voting No vote the next AGM of the Company or on 07 JAN 2012 ; and the Directors may allot shares or grant rights after the expiry of this authority in pursuance of such an offer or agreement made prior to such expiry
- Authorize the Directors, in substitution for S.12 Mgmt all existing authorities and without prejudice to previous allotments, offers or agreements made under such powers, and subject to the passing of Resolution 11, pursuant to Section 570 of the Companies Act 2006, to allot equity securities as defined in Section 560 of the Companies Act 2006 for cash pursuant to the general authorities conferred by Resolution 11 and/or where the allotment constitutes an allotment of equity securities by virtue of Section 560 3 of the Companies Act 2006, in each case free of the restriction in Section 561 of the Companies Act 2006, such power to be limited to: a the allotment of equity securities in connection with an offer of equity securities but in the case of an allotment pursuant to the authority granted CONTD
- CONT CONTD by Paragraph b of resolution 11, such Non-Voting No vote power shall be limited to the allotment of equity securities in connection with an offer by way of a rights issue only : i to ordinary shareholders in proportion as nearly as may be practicable to their existing holdings; and ii to holders of other equity securities as defined in Section 560 1 of the Companies Act 2006 , as required by the rights of those securities or, subject to such rights, as Directors of the Company otherwise consider necessary, and so that the Directors of the Company may impose any limits or restrictions and make any arrangements which they consider necessary or appropriate to deal with treasury shares, fractional entitlements, record dates, legal, regulatory or practical

For

problems in, or under the laws of, any territory CONTD

CONT	CONTD or any other matter; and b the allotment of equity securities pursuant to the authority granted by Paragraph b of Resolution 11 and/or an allotment which constitutes an allotment of equity securities by virtue of Section 560 3 of the Companies Act 2006 in each case, otherwise than in the circumstances set out in Paragraph a of this Resolution 12 up to an aggregate nominal amount of USD 2,935,467; Authority expires the earlier of the conclusion of the next AGM of the Company or 30 SEP 2011; and the Directors may allot equity securities after the expiry of this authority in pursuance of such an offer or agreement made prior to such expiry	Non-Voting	No vote
s.13	Authorize the Company, in substitution for all existing authorities, pursuant to Section 701 of the Companies Act 2006 to make one or more market purchases (within the meaning of Section 693(4) of the Companies Act 2006) on the London Stock Exchange of ordinary shares of 3 3/7 US cents each ("ordinary shares") provided that: (a) the maximum aggregate number of ordinary shares that may be purchased is 171,234,154; (b) the minimum price (exclusive of expenses) which may be paid for an ordinary share is 3 3/7 US cents (calculated on the basis of the spot rate of exchange in London (as derived from Reuters) for the purchase of US dollars with Sterling at 6.00 pm on the day before the relevant purchase) per ordinary share; (c) the maximum price (exclusive of expenses) which may be paid for each CONTD	Mgmt	For
CONT	CONTD ordinary share is the higher of: (i) 105% of the average market value of an ordinary share in the Company for the five business days prior to the day the purchase is made; and (ii) the value of an ordinary share calculated on the basis of the higher of the price quoted for (A) the last independent trade of; and (B) the highest current independent bid for, any number of the Company's ordinary shares on the London Stock Exchange; Authority expires at the conclusion of the next AGM of the Company or on 07 JAN 2012; the Company, before the expiry, may make a contract to purchase ordinary shares which will or may be executed wholly or partly after such expiry	Non-Voting	No vote
S.14	Authorize the Directors to call general meetings of the Company other than AGMs on not less than 14 clear days' notice; Authority shall expire at the conclusion of the next AGM of the Company after the passing of this	Mgmt	For

resolution

S.15	by deleting the Company by virtue of Act 2006, a of the Com and the Art be adopted the Company	Articles of Association of the Company g all the provisions of y's Memorandum of Association which, of Section 28 of the Companies are to be treated as the provisions mpany's Articles of Association; ticles of Association as specified as the Articles of Association of y, in substitution for, and lusion of, the existing Articles Association of the Company	Mgmt	For	
16	Group 2010 Scheme"), t the meeting Directors t may consi the Sharesa such amendm the approva and/or such may and to esta Sharesave S the benefit account of laws outsid their absol appropriate	hat the Company's proposed new Man Sharesave Shceme ("the Sharesave the rules of which are produced to g as specified and authorize the to do all acts and things as they ider necessary to adopt and operate ave Scheme, including making ments as may be necessary to obtain al of HM Revenue and Customs n other amendments as the Directors consider necessary or desirable; ablish such schedules to the Scheme (or further Scheme) for t of employees overseas, to take local tax exchange control or securities de the United Kingdom as they in lute discretion deem necessary or e, provided that any shares able under such schedules or other st be CONTD	Mgmt	For	
CONT		eed as counting against the relevant or overall dilution limits in the Scheme	Non-Voting	No vote	
MAN G	GROUP PLC, LC	DNDON		Ag	er
	eting Type: eting Date: Ticker:	01-Sep-2010			
Prop.#	Proposal		Proposal Type	Proposal Vote	
1	Inc by the	e proposed acquisition of GLG Partners, Company and authorize the Directors pany to implement the proposed acquisition	Mgmt	For	

Mee		Annual 27-Apr-2011		
Prop.#	Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF	DIRECTOR: GREGORY H. BOYCE	Mgmt	Against
1в	ELECTION OF	DIRECTOR: PIERRE BRONDEAU	Mgmt	For
1C	ELECTION OF	DIRECTOR: CLARENCE P. CAZALOT, JR.	Mgmt	Against
1D	ELECTION OF	DIRECTOR: DAVID A. DABERKO	Mgmt	Against
1E	ELECTION OF	DIRECTOR: WILLIAM L. DAVIS	Mgmt	Against
1F	ELECTION OF	DIRECTOR: SHIRLEY ANN JACKSON	Mgmt	Against
1G	ELECTION OF	DIRECTOR: PHILIP LADER	Mgmt	Against
1H	ELECTION OF	DIRECTOR: CHARLES R. LEE	Mgmt	Against
11	ELECTION OF	DIRECTOR: MICHAEL E.J. PHELPS	Mgmt	Against
1J	ELECTION OF	DIRECTOR: DENNIS H. REILLEY	Mgmt	Against
1K	ELECTION OF	DIRECTOR: SETH E. SCHOFIELD	Mgmt	Against
1L	ELECTION OF	DIRECTOR: JOHN W. SNOW	Mgmt	Against
1M	ELECTION OF	DIRECTOR: THOMAS J. USHER	Mgmt	Against
02		ON OF THE SELECTION OF PRICEWATERHOUSECOOPERS INDEPENDENT AUDITOR FOR 2011.	Mgmt	For
03		SAL TO AMEND OUR BY-LAWS TO LOWER OLD FOR STOCKHOLDERS TO CALL SPECIAL	Mgmt	Against
04		SAL FOR A NON-BINDING ADVISORY VOTE CUTIVE COMPENSATION.	Mgmt	Against
05		OSAL TO SELECT THE DESIRED FREQUENCY DING ADVISORY VOTES ON EXECUTIVE DN.	Mgmt	l Year
06		R PROPOSAL SEEKING A SAFETY REPORT THE COMPANY'S STEPS TO REDUCE THE TIDENTS.	Shr	Against

MARINE HARVEST ASA	Agen

Security: R2326D105

Meeting Type: EGM Meeting Date: 23-Aug-2010 Ticker: ISIN: NO0003054108

Prop.	ŧ Proposal	Proposal Type	Proposal Vote
СММТ	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE	Non-Voting	No vote
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	No vote
1	Election of a Chairperson to preside over the meeting and an individual to sign the minutes of the meeting together with the elected Chairperson	Mgmt	For
2	Approve the notice and agenda	Mgmt	For
3	Approve that a dividend in the amount of NOK 0.20 per share shall be paid out to all shareholders on record in the Company's shareholder register on 23 AUG 2010; the dividend will be charged against the Company's other equity according to the Company's balance sheet as of 31 DEC 2009; that the dividend will be paid out on 02 SEP 2010; and that the Company's shares shall be listed exclusive of dividends on and inclusive of 24 AUG 2010	Mgmt	For

MASTE	RCARD INCORP	ORATED		Ager
	Ticker:	Annual 21-Sep-2010		
Prop.#	Proposal		Proposal Type	Proposal Vote
1A	OF INCORPOR	ESTATE THE COMPANY'S CURRENT CERTIFICATE ATION TO DECLASSIFY THE BOARD OF N PHASES AND EFFECT RELATED CHANGES	Mgmt	For

IN DIRECTOR VACANCY AND REMOVAL PROCEDURES.

18	OF INCORPORATION	C THE COMPANY'S CURRENT CERTIFICATE TO ELIMINATE A SUPERMAJORITY IT FOR AMENDING THE COMPANY'S ICORPORATION.	E Mgmt	For
1C	OF INCORPORATION	THE COMPANY'S CURRENT CERTIFICATE TO REVISE REQUIREMENTS APPLICABLE ON OF THE BOARD OF DIRECTORS.	E Mgmt	For
1D	OF INCORPORATION TO THE OWNERSHIP	THE COMPANY'S CURRENT CERTIFICATE TO REVISE REQUIREMENTS APPLICABLE OF THE COMPANY'S STOCK AND SOLETE PROVISIONS.	E Mgmt	For
02	IF NECESSARY OR A PROXIES IF THERE APPROVE EACH OF T	ADJOURNMENT OF THE ANNUAL MEETING, APPROPRIATE, TO SOLICIT ADDITIONAL ARE NOT SUFFICIENT VOTES TO THE PROPOSALS COMPRISING PROPOSAL THE ANNUAL MEETING.	Mgmt	For
03	DIRECTOR			
	NANCY J. KARCH		Mgmt	For
	J.O. REYES LAGUNE	lS	Mgmt	
	EDWARD SUNING TIA	۱N	Mgmt	
	SILVIO BARZI		Mgmt	For
04		E COMPANY'S SENIOR EXECUTIVE COMPENSATION PLAN.	Mgmt	For
05		THE APPOINTMENT OF PRICEWATERHOUSEC NDENT REGISTERED PUBLIC ACCOUNTING ANY FOR 2010.	_	For
MCD01	NALD'S CORPORATION			Agen
	Security: 58013 eeting Type: Annua eeting Date: 19-Ma Ticker: MCD ISIN: US580	55101 11 1y-2011		
Prop.	# Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF DIREC	TOR: SUSAN E. ARNOLD	Mgmt	For
1B	ELECTION OF DIREC	TOR: RICHARD H. LENNY	Mgmt	For
1C	ELECTION OF DIREC	TOR: CARY D. MCMILLAN	Mgmt	For
1D	ELECTION OF DIREC		Mgmt	
		TOR: SHEILA A. PENROSE	rigine	For
1E		TOR: SHEILA A. PENROSE	Mgmt	For

OF AN INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO SERVE AS INDEPENDENT AUDITORS FOR 2011.

03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	For
04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Mgmt	1 Year
05	ELIMINATE SUPER-MAJORITY VOTING REQUIREMENTS IN ARTICLE TWELFTH OF OUR RESTATED CERTIFICATE OF INCORPORATION BY REPEALING SUCH ARTICLE (TRANSACTIONS WITH INTERESTED SHAREHOLDERS).	Mgmt	For
06	ELIMINATE SUPER-MAJORITY VOTING REQUIREMENTS IN ARTICLE THIRTEENTH OF OUR RESTATED CERTIFICATE OF INCORPORATION (BOARD OF DIRECTORS).	Mgmt	For
07	ELIMINATE SUPER-MAJORITY VOTING REQUIREMENT IN ARTICLE FOURTEENTH OF OUR RESTATED CERTIFICATE OF INCORPORATION (SHAREHOLDER ACTION).	Mgmt	For
08	ADVISORY VOTE ON SHAREHOLDER PROPOSAL RELATING TO CLASSIFIED BOARD.	Shr	For
09	ADVISORY VOTE ON SHAREHOLDER PROPOSAL RELATING TO THE USE OF CONTROLLED ATMOSPHERE STUNNING.	Shr	Against
10	ADVISORY VOTE ON SHAREHOLDER PROPOSAL RELATING TO A REPORT ON CHILDREN'S NUTRITION.	Shr	Against
11	ADVISORY VOTE ON SHAREHOLDER PROPOSAL RELATING TO BEVERAGE CONTAINERS.	Shr	Against

METLIFE, INC. Agen

Security:	59156R108
Meeting Type:	Annual
Meeting Date:	26-Apr-2011
Ticker:	MET
ISIN:	US59156R1086
	L

Prop.	# Proposal	Proposal Type	Proposal Vote
01	DIRECTOR STEVEN A. KANDARIAN* SYLVIA MATHEWS BURWELL# EDUARDO CASTRO-WRIGHT# CHERYL W. GRISE# LULU C. WANG#	Mgmt Mgmt Mgmt Mgmt Mgmt	For For For For
02	PROPOSAL TO AMEND THE CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS	Mgmt	For
03	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITOR FOR 2011	Mgmt	For

04	ADVISORY VOTE TO APPROVE THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS	Mgmt	For
05	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES TO APPROVE THE COMPENSATION PAID TO THE	Mgmt	1 Year
	COMPANY'S NAMED EXECUTIVE OFFICERS		

MICROSOFT CORPORA	ATION	Agen
Security:	594918104	
Meeting Type:	Annual	
Meeting Date:	16-Nov-2010	
Ticker:	MSFT	
ISIN:	US5949181045	

Prop.‡	ŧ Proposal	Proposal Type	Proposal Vote
01	ELECTION OF DIRECTOR: STEVEN A. BALLMER	Mgmt	For
02	ELECTION OF DIRECTOR: DINA DUBLON	Mgmt	For
03	ELECTION OF DIRECTOR: WILLIAM H. GATES III	Mgmt	For
04	ELECTION OF DIRECTOR: RAYMOND V. GILMARTIN	Mgmt	For
05	ELECTION OF DIRECTOR: REED HASTINGS	Mgmt	For
06	ELECTION OF DIRECTOR: MARIA M. KLAWE	Mgmt	For
07	ELECTION OF DIRECTOR: DAVID F. MARQUARDT	Mgmt	For
08	ELECTION OF DIRECTOR: CHARLES H. NOSKI	Mgmt	For
09	ELECTION OF DIRECTOR: HELMUT PANKE	Mgmt	For
10	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT AUDITOR	Mgmt	For
11	SHAREHOLDER PROPOSAL – ESTABLISHMENT OF BOARD COMMITTEE ON ENVIRONMENTAL SUSTAINABILITY	Shr	Against

