GABELLI MULTIMEDIA TRUST INC. Form N-PX August 22, 2018

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number <u>811-08476</u>

The Gabelli Multimedia Trust Inc.

(Exact name of registrant as specified in charter)

One Corporate Center

Rye, New York 10580-1422

(Address of principal executive offices) (Zip code)

Bruce N. Alpert

Gabelli Funds, LLC

One Corporate Center

Rye, New York 10580-1422

(Name and address of agent for service)

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

Date of fiscal year end: December 31

Date of reporting period: <u>July 1, 2017 – June 30, 201</u>8

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

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2017 TO JUNE 30, 2018

ProxyEdge

Report Date: 07/01/2018

Meeting Date Range: 07/01/2016 - 06/30/2018

1

The Gabelli Multimedia Trust Inc.

Investment Company Report

TV AZTECA SAB DE CV

Security P9423U163 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 12-Jul-2017

Symbol Recting Date 12-Jul-2017

ISIN MX01AZ060013 Agenda 708319668 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT WOLLD LIVE TO Non-Voting

WOULD LIKE TO

SUBMIT YOUR VOTE ON

THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU

DISCUSSION AND, IF ANY, APPROVAL

TO MODIFY

I CLAUSES SIXTH AND NINETEENTH Non-Voting

OF-THE BYLAWS

OF THE COMPANY

DESIGNATION OF SPECIAL DELEGATES

TO

II FORMALIZE AND EXECUTE THE Non-Voting

RESOLUTIONS-

ADOPTED BY THE ASSEMBLY

TV AZTECA SAB DE CV

P9423U163 Security Meeting Type Special General Meeting

Ticker Meeting Date 12-Jul-2017

Symbol

ISIN MX01AZ060013 Agenda 708320356 - Management

Against

Proposed For/Against Proposal Vote Item Management by

PLEASE NOTE THAT THIS MEETING IS

CMMT FOR SHARES Non-Voting

TYPE 'D-A' ONLY

DISCUSSION AND, IF ANY, APPROVAL

TO MODIFY I ManagementAbstain

CLAUSE SIXTH OF THE BYLAWS OF

THE COMPANY

DESIGNATION OF SPECIAL DELEGATES

TO

II FORMALIZE AND EXECUTE THE ManagementFor For

RESOLUTIONS

ADOPTED BY THE ASSEMBLY 04 JULY 2017: PLEASE NOTE THAT

ONLY MEXICAN

NATIONALS HAVE VOTING RIGHTS

AT-THIS

MEETING. IF YOU ARE A MEXICAN

CMMT NATIONAL AND Non-Voting

WOULD LIKE TO SUBMIT YOUR-VOTE

ON THIS

MEETING PLEASE CONTACT YOUR

CLIENT SERVICE

REPRESENTATIVE. THANK-YOU

04 JULY 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT NAME ALREADY SENT IN YOUR VOTES, Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

TV AZTECA SAB DE CV

P9423U163 Special General Meeting Security Meeting Type

Ticker Meeting Date 12-Jul-2017

Symbol

ISIN MX01AZ060013 Agenda 708320368 - Management

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

PLEASE NOTE THAT THIS MEETING IS

CMMT FOR SHARES Non-Voting

TYPE 'D-L' ONLY

DISCUSSION AND, IF ANY, APPROVAL

TO MODIFY

I CLAUSE SIXTH OF THE BYLAWS OF ManagementAbstain

ManagementFor

Against

For

Bond Meeting

Meeting Type

THE COMPANY

DESIGNATION OF SPECIAL DELEGATES

TO

II FORMALIZE AND EXECUTE THE

RESOLUTIONS

ADOPTED BY THE ASSEMBLY

TV AZTECA SAB DE CV

Security P9423U163

Ticker Meeting Date 12-Jul-2017

Symbol