NATIONAL GRID PLC, LONDON Security: G6375K151 Meeting Type: AGM Meeting Date: 26-Jul-2010 Ticker: ISIN: GB00B08SNH34

Prop.# Proposal

Proposal Proposal Vote Type

1	Receive the annual report and accounts	Mgmt	For
2	Declare a final dividend	Mgmt	For
3	Re-elect Sir John Parker	Mgmt	For
4	Re-elect Steve Holliday	Mgmt	For
5	Re-elect Ken Harvey	Mgmt	For
6	Re-elect Steve Lucas	Mgmt	For
7	Re-elect Stephen Pettit	Mgmt	For
8	Re-elect Nick Winser	Mgmt	For
9	Re-elect George Rose	Mgmt	For
10	Re-elect Tom King	Mgmt	For
11	Re-elect Maria Richter	Mgmt	For
12	Re-elect John Allan	Mgmt	For
13	Re-elect Linda Adamany	Mgmt	For
14	Re-elect Mark Fairbairn	Mgmt	For
15	Re-elect Philip Aiken	Mgmt	For
16	Re-appoint PricewaterhouseCoopers LLP as the Auditors	Mgmt	For
17	Authorize the Directors to set the Auditors' remuneration	Mgmt	For
18	Approve the Directors remuneration report	Mgmt	For
19	Authorize the Directors to allot ordinary shares	Mgmt	For
S.20	Approve to disapply pre-emptive rights	Mgmt	For
S.21	Authorize the Company to purchase its own ordinary shares	Mgmt	For
S.22	Authorize the Directors to hold general meetings on 14 clear days' notice	Mgmt	For

NESTLE S A Ager Security: H57312649 Meeting Type: AGM Meeting Date: 14-Apr-2011 Ticker: ISIN: CH0038863350

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 799253 DUE TO DELETION OF RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
СММТ	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting	No vote
CMMT	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 741313, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	No vote
1.1	Approval of the annual report, the financial statements of Nestle S.A. and the consolidated financial statements of the Nestle group for 2010	Mgmt	No vote
1.2	Acceptance of the Compensation Report 2010 (advisory vote)	Mgmt	No vote
2	Release of the members of the Board of Directors and of the Management	Mgmt	No vote
3	Appropriation of profits resulting from the balance sheet of Nestle S.A.	Mgmt	No vote
4.1.1	Re-election to the Board of Directors: Mr. Paul Bulcke	Mgmt	No vote
4.1.2	Re-election to the Board of Directors: Mr. Andreas Koopmann	Mgmt	No vote
4.1.3	Re-election to the Board of Directors: Mr. Rolf Hanggi	Mgmt	No vote
4.1.4	Re-election to the Board of Directors: Mr. Jean-Pierre Meyers	Mgmt	No vote
4.1.5	Re-election to the Board of Directors: Mrs. Naina Lal Kidwai	Mgmt	No vote
4.1.6	Re-election to the Board of Directors: Mr. Beat Hess	Mgmt	No vote
4.2	Election to the Board of Directors: Ms. Ann	Mgmt	No vote

Veneman (for a term of three years)

	veneman (for a term of three years)		
4.3	Re-election of the statutory auditors: KPMG S.A., Geneva branch (for a term of one year)	Mgmt	No vote
5	Cancellation of 165 000 000 shares repurchased under the share buy-back programmes, and reduction of the share capital by CHF 16 500 000	Mgmt	No vote
	EA BANK AB, STOCKHOLM		Agen
Me	Security: W57996105 eeting Type: AGM eeting Date: 24-Mar-2011 Ticker: ISIN: SE0000427361		
Prop.	# Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID VOTE OPTION. THANK YOU	Non-Voting	No vote
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	No vote
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE	Non-Voting	No vote
1	Election of a chairman for the general meeting	Non-Voting	No vote
2	Preparation and approval of the voting list	Non-Voting	No vote
3	Approval of the agenda	Non-Voting	No vote
4	Election of at least one minutes checker	Non-Voting	No vote
5	Determination whether the general meeting has been duly convened	Non-Voting	No vote
6	Submission of the annual report and consolidated accounts, and of the audit report and the group audit report. In connection herewith: the chairman's of the board presentation of the board of directors' work and speech by	Non-Voting	No vote

the Group CEO

7	Adoption of the income statement and the consolidated income statement, and the balance sheet and the consolidated balance sheet	Mgmt	For
8	Decision on dispositions of the Company's profit according to the adopted balance sheet	Mgmt	For
9	Decision regarding discharge from liability for the members of the board of directors and the CEO (The auditor recommends discharge from liability)	Mgmt	For
10	The board of directors' proposal for a resolution on the amendment to articles 8, 10, 11 and 13 of the articles of association	Mgmt	For
11	Determination of the number of board members	Mgmt	For
12	Determination of the number of auditors	Mgmt	For
13	Determination of fees for board members and auditors	Mgmt	For
14	Election of board members and chairman of the board: for the period until the end of the next annual general meeting Bjorn Wahlroos, Stine Bosse, Marie Ehrling, Svein Jacobsen, Tom Knutzen, Lars G Nordstrom, Sarah Russell, Bjorn Saven and Kari Stadigh shall be re-elected as board members. For the period until the end of the next annual general meeting Bjorn Wahlroos, shall be elected Chairman	Mgmt	For
15	Election of auditors	Mgmt	For
16	The nomination committee's proposal for a resolution on the establishment of a nomination committee	Mgmt	For
17.a	The board of directors' proposal for a resolution on authorisation for the board of directors to decide on a) acquisition of shares in the Company and	Mgmt	For
17.b	The board of directors' proposal for a resolution on authorisation for the board of directors to decide on b) conveyance of shares in the Company	Mgmt	For
18	The board of directors' proposal for a resolution on the purchase of own shares according to chapter 7 section 6 of the Swedish Securities Market Act (lagen (2007:528) om vardepappersmarknaden)	Mgmt	For
19	Resolution regarding the guidelines for remuneration to the executive officers	Mgmt	For
20.a	The board of directors' proposal for a resolution on a Long Term Incentive Programme: Long Term Incentive Programme	Mgmt	For

20.b	The board of directors' proposal for a resolution on a Long Term Incentive Programme: Conveyance of shares under the Long Term Incentive Programme	Mgmt	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF DIRECTORS' NAMES AND CONSERVATIVE RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.	Non-Voting	No vote

NORFOLK SOUTHERN CORPORATION Agen
Security: 655844108
Meeting Type: Annual
Meeting Date: 12-May-2011
Ticker: NSC
ISIN: US6558441084

Prop.#	Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF	DIRECTOR: GERALD L. BALILES	Mgmt	For
1B	ELECTION OF	DIRECTOR: ERSKINE B. BOWLES	Mgmt	For
1C	ELECTION OF	DIRECTOR: KAREN N. HORN	Mgmt	For
1D	ELECTION OF	DIRECTOR: J. PAUL REASON	Mgmt	For
02	INDEPENDENT AS NORFOLK	N OF THE APPOINTMENT OF KPMG LLP, REGISTERED PUBLIC ACCOUNTING FIRM, SOUTHERN'S INDEPENDENT AUDITORS R ENDING DECEMBER 31, 2011	Mgmt	For
03	IN THE PROX	EXECUTIVE COMPENSATION AS DISCLOSED Y STATEMENT FOR THE 2011 ANNUAL STOCKHOLDERS	Mgmt	For
04	FREQUENCY O COMPENSATIO		-	
NOVAR	IIS AG			Ager
	Security: eting Type: eting Date: Ticker:	H5820Q150		

Prop.# Proposal

THANK YOU.

Proposal Proposal Vote Type

CMMT	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 750908, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	No vote
СММТ	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting	No vote
A.1	The Board of Directors proposes approval of the Annual Report, the Financial Statements of Novartis AG and the Group Consolidated Financial Statements for the Business Year 2010	Mgmt	Take No Action
A.2	The Board of Directors proposes discharge from liability of its members and those of the Executive Committee for the business year 2010	Mgmt	Take No Action
A.3	The Board of Directors proposes appropriation of the available earnings of CHF 7,027,682,826 as: Dividend: CHF 5,452,130,559; Transfer to free reserves: CHF 1,575,552,267; the total dividend payment of CHF 5,452,130,559 is equivalent to a gross dividend of CHF 2.20 per registered share of CHF 0.50 nominal value entitled to dividends	Mgmt	Take No Action
A.4	The Board of Directors proposes that the Compensation System of Novartis be endorsed (non-binding consultative vote)	Mgmt	Take No Action
A.5.1	At this Annual General Meeting, Alexandre F. Jetzer-Chung and Hans-Joerg Rudloff are retiring from the Board of Directors, having reached the age limit set in the Articles of Incorporation	Non-Voting	No vote
A52.1	The Board of Directors proposes the re-election of Ann Fudge for a three-year term	Mgmt	Take No Action
A52.2	The Board of Directors proposes the re-election of Pierre Landolt for a three-year term	Mgmt	Take No Action
A52.3	The Board of Directors proposes the re-election of Ulrich Lehner, Ph.D., for a three-year term	Mgmt	Take No Action
A.5.3	The Board of Directors proposes the election of Enrico Vanni, Ph.D., for a three-year term	Mgmt	Take No Action
A.6	The Board of Directors proposes the election of PricewaterhouseCoopers as auditor of Novartis	Mgmt	Take No Action

AG for one year

B If shareholders at the Annual General Meeting Mgmt Take No Action propose additional and/or counterproposals, I/we instruct the Independent Proxy to vote according to the proposal of the Board of Directors

NOVARTIS AG		 	 Ager
Security: Meeting Type: Meeting Date: Ticker:			
ISIN:	CH0012005267	 	

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting	No vote
СММТ	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 793761, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	No vote
A.1.1	Under this item, the Board of Directors proposes approval of the merger agreement between Alcon, Inc. ("Alcon") and Novartis AG ("Novartis" or "Company") dated December 14, 2010	Mgmt	No vote
A.1.2	Under this item, the Board of Directors proposes the creation of authorised capital through the issuance of up to 108 million new shares for the purpose of completing the merger of Alcon into Novartis by means of the following new Article 4a of the Articles of Incorporation: Article 4a Authorised Capital in favor of Alcon, Inc 1 Up to 8 April 2013, the Board of Directors shall be authorised to increase the share capital in connection with the merger of Alcon, Inc. into the Company by a maximum amount of CHF 54,000,000 nominal value through the issuance of maximally 108,000,000 fully paid-in registered shares with a nominal value of CHF 0.50 each.	Mgmt	No vote

DFT7F	TNC			Agon
В	If shareholders at the Extraordinary General Meeting propose additional and/or counter-proposals, l/we instruct the Independent Proxy to vote according to the proposal of the Board of Directors	Mgmt	No vote	
	The pre-emptive rights of the existing shareholders shall not apply. The Board of Directors shall determine the issue price in accordance with the merger agreement between Alcon, Inc. and Novartis AG dated 14 December 2010. The new shares shall be entitled to dividends as from the financial year in which they are issued and shall be subject to the registration requirements set forth in Article 5 of the Articles of Incorporation			

PFIZER INC.			Agen
Security:	717081103	 	
Meeting Type:	Annual		

Me		28-Apr-2011		
	Proposal			Proposal Vote
1A	ELECTION OF	DIRECTOR: DENNIS A. AUSIELLO	Mgmt	For
1B	ELECTION OF	DIRECTOR: MICHAEL S. BROWN	Mgmt	For
1C	ELECTION OF	DIRECTOR: M. ANTHONY BURNS	Mgmt	For
1D	ELECTION OF	DIRECTOR: W. DON CORNWELL	Mgmt	For
1E	ELECTION OF	DIRECTOR: FRANCES D. FERGUSSON	Mgmt	For
1F	ELECTION OF	DIRECTOR: WILLIAM H. GRAY III	Mgmt	For
1G	ELECTION OF	DIRECTOR: CONSTANCE J. HORNER	Mgmt	For
1H	ELECTION OF	DIRECTOR: JAMES M. KILTS	Mgmt	For
11	ELECTION OF	DIRECTOR: GEORGE A. LORCH	Mgmt	For
1J	ELECTION OF	DIRECTOR: JOHN P. MASCOTTE	Mgmt	For
1K	ELECTION OF	DIRECTOR: SUZANNE NORA JOHNSON	Mgmt	For
1L	ELECTION OF	DIRECTOR: IAN C. READ	Mgmt	For
1M	ELECTION OF	DIRECTOR: STEPHEN W. SANGER	Mgmt	For
02		RATIFY THE SELECTION OF KPMG LLP ENT REGISTERED PUBLIC ACCOUNTING 11.	Mgmt	For
03	ADVISORY VO	TE ON EXECUTIVE COMPENSATION	Mgmt	Against

04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Mgmt	1 Year
05	SHAREHOLDER PROPOSAL REGARDING PUBLICATION OF POLITICAL CONTRIBUTIONS	Shr	Against
06	SHAREHOLDER PROPOSAL REGARDING PUBLIC POLICY INITIATIVES.	Shr	Against
07	SHAREHOLDER PROPOSAL REGARDING PHARMACEUTICAL PRICE RESTRAINTS.	Shr	Against
08	SHAREHOLDER PROPOSAL REGARDING ACTION BY WRITTEN CONSENT.	Shr	For
09	SHAREHOLDER PROPOSAL REGARDING SPECIAL SHAREHOLDER MEETINGS.	Shr	For
10	SHAREHOLDER PROPOSAL REGARDING ANIMAL RESEARCH	Shr	Against

PHILIP MORRIS INTERNATIONAL INC. Agen Security: 718172109 Meeting Type: Annual Meeting Date: 11-May-2011 Ticker: PM ISIN: US7181721090

Prop.	# Proposal	Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR: HAROLD BROWN	Mgmt	For
1B	ELECTION OF DIRECTOR: MATHIS CABIALLAVETTA	Mgmt	For
1C	ELECTION OF DIRECTOR: LOUIS C. CAMILLERI	Mgmt	For
1D	ELECTION OF DIRECTOR: J. DUDLEY FISHBURN	Mgmt	For
1E	ELECTION OF DIRECTOR: JENNIFER LI	Mgmt	For
1F	ELECTION OF DIRECTOR: GRAHAM MACKAY	Mgmt	For
1G	ELECTION OF DIRECTOR: SERGIO MARCHIONNE	Mgmt	Against
1H	ELECTION OF DIRECTOR: LUCIO A. NOTO	Mgmt	For
11	ELECTION OF DIRECTOR: CARLOS SLIM HELU	Mgmt	For
1J	ELECTION OF DIRECTOR: STEPHEN M. WOLF	Mgmt	For
02	RATIFICATION OF THE SELECTION OF INDEPENDENT AUDITORS	Mgmt	For
03	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	Mgmt	For

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04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION	Mgmt	1 Year
05	STOCKHOLDER PROPOSAL 1 - FOOD INSECURITY AND TOBACCO USE	Shr	Against
06	STOCKHOLDER PROPOSAL 2 - INDEPENDENT BOARD CHAIR	Shr	Against
PORTU	JGAL TELECOM SGPS S A		
	Security: X6769Q104 eeting Type: AGM eeting Date: 06-May-2011 Ticker: ISIN: PTPTC0AM0009		
Prop.#	ŧ Proposal	Proposal Type	Proposal Vote
СММТ	PLEASE NOTE THAT VOTING IN PORTUGUESE MEETINGS REQUIRES THE DISCLOSURE OF BENEFICIAL OWNER INFORMATION, THROUGH DECLARATIONS OF PARTICIPATION AND VOTING. BROADRIDGE WILL DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING VOTES MAY BE REJECTED SUMMARILY BY THE COMPANY HOLDING THIS BALLOT. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR FURTHER DETAILS.	Non-Voting	No vote
СММТ	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 23 MAY 2011. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting	No vote
1	To resolve on the management report, balance sheet and accounts for the year 2010	Mgmt	For
2	To resolve on the consolidated management report, balance sheet and accounts for the year 2010	Mgmt	For
3	To resolve on the proposal for application of profits	Mgmt	For
4	To resolve on a general appraisal of the company's management and supervision	Mgmt	For
5	To resolve on an amendment to article 13 and article 17 of the articles of association of the company	Mgmt	For
6	To resolve on the acquisition and disposal of own shares	Mgmt	For

7	To resolve, pursuant to article 8, number 4, of the articles of association, on the parameters applicable in the event of any issuance of bonds convertible into shares that may be resolved upon by the board of directors	Mgmt	For	
8	To resolve on the suppression of the pre-emptive right of shareholders in the subscription of any issuance of convertible bonds as referred to under item 7 hereof as may be resolved upon by the board of directors	Mgmt	For	
9	To resolve on the issuance of bonds and other securities, of whatever nature, by the board of directors, and notably on the fixing of the value of such securities, in accordance with articles 8, number 3 and 15, number 1, paragraph e), of the articles of association	Mgmt	For	
10	To resolve on the acquisition and disposal of own bonds and other own securities	Mgmt	For	
11	To resolve on the statement of the compensation committee on the remuneration policy for the members of the management and supervisory bodies of the company	Mgmt	For	
12	To resolve on the ratification of the appointment of new members of the board of directors to complete the 2009-2011 term-of-office	Mgmt	For	

PRUDENTIAL FINANCIAL, INC.

Security: 744320102 Meeting Type: Annual Meeting Date: 10-May-2011 Ticker: PRU ISIN: US7443201022

Prop.#	Proposal		Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR:	THOMAS J. BALTIMORE, JR.	Mgmt	For
1B	ELECTION OF DIRECTOR:	GORDON M. BETHUNE	Mgmt	For
1C	ELECTION OF DIRECTOR:	GASTON CAPERTON	Mgmt	For
1D	ELECTION OF DIRECTOR:	GILBERT F. CASELLAS	Mgmt	For
1E	ELECTION OF DIRECTOR:	JAMES G. CULLEN	Mgmt	For
1F	ELECTION OF DIRECTOR:	WILLIAM H. GRAY III	Mgmt	For
1G	ELECTION OF DIRECTOR:	MARK B. GRIER	Mgmt	For
1H	ELECTION OF DIRECTOR:	CONSTANCE J. HORNER	Mgmt	For

11	ELECTION OF DIRECTOR: MARTINA HUND-MEJEAN	Mgmt	For
1J	ELECTION OF DIRECTOR: KARL J. KRAPEK	Mgmt	For
1K	ELECTION OF DIRECTOR: CHRISTINE A. POON	Mgmt	For
1L	ELECTION OF DIRECTOR: JOHN R. STRANGFELD	Mgmt	For
1M	ELECTION OF DIRECTOR: JAMES A. UNRUH	Mgmt	For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.	Mgmt	For
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	For
04	ADVISORY VOTE ON FREQUENCY.	Mgmt	1 Year
05	SHAREHOLDER PROPOSAL REGARDING SUPERMAJORITY VOTING.	Shr	For
06	SHAREHOLDER PROPOSAL REGARDING LOBBYING CONTRIBUTIONS & EXPENDITURES.	Shr	Against

REPSOL YPF S A Agen
Security: E8471S130
Meeting Type: OGM
Meeting Date: 15-Apr-2011
Ticker:
ISIN: ES0173516115

Prop.#	Proposal	Proposal Type	Proposal Vote
СММТ	ADDITIONAL DETAILS/NOTES DIRECTED TO INVESTORS: PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ACS, S.A. CAN ALSO BE VIEWED ON THE COMPANY WEBSITE: http://www.repsol.com/es_en/corporat gobierno-corporativo/junta_general_de_accionistas/default	ion/accionista	No vote us-e-inversores/
CMMT	ADDITIONAL DETAILS/NOTES DIRECTED TO CUSTODIAN BANKS: PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ACS, S.A. CAN ALSO BE VIEWED ON THE COMPANY WEBSITE: http://www.repsolypf.com	Non-Voting	No vote
1	Review and approval, if appropriate, of the Annual Financial Statements and the Management Report of Repsol YPF, S.A., of the Consolidated Annual Financial Statements and the Consolidated Management Report, for the fiscal year ended 31st December 2010, of the proposal of application of its earnings	Mgmt	For
2	Approval of the management by the Board of Directors during fiscal year 2010	Mgmt	For

3	Appointment of the Accounts Auditor of Repsol YPF, S.A. and of its Consolidated Group for the fiscal year 2011	Mgmt	For
4	Amendment of Articles 9, 11, 19, 24, 27, 29, 32, 39, 44, 50 and 56 of the Bylaws, and Articles 3, 5, 8, 13, 14 and 15 of General Meeting regulations	Mgmt	For
5	Amendment of article 52 of the Articles of Association, regarding the application of profit/loss of the fiscal year	Mgmt	For
6	Amendment of articles 40 and 35 of the Articles of Association, regarding the internal positions and meetings of the Board of Directors	Mgmt	For
7	Re-election of Mr. Antonio Brufau Niubo as Director	Mgmt	Against
8	Re-election of Mr. Luis Fernando del Rivero Asensio as Director	Mgmt	For
9	Re-election of Mr. Juan Abello Gallo as Director	Mgmt	For
10	Re-election of Mr. Luis Carlos Croissier Batista as Director	Mgmt	For
11	Re-election of Mr. Angel Durandez Adeva as Director	Mgmt	For
12	Re-election of Mr. Jose Manuel Loureda Mantinan as Director	Mgmt	For
13	Appointment of Mr. Mario Fernandez Pelaz as Director	Mgmt	For
14	Delivery Plan Shares to the Beneficiaries of Multi-Annual Programs	Mgmt	For
15	Stock Purchase Plan 2011-2012	Mgmt	For
16	Delegation to the Board of Directors of the power to issue fixed rate securities, convertible or exchangeable by shares of the Company or exchangeable by shares of other companies, as well as warrants (options to subscribe new shares or to acquire preexisting shares of the Company). Establishment of the criteria for the determination of the basis and methods for the conversion and/or exchange and delegation to the Board of Directors of the powers to increase the capital stock in the necessary amount, as well to exclude, in whole or in part, the preemptive subscription rights of shareholders over said issues. Authorisation to guarantee by the Company of issues made by its subsidiaries. To leave without effect, in the portion not used, the seventh resolution of the Ordinary General Shareholders' Meeting held on June 16th, 2006	Mgmt	For
17	Delegation of powers to supplement, develop, execute, rectify and formalize the resolutions	Mgmt	For

adopted by the General Shareholders' Meeting

ROCHE	E HOLDING AG		Agen
	Security: H69293217 Deting Type: AGM Deting Date: 01-Mar-2011 Ticker: ISIN: CH0012032048		
Prop.#	ŧ Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE. THANK YOU	Non-Voting	No vote
1.1	The Board of Directors proposes that the Annual Report, Annual Financial Statements and Consolidated Financial Statements for 2010 be approved	Non-Voting	No vote
1.2	The Board of Directors proposes that the Remuneration Report (see Annual Report pages 91-101) be approved. This document contains the principles governing the remuneration paid to the Board of Directors and Corporate Executive Committee and reports on the amounts paid to the members of both bodies in 2010. This vote is purely consultative	Non-Voting	No vote
2	The Board of Directors proposes that the actions taken by its members in 2010 be affirmed and ratified	Non-Voting	No vote
3	Vote on the appropriation of available earnings	Non-Voting	No vote
4	Amendment to the articles of incorporation	Non-Voting	No vote
5.1	The re-election of Prof. Pius Baschera to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
5.2	The re-election of Prof. Bruno Gehrig to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
5.3	The re-election of Mr Lodewijk J.R. de Vink to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
5.4	The re-election of Dr Andreas Oeri to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
5.5	The election of Mr Paul Bulcke to the Board	Non-Voting	No vote

for the term as provided by the Articles of $\ensuremath{\operatorname{Incorporation}}$

5.6	The election of Mr Peter R. Voser to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
5.7	The election of Dr Christoph Franz to the Board for the term as provided by the Articles of Incorporation	Non-Voting	No vote
6	The Board of Directors proposes that KPMG Ltd. be elected as Statutory Auditors for the 2011 financial year	Non-Voting	No vote
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF AGENDA. THANK YOU.	Non-Voting	No vote

SANOFI-AVENT	IS, PARIS		Agen
Meeting T Meeting D	ity: F5548N101 ype: MIX ate: 06-May-2011 ker:		
	SIN: FR0000120578		
Prop.# Propos	al	Proposal Type	Proposal Vote
VALID	NOTE IN THE FRENCH MARKET THAT THE ONLY VOTE OPTIONS ARE "FOR" AND "AGAINST" OF "ABSTAIN" WILL BE TREATED AS AN "AGAINS	Non-Voting	No vote

CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to obtain the necessary card, account details and directions. The following applies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, on the Vote Deadline Date. In capacity as Registered Intermediary, sa Registered Intermediary the Global Custodian will sign the Proxy Card and forward to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	No vote
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING	Non-Voting	No vote

CMM1 PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING Non-voting No vote INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINKS: https://balo.journal-officiel.gouv.fr/pdf/2011/0316/201103161100708.pd AND https://balo.journal-officiel.gouv.fr/pdf/2011/0413/201104131101269.pdf

0.1	Approval of the corporate financ	ial statements	Mgmt	For
	for the financial year 2010			

0.2	Approval of the consolidated financial statements for the financial year 2010	Mgmt	For
0.3	Allocation of income and setting the dividend	Mgmt	For
0.4	Agreements and Undertakings pursuant to Articles L. 225- 38 et seq. of the Commercial Code	Mgmt	For
0.5	Setting the amount of attendance allowances	Mgmt	For
0.6	Ratification of the co-optation of Mrs. Carole Piwnica as Board member	Mgmt	For
0.7	Appointment of Mrs. Suet-Fern Lee as Board member	Mgmt	For
0.8	Renewal of Mr. Thierry Desmarest's term as Board member	Mgmt	For
0.9	Renewal of Mr. Igor Landau's term as Board member	Mgmt	For
0.10	Renewal of Mr. Gerard Van Kemmel's term as Board member	Mgmt	For
0.11	Renewal of Mr. Serge Weinberg's term as Board member	Mgmt	For
0.12	Renewal of term of the company PricewaterhouseCoopers Audit as principal Statutory Auditor	Mgmt	For
0.13	Appointment of Mr. Yves Nicolas as deputy Statutory Auditor	Mgmt	For
0.14	Authorization to be granted to the Board of Directors to trade the Company's shares	Mgmt	For
E.15	Delegation of authority to be granted to the Board of Directors to decide to increase capital by issuing - with preferential subscription rights - shares and/or securities giving access to the capital of the Company and/or by issuing securities entitling to the allotment of debt securities	Mgmt	For
E.16	Delegation of authority to be granted to the Board of Directors to decide to increase capital by issuing - without preferential subscription rights - shares and/or securities giving access to the capital of the Company and/or by issuing securities entitling to the allotment of debt securities by way of a public offer	Mgmt	For
E.17	Option to issue shares or securities giving access to the capital without preferential subscription rights, in consideration for in-kind contributions of equity securities or securities giving access to the capital	Mgmt	For
E.18	Delegation of authority to be granted to the Board of Directors to increase the number of issuable securities in the event of capital increase with or without preferential subscription	Mgmt	For

rights

E.19	Delegation of authority to be granted to the Board of Directors to decide increase the share capital by incorporation of premiums, reserves, profits or other amounts	Mgmt	For
E.20	Delegation of authority to be granted to the Board of Directors to decide to increase the share capital by issuing shares or securities giving access to the capital reserved for members of savings plans with cancellation of preferential subscription rights in favor of the latter	Mgmt	For
E.21	Delegation of authority to be granted to the Board of Directors to grant options to subscribe for or purchase shares	Mgmt	Against
E.22	Delegation to be granted to the Board of Directors to reduce the share capital by cancellation of treasury shares	Mgmt	For
E.23	Amendment of Article 11 of the Statutes	Mgmt	For
E.24	Amendment of Article 12 of the Statutes	Mgmt	For
E.25	Amendment of Article 19 of the Statutes	Mgmt	For
E.26	Change in the name of the Company and consequential amendment of the Statutes	Mgmt	For
E.27	Powers for the formalities	Mgmt	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

SCOTTISH AND SOUT	HERN ENERGY PLC, PERTH	Agen
Security:	 G7885V109	
Meeting Type:	AGM	
Meeting Date:	22-Jul-2010	
Ticker:		
ISIN:	GB0007908733	

Prop.	# Proposal	Proposal Type	Proposal Vote
1.	Receive the report and accounts	Mgmt	For
2.	Approve the remuneration report	Mgmt	For
3.	Declare a final dividend	Mgmt	For

4.	Re-appoint Nick Baldwin	Mgmt	For
5.	Re-appoint Richard Gillingwater	Mgmt	For
6.	Re-appoint Alistair Phillips-Davies	Mgmt	For
7.	Re-appoint KPMG Audit Plc as the Auditors	Mgmt	For
8.	Authorize the Directors to determine the Auditors' remuneration	Mgmt	For
9.	Grant authority for the allotment of shares	Mgmt	For
S.10	Approve to disapply pre-emption rights	Mgmt	For
S.11	Authorize the Company to purchase its own Ordinary Shares	Mgmt	For
S.12	Approve the 14 days' notice of general meetings	Mgmt	For
S.13	Adopt the new Articles of Association	Mgmt	For
14.	Authorize the Directors to offer a Scrip Dividend Scheme	Mgmt	For

SIEMENS A G Agen Security: D69671218 Meeting Type: AGM Meeting Date: 25-Jan-2011 Ticker: ISIN: DE0007236101

Prop.#	Proposal	Proposal Type	Proposal Vote
	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). SHOULD YOU HAVE ANY QUESTIONS OR DOUBTS IN THIS REGARD, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT THIS ISSUE CAN BE CLARIFIED. 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.	Non-Voting	No vote
	PLEASE NOTE THAT THESE SHARES MAY BE BLOCKED DEPENDING ON SOME SUBCUSTODIANS' PROCESSING	Non-Voting	No vote

IN THE MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION

FOR YOUR ACCOUNTS.

1.	To receive and consider the Report of the supervisory Board, the corporate Governance Report and the Compensation Report as well as the Compliance Report for fiscal year 2010	Non-Voting	No vote
2.	To receive and consider the adopted Annual Financial Statements of Siemens AG and the approved Consolidated Financial Statements, together with the Combined Management's Discussion and Analysis of Siemens AG and the Siemens Group, including the Explanatory Report on the information required pursuant to section 289 (4) and (5) and section 315 (4) of the German Code (HGB) as of September 30, 2010	Non-Voting	No vote
3.	To resolve on the allocation of net income of siemens AG to pay a dividend	Mgmt	For
4.	To ratify the acts of the members of the Managing Board	Mgmt	For
5.	To ratify the acts of the members of the Supervisory Board	Mgmt	For
6.	To resolve on the approval of the compensation system for Managing Board members	Mgmt	For
7.	To resolve on the appointment of independent auditors for the audit of the Annual Financial Statements and the Consolidated Financial Statements and for the review of the Interim Financial Statements	Mgmt	For
8.	To resolve on the authorization to repurchase and use Siemens shares and to exclude shareholders' subscription and tender rights	Mgmt	For
9.	To resolve on the authorization to use derivatives in connection with the repurchase of Siemens shares pursuant to section 71 (1), no. 8, of the German Corporation Act (AktG), and to exclude shareholders' subscription and tender rights	Mgmt	For
10.	To resolve on the creation of an Authorized Capital 2011 reserved for the issuance to employees with shareholders' subscription rights excluded, and related amendments to the Articles of Association	Mgmt	For
11.	To resolve on the adjustment of Supervisory Board compensation and the related amendments to the Articles of Association	Mgmt	For
12.	To resolve on the approval of a profit-and-loss transfer agreement between Siemens AG and a subsidiary	Mgmt	For
13.	To resolve on the authorization of the managing Board to issue convertible bonds and/or warrant bonds and exclude shareholders' subscription rights, and to resolve on the creation of a	Mgmt	For

Conditional Capital 2011 and related amendments to the Articles of Association

14. PLEASE NOTE THAT THIS IS A SHAREHOLDERS PROPOSAL: Shr Against Resolution on an amendment to section 2 of the Articles of Association of Siemens AG

SOUTHERN COPPER CORPORATION Agen Security: 84265V105 Meeting Type: Annual Meeting Date: 28-Apr-2011 Ticker: SCCO ISIN: US84265V1052

Prop.	# Proposal	Proposal Type	Proposal Vote
01	DIRECTOR GERMAN LARREA MOTA-V. OSCAR GONZALEZ ROCHA EMILIO CARRILLO GAMBOA ALFREDO CASAR PEREZ LUIS CASTELAZO MORALES E.C. SANCHEZ MEJORADA A. DE LA PARRA ZAVALA X. GARCIA DE QUEVEDO T. G. LARREA MOTA-VELASCO D. MUNIZ QUINTANILLA L.M. PALOMINO BONILLA G.PEREZALONSO CIFUENTES	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Withheld Withheld For Withheld Withheld Withheld Withheld Withheld For Withheld
	JUAN REBOLLEDO GOUT CARLOS RUIZ SACRISTAN	Mgmt Mgmt	Withheld For
02	RATIFY THE AUDIT COMMITTEE'S SELECTION OF GALAZ, YAMAZAKI, RUIZ URQUIZA, S.C., MEMBER FIRM OF DELOITTE TOUCHE TOHMATSU LIMITED, AS INDEPENDENT ACCOUNTANTS FOR 2011.	Mgmt	For
03	APPROVE, BY NON-BINDING VOTE, EXECUTIVE COMPENSATION.	Mgmt	For
04	RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF THE ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Mgmt	1 Year

STATOIL ASA Agen
Security: R8413J103
Meeting Type: AGM
Meeting Date: 19-May-2011
Ticker:
ISIN: N00010096985

Prop.#	Proposal	Proposal Type	Proposal Vote
СММТ	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE	Non-Voting	No vote
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	No vote
1	Opening of the annual general meeting by the chair of the corporate assembly	Non-Voting	No vote
2	The board of directors proposes that the general meeting elects the chair of the corporate assembly, Olaug Svarva, as chair of the meeting	Mgmt	No vote
3	Approval of the notice and the agenda	Mgmt	No vote
4	Registration of attending shareholders and proxies	Non-Voting	No vote
5	Election of two persons to co-sign the minutes together with the chair of the meeting	Mgmt	No vote
6	Approval of the annual report and accounts for Statoil ASA and the Statoil group for 2010 including the board of directors' proposal for distribution of dividend: The board of directors proposes a total dividend of NOK 6.25 per share for 2010. The dividend accrues to the shareholders as of 19 May 2011. Expected payment of dividends is 1 June 2011	Mgmt	No vote
7	Declaration on stipulation of salary and other remuneration for executive management: In accordance with section 6-16a of the Public Limited Companies Act, the board of directors will prepare a statement regarding the settlement of salary and other remuneration for executive management. The content of the statement is included in note 6 to Statoil's annual report and accounts for 2010 which have been prepared in accordance with accounting principles generally accepted in Norway (NGAAP). The general meeting will consider the statement by an advisory vote	Mgmt	No vote
8	Determination of remuneration for the company's auditor	Mgmt	No vote
9	The nomination committee proposes the following changes to the remuneration to the corporate	Mgmt	No vote

	assembly: Chair from NOK 100,000/yearly to NOK 103,500/yearly, Deputy Chair from NOK 52,500/yearly to NOK 54,500/yearly, Members from NOK 37,000/yearly to NOK 38,250/yearly and Deputy Members from NOK 5,250/meeting to NOK 5,500/meeting		
10	Election of member to the nomination committee: Bjorn Stale Haavik has informed that he wishes to withdraw from the nomination committee. The nomination committee nominates Ingrid Rasmussen, Director General, Department for Economic and Administrative Affairs, Ministry of Petroleum and Energy, as a new member of the nomination committee until the annual general meeting in 2012. For further information, see the nomination committee's nomination on www.statoil.com. The other members of the nomination committee, Olaug Svarva (chair), Tom Rathke and Live Haukvik Aker, are elected until the annual general meeting in 2012	Mgmt	No vote
11	Determination of remuneration for the nomination committee: The nomination committee proposes the following changes to the remuneration to the nomination committee: Chair from NOK 10,000/meeting to NOK 10,400/meeting and Members from NOK 7,400/meeting to NOK 7,700/meeting	Mgmt	No vote
12	The board of directors is authorised on behalf of the company to acquire Statoil shares in the market. The authorisation may be used to acquire own shares at a total nominal value of up to NOK 20,000,000. Shares acquired pursuant to this authorisation may only be used for sale and transfer to employees of the Statoil group as part of the group's share saving plan, as approved by the board of directors. The minimum and maximum amount that may be paid per share will be NOK 50 and 500 respectively. The authorisation is valid until the next annual general meeting, but not beyond 30 June 2012. This authorisation replaces the previous authorisation to acquire own shares for implementation of the share saving plan for employees granted by the annual general meeting on 19 May 2010	Mgmt	No vote
13	The board of directors of Statoil ASA is hereby authorised to acquire Statoil shares in the market on behalf of the company with a nominal value of up to NOK 187,500,000. The minimum and maximum amount that can be paid per share will be NOK 50 and NOK 500 respectively. Within these limits, the board of directors shall itself decide at what price and at what time such acquisition shall take place. Own shares acquired pursuant to this authorisation may only be used for annulment through a reduction of the company's share capital, pursuant to the Public Limited Companies Act section 12-1. The authorisation is valid until the	Mgmt	No vote

next annual general meeting, but not beyond 30 June 2012

Security: T9471R100 Meeting Type: MIX Meeting Date: 12-May-2011 Ticker: ISIN: IT0003242622 _____

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON	Non-Voting	No vote

13 MAY 2011 AT 14.30 (AND A THIRD CALL FOR EGM ON 14 MAY 2011 AT 11.00). CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.

- CMMT PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING Non-Voting No vote INFORMATION IS AVAILABLE BY CLICKING ON THE MATERIAL URL LINKS: https://materials.proxyvote.com/Approved/999992/19840101/NPS_88029.PDF
- 0.1 Financial Statement as of December 31, 2010. Mgmt For Reports by the Board of Directors, the Board of Statutory Auditors and the Independent Auditors. Related resolutions. Presentation of the Consolidated Financial Statement as of December 31, 2010

0.2 Allocation of the net income of the fiscal year Mgmt

- 0.3 Determination of the number of members of the Mgmt Board of Directors and their term of office
- CMMT PLEASE NOTE THAT ALTHOUGH THERE ARE 3 SLATES Non-Voting No vote TO BE ELECTED AS DIRECTORS, THERE IS ONLY 1 VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR ONLY 1 OF THE 3 SLATES. THANK YOU.
- 0.4.1 Appointment of the members of the Board of Directors: Shr No vote list presented by Cassa Depositi e Prestiti - CDP shareholder of Terna with 599,999,999 ordinary shares, equal to 29.86% of the share capital: Luigi Piergiuseppe Ferdinando Roth, Flavio Cattaneo, Andrea Camporese, Paolo Dal Pino, Matteo Del Fante and Michele Polo
- 0.4.2 Appointment of the members of the Board of Directors: Shr No vote candidate presented by ENEL S.p.A owner of more than 1% of Terna's share capital: Simone Mori
- 0.4.3 Appointment of the members of the Board of Directors: Shr For list presented by Romano Minozzi, Iris Ceramica S.p.A, Castellarano Fiandre S.p.A, Fortifer S.A., A.T.S. Finanziaria s.r.l., Canalfin S.p.A., Finanziaria Cer. Castellarano S.p.A and Fincea S.p.A together holders of 4.858% of Terna: Romano Minozzi, Fabio Buscarini and Salvatore Machi
- 0.5 Appointment of the Chairman of the Board of Mgmt For Directors
- 0.6 Determination of the remuneration of the members Mgmt Against of the Board of Directors
- 0000 PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES Non-Voting No vote TO BE ELECTED AS AUDITORS, THERE IS ONLY 1 VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE

For

For

REQUIRED TO VOTE FOR ONLY 1 OF THE 2 SLATES. THANK YOU

0.7.1	Appointment of the Board of Statutory Auditors: list presented by Cassa Depositi e Prestiti - CDP shareholder of Terna with 599,999,999 ordinary shares, equal to 29.86% of the share capital: Standing Auditors: Alberto Luigi Gusmeroli and Lorenzo Pozza and Alternate Auditor: Flavio Pizzini	Shr	Against
0.7.2	Appointment of the members of the Board of Directors: list presented by Romano Minozzi, Iris Ceramica S.p.A, Castellarano Fiandre S.p.A, Fortifer S.A., A.T.S. Finanziaria s.r.l., Canalfin S.p.A., Finanziaria Cer. Castellarano S.p.A and Fincea S.p.A together holders of 4.858% of Terna: Statutory Auditor: Luca Aurelio Guarna and Standing Auditor: Stefania Bettoni	Shr	For
0.8	Determination of the remuneration of the Statutory Auditors of the Board of Statutory Auditors	Mgmt	For
0.9	Mandate for the statutory auditing for the 2011 - 2019 period, and consequent resolutions	Mgmt	For
0.10	Adapting the Regulations of the meetings to the provisions of Legislative Decree No. 27 of January 27, 2010. Amendments to articles1.2, 2.1, 2.2, 3.2, 3.4, 3.5, 4.2, 4.8, 6.4 and 6.6	Mgmt	For
E.1	Amendments to Art 9.1 and Art 13 of the Corporate Bylaws, respectively, in compliance with the provisions introduced by Art 1 of Legislative Decree No. 27 of January 27, 2010 and for the implementation of the Procedure for Related Party Transactions under the "Regulations on provisions relating to Transactions with Related Parties" (adopted by Consob with Resolution No. 17221 of March 12, 2010 and as subsequently amended by Resolution No. 17389 of June 23, 2010) as well as the re-numbering of the individual paragraphs that make up Art 13	Mgmt	For

TAKEDA PHARMACEUTICAL COMPANY LIMITED Agen Security: J8129E108 Meeting Type: AGM Meeting Date: 24-Jun-2011 Ticker: ISIN: JP3463000004 Prop.# Proposal Proposal Vote Type

Please reference meeting materials.

Non-Voting No vote

1.	Approve Appropriation of Retained Earnings	Mgmt	For
2.1	Appoint a Director	Mgmt	For
2.2	Appoint a Director	Mgmt	For
2.3	Appoint a Director	Mgmt	For
2.4	Appoint a Director	Mgmt	For
2.5	Appoint a Director	Mgmt	For
2.6	Appoint a Director	Mgmt	For
2.7	Appoint a Director	Mgmt	For
2.8	Appoint a Director	Mgmt	For
3.	Appoint a Corporate Auditor	Mgmt	For
4.	Approve Payment of Bonuses to Directors	Mgmt	For

TELE2 AB Agen Security: W95878117 Meeting Type: AGM Meeting Date: 16-May-2011 Ticker: ISIN: SE0000314312

Prop.#	Proposal	Proposal Type	Proposal Vote
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 788656 DUE TO CHANGE IN VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	No vote
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID VOTE OPTION. THANK YOU	Non-Voting	No vote
СММТ	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	No vote
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE	Non-Voting	No vote

YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE

1	Opening of the Meeting	Non-Voting	No vote
2	Election of lawyer Wilhelm Luning as Chairman of the Annual General Meeting	Non-Voting	No vote
3	Preparation and approval of the voting list	Non-Voting	No vote
4	Approval of the agenda	Non-Voting	No vote
5	Election of one or two persons to check and verify the minutes	Non-Voting	No vote
6	Determination of whether the Annual General Meeting has been duly convened	Non-Voting	No vote
7	Statement by the Chairman of the Board on the work of the Board of Directors	Non-Voting	No vote
8	Presentation by the Chief Executive Officer	Non-Voting	No vote
9	Presentation of Annual Report, Auditors' Report and the consolidated financial statements and the auditors' report on the consolidated financial statements	Non-Voting	No vote
10	Resolution on the adoption of the income statement and Balance Sheet and of the consolidated income statement and the consolidated Balance Sheet	Mgmt	For
11	Resolution on the proposed treatment of the Company's unappropriated earnings or accumulated loss as stated in the adopted Balance Sheet	Mgmt	For
12	Resolution on the discharge of liability of the directors of the Board and the Chief Executive Officer	Mgmt	For
13	Determination of the number of directors of the Board	Mgmt	For
14	Determination of the remuneration to the directors of the Board and the auditor	Mgmt	For
15	The Nomination Committee proposes, for the period until the close of the next Annual General Meeting, the re-election of Mia Brunell Livfors, John Hepburn, Mike Parton, John Shakeshaft, Cristina Stenbeck, Lars Berg, Erik Mitteregger and Jere Calmes as directors of the Board. The Nomination Committee proposes that the Annual General Meeting shall re-elect Mike Parton as Chairman of the Board of Directors. Furthermore, it is proposed that the Board of Directors at the Constituent Board Meeting appoints an Audit Committee and a Remuneration Committee within the Board of Directors. The Nomination Committee's motivated opinion regarding proposal of the Board of Directors is available	Mgmt	For

at the Company's website, www.tele2.com

 PROPOSAL: Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's customer policy in accordance with Chapter 10, Section 21 of the Companies Act 22 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's investor relations policy in accordance with Chapter 10, Section 21 of the Companies Act 23 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal to establish a customer ombudsman function 24 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal regarding an annual evaluation of the Company's "work with gender equality and ethnicity" 25 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal regarding "separate General Meetings" 				
to the senior executives 18a Resolution regarding incentive programme comprising the following resolution: adoption of an incentive programme Mgmt For 18b Resolution regarding incentive programme comprising the following resolution: authorisation to resolve to issue Class C shares Mgmt For 18c Resolution regarding incentive programme comprising the following resolution: authorisation to resolve to repurchase own Class C shares Mgmt For 18d Resolution regarding incentive programme comprising the following resolution: transfer of own Class B shares Mgmt For 19 Resolution to authorise the Board of Directors to resolve on repurchase of own shares Mgmt For 20 Resolution on amendment of the Articles of Association up on appointing an independent examiner to investigate the Company's customer policy in accordance with Chapter 10, Section 21 of the Companies Act Shr Against PROPOSAL: Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's investor relations policy in accordance with Chapter 10, Section 21 of the Companies Act Shr Against PROPOSAL: Shareholder's proposal to establish a customer ombudsman function 24 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Shareholder's proposal to establish a customer ombudsman function Shr Against PROPOSAL: Shareholder's proposal to establish a customer ombudsman function Shr Against PRO	16		Mgmt	For
the following resolution: adoption of an incentive programme Mgmt For the following resolution: authorisation to resolve to issue Class C shares 18b Resolution regarding incentive programme comprising the following resolution: authorisation to resolve to repurchase own Class C shares Mgmt For the following resolution: authorisation to resolve to repurchase own Class C shares 18d Resolution regarding incentive programme comprising the following resolution: transfer of own Class B shares Mgmt For to resolve on repurchase of own shares 19 Resolution to authorise the Board of Directors to resolve on repurchase of own shares Mgmt For to resolve on repurchase of own shares 20 Resolution on amendment of the Articles of Association Mgmt For 21 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's customer policy in accordance with Chapter 10, Section 21 of the Companies Act Shr Against PROPOSAL: Shareholder's proposal to resolve 22 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal to resolve Shr Against PROPOSAL: Shareholder's proposal to establish a customer ombudsman function 23 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER Shr Against PROPOSAL: Shareholder's proposal regarding an annual evaluation of the Company's "work with gender equality and ethnicity" Shr Against PROPOSAL: Shareholder's proposal regar	17		Mgmt	For
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PROPOSAL: Shareholder's proposal regarding "separate General Meetings"	24	PROPOSAL: Shareholder's proposal regarding an annual evaluation of the Company's "work	Shr	Against
26 Closing of the Meeting No vote	25	PROPOSAL: Shareholder's proposal regarding	Shr	Against
	26	Closing of the Meeting	Non-Voting	No vote

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	eting Type: eting Date: Ticker:	13-Apr-2011		
Prop.#	Proposal		Proposal Type	Proposal Vote
СММТ		THAT NOT ALL SUB CUSTODIANS IN SWEDEN AIN AS A VALID VOTE OPTION. THANK	Non-Voting	No vote
CMMT	OWNER INFOR AN ACCOUNT YOU WILL NE BENEFICIAL TO YOUR CLI	IS REQUIRE DISCLOSURE OF BENEFICIAL MATION FOR ALL VOTED ACCOUNTS. IF HAS MULTIPLE BENEFICIAL OWNERS, EED TO PROVIDE THE BREAKDOWN OF EACH OWNER NAME, ADDRESS AND SHARE POSITION ENT SERVICE REPRESENTATIVE. THIS I IS REQUIRED IN ORDER FOR YOUR VOTE ED	Non-Voting	No vote
CMMT	OWNER SIGNE IN ORDER TO IN THIS MAR YOUR INSTRU	MARKET PROCESSING REQUIREMENT: A BENEFICIAL D POWER OF ATTORNEY (POA) IS REQUIRED LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS EXET. ABSENCE OF A POA, MAY CAUSE OCTIONS TO BE REJECTED. IF YOU HAVE NNS, PLEASE CONTACT YOUR CLIENT SERVICE TVE	Non-Voting	No vote
1	of the Boar	ion Committee proposes the Chairman d of Directors, Michael Treschow, Chairman of the Meeting	Non-Voting	No vote
2	Preparation	and approval of the voting list	Non-Voting	No vote
3	Approval of	the agenda of the Meeting	Non-Voting	No vote
4	Determinati convened	on whether the Meeting has been properly	Non-Voting	No vote
5	Election of	two persons approving the minutes	Non-Voting	No vote
6	report, the report on t	on of the annual report, the auditors' e consolidated accounts, the auditors' the consolidated accounts and the presentation of the audit work during	Non-Voting	No vote
7		ent's speech and questions by the rs to the Board of Directors and ment	Non-Voting	No vote
8.1	income stat	with respect to: adoption of the ement and the balance sheet, the ed income statement and the consolidated eet	Mgmt	For
8.2	Resolution	with respect to: discharge of liability	Mgmt	For

for the members of the Board of Directors and the $\ensuremath{\mathsf{President}}$

SEK 2. as rec date w AB is	ard of Directors proposes a dividend of 25 per share and Monday, April 18, 2011, ord date for dividend. Assuming this ill be the record day, Euroclear Sweden expected to disburse dividends on Thursday, 21, 2010	Mgmt	For
the Me	mber of Board members to be elected by eting shall remain twelve and no Deputy ors be elected	Mgmt	For
to the to the be pai of the 825,00 SEK 75 the Au each t (uncha of the (previ to the Remune Fees i Commit offere to rec Board commit A synt future the ma the Co time o and co shall the fe accord 25 per shares in syn 25 per in cas to the weight of ser the fi the pu for th shares with 2 synthe paymen year-e cash a to the	es to the non-employed Board members and non-employed members of the Committees Board of Directors elected by the Meeting d as follows: SEK 3,750,000 to the Chairman Board of Directors (unchanged); SEK 0 each to the other Board members (previously 0,000); SEK 350,000 to the Chairman of dit Committee (unchanged); SEK 250,000 o the other members of the Audit Committee nged); SEK 200,000 each to the Chairmen Finance and the Remuneration Committee ously SEK 125,000); and SEK 175,000 each other members of the Finance and the ration Committee (previously SEK 125,000). n the form of synthetic shares: The Nomination tee proposes the Directors should be d, on unchanged terms, the possibility eive part of the fees in respect of their assignment (however, not in respect of tee work) in the form of synthetic shares. hetic share signifies a right to receive payment of an amount corresponding to rket price of a share of series B in mpany on NASDAQ OMX Stockholm at the f payment. The following principal terms nditions shall apply. A nominated Director have the possibility of choosing to receive e in respect of his or her Board assignment, ing to the following four alternatives: cent in cash 75 percent in synthetic ; 50 percent in cash 50 percent thetic shares; 75 percent in cash cent in synthetic shares; and 100 percent h. The number of synthetic shares allocated Director shall be based on a volume ed average of the market price of shares ies B on NASDAQ OMX Stockholm during ve trading days immediately following blication of the Company's interim report e first quarter of 2011. The synthetic are vested during the term of office, 5 percent per quarter of the year. The tic shares entail a right to receive t, following the publication of Ericsson's and financial statement in 2016, of a mount per synthetic share corresponding market price of shares of series B in mpany at the time of payment. Dividend	Mgmt	For

in respect of shares of series B in the Company, which the General Meeting of Shareholders has resolved on during the holding period, shall be disbursed at the same time as the cash amount. Should the Director's assignment to the Board of Directors come to an end not later than during the third calendar year after the year in which the General Meeting of Shareholders resolved on allocation of the synthetic shares, payment may take place the year after the assignment came to an end. The number of synthetic shares may be subject to recalculation in the event of bonus issues, split, rights issues and similar measures, under the terms and conditions of the synthetic shares. The intention is that the Company's future commitment to pay with regard to the synthetic shares, as set out above, should be hedged by the Company, either through repurchased own shares which are sold on the market in connection with payments to the Directors or through a hedging agreement with a bank. Due to the hedging measures, the financial difference for the Company, should all Directors receive part of their fees in the form of synthetic shares compared with the fees being paid in cash only, is assessed to be very limited

9.3 Chairman of the Board of Directors: The Nomination Mgmt For Committee proposes Leif Johansson be elected new Chairman of the Board of Directors (Michael Treschow, presently Chairman of the Board, has declined re-election). Other members of the Board of Directors: The Nomination Committee proposes re-election of Roxanne S. Austin, Sir Peter L. Bonfield, Borje Ekholm, Ulf J. Johansson, Sverker Martin-Lof, Nancy McKinstry, Anders Nyr n, Carl-Henric Svanberg, Hans Vestberg and Michelangelo Volpi and election of Jacob Wallenberg as new Board member (Marcus Wallenberg has declined re-election)

Procedure on appointment of the Nomination Committe 9.4 Mgmt and determination of the assignment of the Committee: The Nomination Committee proposes a procedure on appointment of the Nomination Committee, in substance as follows: The Company shall have a Nomination Committee of no less than five members. One member shall be the chairman of the Board of Directors. Based on the shareholding statistics the Company receives from Euroclear Sweden AB as per the last bank day of the month in which the Annual General Meeting is held, the Nomination Committee shall, without unnecessary delay, identify the four largest shareholders by voting power of the Company. As soon as reasonably feasible, the Nomination Committee shall, in a suitable manner, contact the identified four largest shareholders and request them, within reasonable time considering the circumstances, however not exceeding 30 days, to provide in writing to the Nomination

For

Committee the name of the person the shareholder wish to appoint member of the Nomination Committee. The chairman of the Nomination Committee shall be the member that represents the largest shareholder(s) by voting power, provided the Nomination Committee does not unanimously resolve to appoint another member, appointed by a shareholder, chairman of the Nomination Committee. In case a shareholder considers its shareholding in the Company is of such significance that it justifies a participation in the Nomination Committee, the shareholder may inform in writing the Nomination Committee thereof and in connection hereto adequately verify its shareholding. Upon receipt of such a request no later than December 31, and provided the Nomination Committee considers the reported shareholding be adequately verified, the Nomination Committee shall confirm this to the shareholder, who will then be entitled to appoint a supplemental member of the Nomination Committee. In case the Nomination Committee receives a notification from a shareholder past the date of December 31, no action is required to be taken. The assignment covers to provide proposals for chairman at the Annual General Meeting; chairman of the Board of Directors and other members of the Board of Directors appointed by the Annual General Meeting; fees payable to non-employed members of the Board of Directors; and fees payable to the auditors as well as, when applicable, election of auditors. Henceforth, no remuneration shall be paid to the members of the Nomination Committee. However, the Company shall bear the reasonable expenses reasonably related to the assignment of the Nomination Committee Fees payable to the members of the Nomination Mgmt For Committee: The Nomination Committee proposes no remuneration be paid to the Nomination Committee members Fees payable to the Auditor: The Nomination Mgmt For Committee proposes, like previous years, the Auditor fees be paid against approved account Election of Auditor: The Nomination Committee Mgmt For proposes PricewaterhouseCoopers be appointed Auditor for the period as of the end of the Annual General Meeting 2011 until the end of the Annual General Meeting 2012 Guidelines for remuneration to senior management: Mgmt For The Board of Directors proposes the Annual General Meeting resolves on the following guidelines for remuneration and other employment terms for the senior management for the period up to the 2012 Annual General Meeting. The guidelines proposed do not comprise any material changes compared to the principles resolved by the 2010 Annual General Meeting. 2011 Remuneration Policy: Remuneration at Ericsson is based on the principles of performance, competitiveness

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and fairness. These principles and good practice in Sweden guide our policy to: Attract and retain highly competent, performing and motivated people that have the ability, experience and skill to deliver on the Ericsson strategy; Encourage behavior consistent with Ericsson's culture and core values of professionalism, respect and perseverance; Ensure fairness in reward by delivering total remuneration that is appropriate but not excessive; Ensure a total compensation mix of fixed and variable remuneration and benefits that reflects the Company's principles and is competitive where Ericsson competes for talent; Encourage variable remuneration which, first, aligns employees with clear and relevant targets, second, reinforces performance and, third, enables flexible remuneration costs; Ensure that all variable remuneration plans have maximum award and vesting limits; Encourage employees to deliver sustained performance and build up a personal shareholding in Ericsson, aligning the interests of shareholders and employees; Communicate clearly to both employees and shareholders how Ericsson translates remuneration principles and policy into practice. Group Management: For Group Management consisting of the Executive Leadership Team, including the President and CEO, in the following referred to as the "Group Management", total remuneration consists of fixed salary, short- and long-term variable remuneration, pension and other benefits. Furthermore, the following guidelines apply for Group Management: Variable remuneration is through cash and stock-based programs awarded against specific business targets derived from the long term business plan approved by the Board of Directors. Targets may include financial targets at either corporate or unit level, operational targets, employee motivation targets and customer satisfaction targets; With the current composition of Group Management, the Company's cost during 2011 for the variable remuneration of Group Management can, at a constant share price, amount to between 0 and 150 percent of the aggregate fixed salary cost, all excluding social security costs; All benefits, including pension benefits, follow the competitive practice in the home country taking total compensation into account. The retirement age is normally 60 to 65 years of age; By way of exception, additional arrangements can be made when deemed required. Such additional arrangement shall be limited in time and shall not exceed a period of 36 months and two times the remuneration that the individual concerned would have received had no additional arrangement been made; The mutual notice period may be no more than six months. Upon termination of employment by the Company, severance pay amounting to a maximum of 18 months fixed salary is paid. Notice of termination given by the employee due to significant structural changes, or other events that in

a determining manner affect the content of work or the condition for the position, is equated with notice of termination served by the Company

- 11.1 Implementation of the Stock Purchase Plan: All employees within the Ericsson Group, except for what is mentioned in the fourth paragraph below, will be offered to participate in the Stock Purchase Plan. Employees who participate in the Stock Purchase Plan shall, during a 12 month period from the implementation of the plan, be able to invest up to 7.5 percent of gross fixed salary in shares of series B in the Company on NASDAQ OMX Stockholm or in ADSs on NASDAQ. The CEO shall have the right to invest up to 10 percent of gross fixed salary and 10 percent of short term variable remuneration for purchase of shares. If the purchased shares are retained by the employee for three years from the investment date and the employment with the Ericsson Group continues during that time, the employee will be given a corresponding number of shares of series B or ADSs, free of consideration. Participation in the Stock Purchase Plan presupposes that such participation is legally possible in the various jurisdictions concerned and that the administrative costs and financial efforts are reasonable in the opinion of the Company
- Transfer of treasury stock for the Stock Purchase 11.2 Plan: a) Transfer of treasury stock to employees Transfer of no more than 9,800,000 shares of series B in the Company may occur on the following terms and conditions: The right to acquire shares shall be granted to such persons within the Ericsson Group covered by the terms and conditions of the Stock Purchase Plan. Furthermore, subsidiaries within the Ericsson Group shall have the right to acquire shares, free of consideration, and such subsidiaries shall be obligated to immediately transfer, free of consideration, shares to their employees covered by the terms and conditions of the Stock Purchase Plan; The employee shall have the right to receive shares during the period when the employee is entitled to receive shares pursuant to the terms and conditions of the Stock Purchase Plan, i.e. during the period from November 2011 up to and including November 2015; Employees covered by the terms and conditions of the Stock Purchase Plan shall receive shares of series B in the Company, free of consideration. b) Transfer of treasury stock on an exchange The Company shall have the right to, prior to the Annual General Meeting in 2012, transfer no more than 1,900,000 shares of series B in the Company, in order to cover certain expenses, mainly social security payments. Transfer of the shares shall be effected on NASDAQ OMX Stockholm at a price within the at each time

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11.3	Equity Swap Agreement with third party in relation to the Stock Purchase Plan: In the event that the required majority is not reached under item 11.2 above, the financial exposure of the Stock Purchase Plan shall be hedged by the Company entering into an equity swap agreement with a third party, under which the third party shall, in its own name, acquire and transfer shares in the Company to employees covered by the Stock Purchase Plan	Mgmt	Against
11.4	Implementation of the Key Contributor Retention Plan: In addition to the regular matching of one share pursuant to the Stock Purchase Plan described above, up to 10 percent of the employees (presently approximately 9,000) are selected as key contributors and will be offered an additional matching of shares, free of consideration, within the Key Contributor Retention Plan. If the shares purchased in accordance with the terms and conditions of the Stock Purchase Plan are retained by an employee for three years from the investment date and the employment with the Ericsson Group continues during that time, the employee will be entitled to an additional matching share, free of consideration, for every share purchased, in addition to the regular matching of one share. Participation in the Key Contributor Retention Plan presupposes that such participation is legally possible in the various jurisdictions concerned and that the administrative costs and financial efforts are reasonable in the opinion of the Company. The Board of Directors shall however be entitled, but not obligated, to arrange for an alternative cash plan for key contributors in specific jurisdictions, should any of the aforementioned presuppositions prove not to be at hand. Such alternative cash plan shall, as far as practical correspond to the terms and conditions of the Key Contributor Retention Plan	Mgmt	For
11.5	Transfer of treasury stock for the Key Contributor Retention Plan: a) Transfer of treasury stock to employees Transfer of no more than 6,100,000 shares of series B in the Company may occur on the following terms and conditions; The right to acquire shares shall be granted to such persons within the Ericsson Group covered by the terms and conditions of the Key Contributor Retention Plan. Furthermore, subsidiaries within the Ericsson Group shall have the right to acquire shares, free of consideration, and such subsidiaries shall be obligated to immediately transfer, free of consideration, shares to their employees covered by the terms and conditions of the Key Contributor Retention Plan; The employee shall have the right to receive shares during the period when the employee is entitled	Mgmt	For

during the period when the employee is entitled

to receive shares pursuant to the terms and conditions of the Key Contributor Retention Plan, i.e. during the period from November 2011 up to and including November 2015; Employees covered by the terms and conditions of the Key Contributor Retention Plan shall receive shares of series B in the Company, free of consideration. b) Transfer of treasury stock on an exchange The Company shall have the right to, prior to the Annual General Meeting in 2012, transfer no more than 1,200,000 shares of series B in the Company, in order to cover certain expenses, mainly social security payments. Transfer of the shares shall be effected on NASDAQ OMX Stockholm at a price within the at each time prevailing price interval for the share

- 11.6 Equity Swap Agreement with third party in relation Mgmt Against to the Contributor Retention Plan: In the event that the required majority is not reached under item 11.5 above, the financial exposure of the Key Contributor Retention Plan shall be hedged by the Company entering into an equity swap agreement with a third party, under which the third party shall, in its own name, acquire and transfer shares in the Company to employees covered by the Key Contributor Retention Plan
- 11.7 Implementation of the Executive Performance Stock Plan: In addition to the regular matching of shares pursuant to the Stock Purchase Plan described above, senior managers, up to 0.5 percent of employees (presently approximately 450, although it is anticipated that the number of participants will be significantly lower) will be offered an additional matching of shares, free of consideration, within the Executive Performance Stock Plan. If the shares purchased in accordance with the terms and conditions of the Stock Purchase Plan are retained by an employee for three years from the investment date and the employment with the Ericsson Group continues during that time, the employee will be entitled to the following matching of shares, free of consideration, in addition to the regular matching of one share: The President may be entitled to an additional performance match of up to nine shares for each one purchased ; Other senior managers may be entitled to an additional performance match of up to either four or six shares for each one purchased; The nomination of senior managers will be on the basis of position, seniority and performance at the discretion of the Remuneration Committee, which will approve participation and matching share opportunity. The terms and conditions of the additional performance match under the Executive Performance Stock Plan will be based on the outcome of three targets, which are independent of each other and have equal weighting: Up to one third of the award shall vest provided

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Mgmt

the compound annual growth rate (CAGR) of consolidated net sales between year 0 (2010 financial year) and year 3 (2013 financial year) is between 4 and 10 percent. Matching will begin at a threshold level of 4 percent CAGR and increase on a linear scale to full vesting of this third of the award at 10 percent CAGR; Up to one third of the award shall vest provided the compound annual growth rate (CAGR) of consolidated operating income between year 0 (2010 financial year) and year 3 (2013 financial year) is between 5 and 15 percent. Income from joint ventures and restructuring charges will be included though restructuring charges for 2010 will be excluded. Matching will begin at a threshold level of 5 percent CAGR and increase on a linear scale to full vesting of this third of the award at 15 percent CAGR; Up to one third of the award will be based on the cash conversion during each of the years during the performance period, calculated as cash flow from operating activities divided by net income reconciled to cash. One ninth of the total award will vest for any year, i.e. financial years 2011, 2012 and 2013, if cash conversion is at or above 70 percent. The Board of Directors considers that long-term value creation will be reflected in the success of these targets, aligning executives with long-term shareholder interests. There will be no allocation of shares if none of the threshold levels have been achieved, i.e. CAGR is less than 4 percent for net sales and less than 5 percent for operating income, and a 70 percent cash conversion has not been achieved during the performance period. The minimum matching at the threshold levels is 0. The maximum number of performance matching shares - 4 shares, 6 shares and 9 shares respectively - will be allocated if the maximum performance levels of CAGR of 10 percent for net sales and 15 percent for operating income have been achieved, or exceeded, and a cash conversion of 70 percent or more has been achieved each year during the period.Before the number of performance shares to be matched are finally determined, the Board of Directors shall examine whether the performance matching is reasonable considering the Company's financial results and position, conditions on the stock market and other circumstances, and if not, as determined by the Board of Directors, reduce the number of performance shares to be matched to the lower number of shares deemed appropriate by the Board of Directors. When undertaking its evaluation of performance outcomes the Board of Directors will consider, in particular, the impact of larger acquisitions, divestitures, the creation of joint ventures and any other significant capital event on the three targets on a case by case basis

11.8 Transfer of treasury stock for the Executive

Mgmt

For

Performance Stock Plan: a) Transfer of treasury stock to employees: Transfer of no more than 3,500,000 shares of series B in the Company may occur on the following terms and conditions: The right to acquire shares shall be granted to such persons within the Ericsson Group covered by the terms and conditions of the Executive Performance Stock Plan. Furthermore, subsidiaries within the Ericsson Group shall have the right to acquire shares, free of consideration, and such subsidiaries shall be obligated to immediately transfer, free of consideration, shares to their employees covered by the terms and conditions of the Executive Performance Stock Plan; The employee shall have the right to receive shares during the period when the employee is entitled to receive shares pursuant to the terms and conditions of the Executive Performance Stock Plan, i.e. during the period from November 2011 up to and including November 2015; Employees covered by the terms and conditions of the Executive Performance Stock Plan shall receive shares of series B in the Company, free of consideration. b) Transfer of treasury stock on an exchange: The Company shall have the right to, prior to the Annual General Meeting in 2012, transfer no more than 900,000 shares of series B in the Company, in order to cover certain expenses, mainly social security payments. Transfer of the shares shall be effected on NASDAO OMX Stockholm at a price within the at each time prevailing price interval for the share

11.9 Equity Swap Agreement with third party in relation Mqmt to the Executive Performance Stock Plan: In the event that the required majority is not reached under item 11.8 above, the financial exposure of the Executive Performance Stock Plan shall be hedged by the Company entering into an equity swap agreement with a third party, under which the third party shall, in its own name, acquire and transfer shares in the Company to employees covered by the Executive Performance Stock Plan. Majority rules: The resolutions of the Annual General Meeting implementation of the three plans according to items 11.1, 11.4 and 11.7 above require that more than half of the votes cast at the General Meeting approve the proposals. The General Meeting's resolutions on transfers of treasury stock to employees and on an exchange according to items 11.2, 11.5 and 11.8 above, shall be adopted as one resolution for each of the three items, and require that shareholders representing at least nine-tenths of the votes cast as well as the shares represented at the General Meeting approve the proposals. A valid resolution in accordance with the proposals for an equity swap agreement under items 11.3, 11.6 and 11.9 above requires that more than half of the votes cast at the General Meeting approve the proposals.

Against

Description of ongoing variable remuneration programs: The Company's ongoing variable remuneration programs are described in detail in the Annual Report 2010 in the note to the Consolidated Financial Statements, Note C29 and on the Company's website. The Remuneration Report published in the Annual Report outlines how the Company implements its remuneration policy in line with corporate governance best practice

12 The Board of Directors' proposal for resolution Mamt on transfer of treasury stock in relation to the resolutions on the Long-Term Variable Remuneration Programs 2007, 2008, 2009 and 2010: Background: The Extraordinary General Meeting 2007 as well as the Annual General Meetings 2008, 2009 and 2010 resolved on a right for the Company to transfer in total not more than 14,280,0003 shares of series B in the Company on a stock exchange to cover certain payments, mainly social security charges, that may occur in relation to the Long-Term Variable Remuneration Programs 2007, 2008, 2009 and 2010. Each resolution has for legal reasons only been valid up to the following Annual General Meeting. Resolutions on transfer of treasury stock for the purpose of the above mentioned plan and programs have therefore been repeated at the subsequent Annual General Meeting. In accordance with the resolutions on transfer of in total not more than 14,280,000 shares, 504,800 shares of series B have been transferred up to March 1, 2011. Proposal: The Board of Directors proposes that the Annual General Meeting resolve that the Company shall have the right to transfer, prior to the Annual General Meeting 2012, not more than 13,775,200 shares of series B in the Company, or the lower number of shares of series B, which as per April 13, 2011 remains of the original 14,280,000 shares, for the purpose of covering certain payments, primarily social security charges that may occur in relation to the Long-Term Variable Remuneration Programs 2007, 2008, 2009 and 2010. Transfer of shares shall be effected on NASDAQ OMX Stockholm at a price within the, at each time, prevailing price interval for the share. Majority rules: The resolution of the Annual General Meeting on a transfer of treasury stock requires that shareholders holding at least two-thirds of the votes cast as well as the shares represented at the Meeting vote in favor of the proposal

13 The Board of Directors' proposal for resolution Mgmt For on amendment of the Articles of Association: The Board of Directors proposes the Articles of Association (Article 2) be amended to adjust the description of the object's of the Company to the Company's strategy to expand into new industry segments, such as governments, health industry, transport, utilities and mobile money as specified

For

14	Meeting to to review h voting righ	on Einar Hellbom's proposal for the delegate to the Board of Directors ow shares are to be given equal ts and to present a proposal to at the next Annual General Meeting	Mgmt	For
15	Close of th		Non-Voting	
TELE	FONICA O2 CZE			Agen
	eeting Type: eeting Date: Ticker:	X89734101 EGM 10-Sep-2010		
Prop.	# Proposal		Proposal Type	Proposal Vote
1	Opening		Mgmt	Abstain
2	meeting, el the general	rules of procedure of the general ection of the Chairman of meeting, the minutes clerk, minutes nd persons to count the votes	Mgmt	For
3	Approve to	change the shares form	Mgmt	For
4	Amend the C	company Articles of Association	Mgmt	For
5		provide the consent with the contract ion of a part of the enterprise liary	Mgmt	For
6	Conclusion		Mgmt	Abstain
TELI	ASONERA AB, S			Ager
	eeting Type: eeting Date: Ticker:			
Prop.	# Proposal		Proposal Type	Proposal Vote
CMMT	OWNER SIGNE IN ORDER TO	ARKET PROCESSING REQUIREMENT: A BENEFICIAL D POWER OF ATTORNEY (POA) IS REQUIRED D LODGE AND EXECUTE YOUR VOTING IS IN THIS MARKET. ABSENCE	Non-Voting	No vote

OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE

	CONTACT YOUR CLIENT SERVICE REPRESENTATIVE		
СММТ	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	No vote
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID VOTE OPTION. THANK YOU	Non-Voting	No vote
0	Opening of the annual general meeting	Non-Voting	No vote
1	Election of Chairperson of the meeting: Claes Beyer, Attorney-at-law	Non-Voting	No vote
2	Preparation and approval of voting register	Non-Voting	No vote
3	Adoption of agenda	Non-Voting	No vote
4	Election of two persons to check the meeting minutes along with the chairperson	Non-Voting	No vote
5	Confirmation that the meeting has been duly and properly convened	Non-Voting	No vote
6	Presentation of the Annual Report and Auditor's Report, Consolidated Financial Statements and Group Auditor's Report for 2010. Speech by President and CEO Lars Nyberg in connection herewith and a description of the Board of Directors work during 2010	Non-Voting	No vote
7	Resolution to adopt the Income Statement, Balance Sheet, Consolidated Statement of Comprehensive Income and Consolidated Statement of Financial Position for 2010	Mgmt	For
8	Resolution concerning appropriation of the Company's profits as per the adopted Balance Sheet and setting of record date for the stock dividend	Mgmt	For
9	Resolution concerning discharging of members of the Board of Directors and the President from personal liability towards the Company for the administration of the Company in 2010	Mgmt	For
10	Resolution concerning number of board members and deputy board members to be elected by the Annual General Meeting: Eight (8) with no deputy board members	Mgmt	For
11	Resolution concerning remuneration to the Board of Directors	Mgmt	For

12	Re-election of Maija-Liisa Friman, Ingrid Jonasson Blank, Conny Karlsson, Anders Narvinger, Timo Peltola, Lars Renstrom, Jon Risfelt and Per-Arne Sandstrom as the Board of Directors. The election will be preceded by information from the Chairperson concerning positions held in other companies by the candidates	Mgmt	For
13	Election of chairman of the Board of Directors: Anders Narvinger	Mgmt	For
14	Resolution concerning number of auditors and deputy auditors: The number of auditors shall, until the end of the annual general meeting 2012, be one (1)	Mgmt	For
15	Resolution concerning remuneration to the auditors	Mgmt	For
16	Re-election of PricewaterhouseCoopers until the end of the annual general meeting 2012 and election of deputy auditors	Mgmt	For
17	Election of Nomination Committee: Kristina Ekengren (Swedish State), Kari Jarvinen (Finnish State via Solidium Oy), Thomas Eriksson (Swedbank Robur Funds), Per Frennberg (Alecta) and Anders Narvinger (chairman of the Board of Directors)	Mgmt	For
18	Proposal regarding guidelines for remuneration to the executive management	Mgmt	For
19	The Board of Directors' proposal for amendment in Articles of Association	Mgmt	For
20	The Board of Directors' proposal for authorization to acquire own shares	Mgmt	For
21.a	The Board of Directors' proposal for implementation of a long-term incentive program 2011/2014	Mgmt	Against
21.b	The Board of Directors' proposal for hedging arrangements for the program	Mgmt	Against
22	The Board of Directors' proposal for reduction of the share capital	Mgmt	For
23.a	Matter submitted by the shareholder Torwald Arvidsson regarding announced proposal that the annual general meeting shall decide that a special examinations shall be done in the following respects: the consequences of the company's independence and freedom of action having the Swedish State as owner	Mgmt	Against
23.b	Matter submitted by the shareholder Torwald Arvidsson regarding announced proposal that the annual general meeting shall decide that a special examinations shall be done in the following respects: to what extent has the current human resourses strategy harmed the company	Mgmt	Against

23.c	Matter submitted by the shareholder Torwald Arvidsson regarding announced proposal that the annual general meeting shall decide that a special examinations shall be done in the following respects: the risk that repeated savings obligations will affect the company's long-term profitability	Mgmt	Against
24	The board does not make any recommendation: Matter submitted by the shareholder Torwald Arvidsson regarding announced proposal that the annual general meeting shall authorize the Board of Directors to initiate negotiations regarding a transfer of Skanova on commercial terms	Mgmt	Against
0	Closing of the annual general meeting	Non-Voting	No vote
	PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION IN THE TEXT OF RESOLUTION 23B. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

TELKOM SA LTD Agen
Security: \$84197102
Meeting Type: AGM
Meeting Date: 24-Aug-2010
Ticker:
ISIN: ZAE000044897

Prop.#	Proposal	Proposal Type	Proposal Vote
1	Receive the annual financial statements for the YE 31 MAR 2010	Mgmt	For
2	Re-elect PCS Luthuli as a Director who in terms of the Articles of Association retires by rotation	Mgmt	For
3	Re-appoint Ernst & Young Inc as the Auditors of the Company, to hold office until the conclusion of the next AGM of the Company and to note that the individual registered Auditor who will undertake the audit during the FYE 31 MAR 2011 is Mr. R Hillen	Mgmt	For

TELSTRA CORP	LTD	Age

Security: Q8975N105

Meeting Type: AGM Meeting Date: 19-Nov-2010 Ticker: ISIN: AU000000TLS2

Prop.	# Proposal	Proposal Type	Proposal Vote
3	Election of Nora Scheinkestel as a Director	Mgmt	For
4	Remuneration report	Mgmt	For
5	New Constitution	Mgmt	For
1.	Chairman and CEO Presentations	Non-Voting	No vote
2.	To discuss the Company's financial statements and reports for the YE 30 JUN 2010	Non-Voting	No vote
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF NON-VOTABLE RESOLUTIONS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	No vote

THE PROGRESSIVE CORPORATION

THE PROGRESSIVE C	ORPORATION	Agen
Security:	743315103	
Meeting Type:	Annual	
Meeting Date:	29-Apr-2011	
Ticker:	PGR	
ISIN:	US7433151039	

Prop.#	Proposal	Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR: STUART B. BURGDOERFER	Mgmt	For
1B	ELECTION OF DIRECTOR: CHARLES A. DAVIS	Mgmt	For
02	TO APPROVE AN AMENDMENT TO THE COMPANY'S CODE OF REGULATIONS ALLOWING OUR BOARD OF DIRECTORS TO AMEND THE CODE OF REGULATIONS TO THE EXTENT PERMITTED BY OHIO LAW.	Mgmt	For
03	TO CAST AN ADVISORY VOTE ON THE COMPANY'S EXECUTIVE COMPENSATION PROGRAM.	Mgmt	For
04	TO CAST AN ADVISORY VOTE ON THE FREQUENCY OF THE SHAREHOLDER VOTE ON THE COMPANY'S EXECUTIVE COMPENSATION PROGRAM.	Mgmt	1 Year
05	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.	Mgmt	For

UN	ION PACIFIC COR	PORATION				Agen
	Security: Meeting Type: Meeting Date: Ticker:	907818108 Annual 05-May-2011 UNP US9078181081				
Pro	p.# Proposal			Proposal Type	Proposal Vote	
1A	ELECTION OF	DIRECTOR: A.H. CARD, JR.		Mgmt	For	
1в	ELECTION OF	DIRECTOR: E.B. DAVIS, JR.		Mgmt	For	
1C	ELECTION OF	DIRECTOR: T.J. DONOHUE		Mgmt	For	
1D	ELECTION OF	DIRECTOR: A.W. DUNHAM		Mgmt	For	
1E	ELECTION OF	DIRECTOR: J.R. HOPE		Mgmt	For	
1F	ELECTION OF	DIRECTOR: C.C. KRULAK		Mgmt	For	
1G	ELECTION OF	DIRECTOR: M.R. MCCARTHY		Mgmt	For	
1H	ELECTION OF	DIRECTOR: M.W. MCCONNELL		Mgmt	For	
1I	ELECTION OF	DIRECTOR: T.F. MCLARTY II	:	Mgmt	For	
1J	ELECTION OF	DIRECTOR: S.R. ROGEL		Mgmt	For	
1K	ELECTION OF	DIRECTOR: J.H. VILLARREAL		Mgmt	For	
1L	ELECTION OF	DIRECTOR: J.R. YOUNG		Mgmt	For	
02		N OF THE APPOINTMENT OF DEI THE INDEPENDENT REGISTEREI FIRM.		Mgmt	For	
03	AN ADVISORY ON PAY").	VOTE ON EXECUTIVE COMPENSA	ATION ("SAY	Mgmt	For	
04		VOTE ON THE FREQUENCY OF H TES ON EXECUTIVE COMPENSATI Y").		Mgmt	1 Year	
5A	OF INCORPOR REQUIREMENT	POSAL TO AMEND THE COMPANY ATION TO REDUCE SHAREHOLDEH S RELATED TO: ACTIONS ADVEH REFERRED STOCK.	R VOTING	Mgmt	For	
5B	OF INCORPOR	POSAL TO AMEND THE COMPANY ATION TO REDUCE SHAREHOLDEN S RELATED TO: REMOVAL OF DI	R VOTING	Mgmt	For	
5C		POSAL TO AMEND THE COMPANY ATION TO REDUCE SHAREHOLDER		Mgmt	For	

REQUIREMENTS RELATED TO: CHANGING THE AUTHORIZED AMOUNT OF CAPITAL STOCK.

MAR 2010

06	SHAREHOLDER	PROPOSAL	REGARDING AN INDEPENDENT	Shr	Against
	DIRECTOR TO	SERVE AS	CHAIRMAN OF THE BOARD		
	IF PROPERLY	PRESENTEI	D AT THE ANNUAL MEETING.		

UNITEI	O UTILITIES	GROUP PLC, WARRINGTON		Agen
Mee	Security: eting Type:			
Mee	eting Date: Ticker:	23-Jul-2010		
	ISIN:	GB00B39J2M42		
Prop.#	Proposal		Proposal Type	Proposal Vote
1.		financial statements and the reports ctors and Auditors for the YE 31	Mgmt	For

2.	Declare a final dividend of 23.13 pence per ordinary share	Mgmt	For
3.	Approve the Directors' remuneration report for the YE 31 MAR 2010	Mgmt	For
4.	Re-appoint Charlie Cornish as a Director	Mgmt	For
5.	Re-appoint Dr. Catherine Bell as a Director	Mgmt	For

For

For

For

For

6.	Re-appoint Nick Salmon as a Director	Mgmt
7.	Re-appoint Deloitte LLP as the Auditors of the	Mgmt
	Company	

8.	Authorize	the	Directors	to	set	the	Auditors'	Mgmt
	remunerati	on						

9. Authorize the Board to allot ordinary shares Mgmt pursuant to Section 551 of the Companies Act 2006 ('the Act') in the Company and to grant rights to subscribe for or convert any security into ordinary shares in the Company: (A) up to a nominal amount of GBP 11,358,933 (such amount to be reduced by the nominal amount allotted or granted under Paragraph (B) below in excess of such sum); and (B) comprising equity securities (as defined in Section 560(1) of the Act) up to a nominal amount of GBP 22,717,867 (such amount to be reduced by any allotments or grants made under Paragraph (A) above) in connection with an offer by way of a rights issue: (i) to ordinary shareholders in proportion (as nearly as may be practicable) to their existing holdings; and (ii) to holders of other

equity securities as required by the rights of those securities or as the Board otherwise considers necessary; and so that the board may impose any limits or restrictions and make any arrangements which it considers necessary or appropriate to deal with treasury shares, fractional entitlements, record dates, legal, regulatory or practical problems in, or under the laws of, any territory or any other matter; [Authority expires the earlier of the conclusion of the next AGM of the Company or 22 OCT 2011]; and the Directors may allot shares or grant rights after the expiry of this authority in pursuance of such an offer or agreement made prior to such expiry

- Authorize the Board, if Resolution 9 is passed S.10 to allot equity securities (as defined in the Companies Act 2006 ('the Act')) for cash under the authority given by that resolution and/or to sell ordinary shares of five pence each held by the Company as treasury shares for cash as if Section 561 of the Act did not apply to any such allotment or sale, such power to be limited: (A) to the allotment of equity securities and sale of treasury shares for cash in connection with an offer of, or invitation to apply for, equity securities (but in the case of the authority granted under Paragraph (B) of Resolution 9, by way of a rights issue only): (i) to ordinary shareholders in proportion (as nearly as may be practicable) to their existing holdings; and (ii) to holders of other equity securities, as required by the rights of those securities or, as the Board otherwise considers necessary, and so that the Board may impose any limits or restrictions and make any arrangements which it considers necessary or appropriate to deal with treasury shares, fractional entitlements, record dates, legal, regulatory or practical problems in, or under the laws of, any territory or any other matter; and (B) in the case of the authority granted under Paragraph (A) of Resolution 9 and/or in the case of any sale of treasury shares for cash, to the allotment (otherwise than under Paragraph (A) above) of equity securities or sale of treasury shares up to a nominal amount of GBP 1,703,840; [Authority expires the earlier of the conclusion of the next AGM of the Company or 22 OCT 2011]; and the Company may make offers, and enter into agreements which would, or might, require equity securities to be allotted (and treasury shares to be sold) and the Directors may allot equity securities (and sell treasury shares) under any such offer or agreement as if the power had not ended
- S.11 Authorize the Company, for the purposes of Section 701 of the Companies Act 2006 ('the Act') to make one or more market purchases (as defined in Section 693(4) of the Act) of its ordinary

Mgmt

For

For

Mgmt

shares of 5 pence each, such power to be limited: (A) to a maximum number of 68,153,603 ordinary shares; (B) by the condition that the minimum price which may be paid for an ordinary share is the nominal amount of that share and the maximum price which may be paid for an ordinary share is the higher of: (i) an amount equal to 5% above the average market value of an ordinary share for the 5 business days immediately preceding the day on which that ordinary share is contracted to be purchased; and (ii) the higher of the price of the last independent trade and the highest current independent bid on the trading venues where the purchase is carried out, in each case, exclusive of expenses; [Authority expires the earlier of the conclusion of the next AGM of the Company or 22 OCT 2011]; the Company, before the expiry, may make a contract to purchase ordinary shares which will or may be executed wholly or partly after such expiry

- S.12 Approve a general meeting other than an AGM Mgmt For may be called on not less than 14 clear days' notice
- S.13 Amend the Articles of Association of the Company Mgmt For by deleting all the provisions of the Company's Memorandum of Association which, by virtue of Section 28 of the Companies Act 2006, are to be treated as provisions of the Company's Articles of Association and the Articles of Association produced to the meeting and initialled by the Chairman of the meeting for the purpose of identification be adopted as the Articles of Association of the Company in substitution for, and to the exclusion of, the existing Articles of Association

Mqmt

For

14. Authorize the Company, in accordance with Part 14 of the Companies Act 2006 ('the Act'), the Company and each Company which is or becomes a subsidiary of the Company at any time during the period for which this resolution has effect: (A) to make political donations to political parties and/or independent election candidates to which Part 14 of the Act applies, not exceeding GBP 50,000 in total; (B) to make political donations to political organizations other than political parties, not exceeding GBP 50,000 in total; and (C) to incur political expenditure, not exceeding GBP 50,000 in total; in any event, the aggregate amount of political donations and political expenditure made or incurred by the Company and its subsidiaries pursuant to this resolution shall not exceed GBP 150,000; [Authority expires at the conclusion of the next AGM of the Company and 22 OCT 2011]

VIVENI	DI SA			Agen
	eting Type: eting Date: Ticker:	21-Apr-2011		
Prop.#	Proposal		Proposal Type	Proposal Vote
CMMT	VALID VOTE	IN THE FRENCH MARKET THAT THE ONLY OPTIONS ARE "FOR" AND "AGAINST" ABSTAIN" WILL BE TREATED AS AN "AGAI	Non-Voting NST"	No vote
CMMT	and forward sub custodi Representat card, accou following a Proxy Cards forwarded t become Vote Deadli Registered will sign t the local o your Global	dent Shareowners must complete, sign the Proxy Card directly to the an. Please contact your Client Servi ive to obtain the necessary nt details and directions. The pplies to Non-Resident Shareowners: : Voting instructions will be o the Global Custodians that have Registered Intermediaries, on the ne Date. In capacity as Intermediary, the Global Custodian he Proxy Card and forward to custodian. If you are unsure whether Custodian acts as Registere y, please contact your representativ	ce d	No vote
CMMT	INFORMATION MATERIAL UR	THAT IMPORTANT ADDITIONAL MEETING IS AVAILABLE BY CLICKING ON THE L LINK: https://balo.journal-officie /balo.journal-officiel.gouv.fr/pdf/2		/201103041100553.pdf
0.1		the reports and annual financial for the financial year 2010	Mgmt	For
0.2	Approval of statements	the reports and consolidated financ for the financial year 2010	ial Mgmt	For
0.3	report on n	the Statutory Auditors' special www.regulated Agreements kings concluded during the financial	Mgmt	For
0.4		of income for the financial year ng the dividend and the date	Mgmt	For
0.5		Mr. Jean-Yves Charlier's term as Board member	Mgmt	For
0.6	Renewal of Board membe	Mr. Henri Lachmann's term as Supervi r	sory Mgmt	For
0.7		Mr. Pierre Rodocanachi's term as Board member	Mgmt	For

0.8	Appointment of the company KPMG SA as principal statutory auditor	Mgmt	For
0.9	Appointment of the company KPMG Audit Is SAS as deputy statutory auditor	Mgmt	For
0.10	Authorization to be granted to the Executive Board to allow the Company to purchase its own shares	Mgmt	For
E.11	Authorization to be granted to the Executive Board to reduce the share capital by cancellation of shares	Mgmt	For
E.12	Authorization to be granted to the Executive Board to grant options to subscribe for shares of the Company	Mgmt	For
E.13	Authorization to be granted to the Executive Board to carry out the allocation of performance shares existing or to be issued	Mgmt	For
E.14	Delegation granted to the Executive Board to increase capital by issuing ordinary shares or any securities giving access to the capital with preferential subscription rights of shareholders	Mgmt	For
E.15	Delegation granted to the Executive Board to increase capital by issuing ordinary shares or any securities giving access to the capital without preferential subscription rights of shareholders	Mgmt	For
E.16	Authorization to be granted to the Executive Board to increase the number of issuable securities in the event of surplus demand with a capital increase with or without preferential subscription rights, within the limit of 15% of the original issuance and within the limits set under the fourteenth and fifteenth resolutions	Mgmt	For
E.17	Delegation granted to the Executive Board to increase the share capital, within the limit of 10% of the capital and within the limits set under the fourteenth and fifteenth resolutions, in consideration for in-kind contributions of equity securities or securities giving access to the capital of third party companies outside of a public exchange offer	Mgmt	For
E.18	Delegation granted to the Executive Board to increase the share capital in favor of employees and retired employees participating in the Group Savings Plan	Mgmt	For
E.19	Delegation granted to the Executive Board to decide to increase the share capital in favor of employees of Vivendi foreign subsidiaries participating in the Group Savings Plan and	Mgmt	For

to implement any similar plan

E.20	Delegation granted to the Executive Board to increase the capital by incorporation of premiums, reserves, profits or other amounts	Mgmt	For
E.21	Amendment of Article 10 of the Statutes "Organizing the Supervisory Board", by adding a new 6th paragraph: Censors	Mgmt	For
E.22	Powers to accomplish the formalities	Mgmt	For

WELLS FARGO & COM	1PANY	Agen
Security:	949746101	
Meeting Type:	Annual	
Meeting Date:	03-May-2011	
Ticker:	WFC	
ISIN:	US9497461015	

Prop.	# Proposal	Proposal Type	Proposal Vote
1A	ELECTION OF DIRECTOR: JOHN D. BAKER II	Mgmt	For
1B	ELECTION OF DIRECTOR: JOHN S. CHEN	Mgmt	For
1C	ELECTION OF DIRECTOR: LLOYD H. DEAN	Mgmt	For
1D	ELECTION OF DIRECTOR: SUSAN E. ENGEL	Mgmt	For
1E	ELECTION OF DIRECTOR: ENRIQUE HERNANDEZ, JR.	Mgmt	For
1F	ELECTION OF DIRECTOR: DONALD M. JAMES	Mgmt	For
1G	ELECTION OF DIRECTOR: MACKEY J. MCDONALD	Mgmt	For
1H	ELECTION OF DIRECTOR: CYNTHIA H. MILLIGAN	Mgmt	For
11	ELECTION OF DIRECTOR: NICHOLAS G. MOORE	Mgmt	For
1J	ELECTION OF DIRECTOR: PHILIP J. QUIGLEY	Mgmt	Against
1K	ELECTION OF DIRECTOR: JUDITH M. RUNSTAD	Mgmt	For
1L	ELECTION OF DIRECTOR: STEPHEN W. SANGER	Mgmt	For
1M	ELECTION OF DIRECTOR: JOHN G. STUMPF	Mgmt	For
1N	ELECTION OF DIRECTOR: SUSAN G. SWENSON	Mgmt	For
02	PROPOSAL TO APPROVE AN ADVISORY RESOLUTION TO APPROVE THE NAMED EXECUTIVES' COMPENSATION.	Mgmt	For
03	ADVISORY PROPOSAL ON THE FREQUENCY OF FUTURE ADVISORY VOTES REGARDING NAMED EXECUTIVES' COMPENSATION.	Mgmt	1 Year

04	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2011.	Mgmt	For
05	STOCKHOLDER PROPOSAL REGARDING AN AMENDMENT TO THE COMPANY'S BY-LAWS TO ALLOW HOLDERS OF 10% OF THE COMPANY'S COMMON STOCK TO CALL SPECIAL MEETINGS OF STOCKHOLDERS.	Shr	For
06	STOCKHOLDER PROPOSAL TO PROVIDE FOR CUMULATIVE VOTING IN CONTESTED DIRECTOR ELECTIONS.	Shr	Against
07	STOCKHOLDER PROPOSAL REGARDING THE ADOPTION OF A POLICY TO REQUIRE AN INDEPENDENT CHAIRMAN.	Shr	For
08	STOCKHOLDER PROPOSAL REGARDING AN ADVISORY VOTE ON DIRECTOR COMPENSATION.	Shr	Against
09	STOCKHOLDER PROPOSAL REGARDING AN INVESTIGATION AND REPORT ON INTERNAL CONTROLS FOR MORTGAGE SERVICING OPERATIONS.	Shr	For

WESTPAC BANKING CORP, SYDNEY NSW Security: Q97417101 Meeting Type: AGM Meeting Date: 15-Dec-2010 Ticker: ISIN: AU00000WBC1

Prop.	# Proposal	Proposal Type	Proposal Vote
СММТ	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSAL 4 AND VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE "ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSAL (4), YOU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION.	Non-Voting	No vote
2	Adoption of Remuneration Report for the year ended 30 September 2010 (non- binding resolution)	Mgmt	For
3.A	Re-election of Elizabeth Blomfield Bryan	Mgmt	For
3.B	Re-election of Peter John Oswin Hawkins	Mgmt	For
3.C	Re-election of Carolyn Judith Hewson	Mgmt	For

4	Grant of equity to Chief Executive Officer	Mgmt	For
ZURI	CH FINL SVCS		Agen
	Security: H9870Y105 eeting Type: AGM eeting Date: 31-Mar-2011 Ticker: ISIN: CH0011075394		
Prop.	# Proposal	Proposal Type	Proposal Vote
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting	No vote
CMMT	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 795595, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	No vote
1.1	Approval of the annual report, the Annual financial statements and the consolidated financial statements for 2010	Mgmt	Take No Action
1.2	Advisory vote on the remuneration system according to the remuneration report	Mgmt	Take No Action
2.1	Appropriation of available earnings for 2010, allocation to reserves from capital contributions	Mgmt	Take No Action
2.2	Allocation to and appropriation of reserves from capital contributions	Mgmt	Take No Action
3	Discharge of members of the board of directors and of the group executive committee	Mgmt	Take No Action
4.1	Change to the articles of incorporation.(deletion of article 25 para. 2)	Mgmt	Take No Action
4.2	Change to the articles of incorporation. (deletion of article 27bis)	Mgmt	Take No Action
5.1.1	Re-election of Mr Manfred Gentz	Mgmt	Take No Action

5.1.2	Re-election of Mr Fred Kindle	Mgmt	Take No Action
5.1.3	Re-election of Mr Tom De Swaan	Mgmt	Take No Action
5.2	Re-election of auditors Pricewaterhouse Coopers Ltd, Zurich	Mgmt	Take No Action
6	Ad-hoc	Mgmt	Take No Action

* Management position unknown

SIGNATURES

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant)	Eaton Vance Tax-Advantaged Global Dividend Income Fund
By (Signature)	/s/ Judith A. Saryan
Name	Judith A. Saryan
Title	President
Date	08/17/2011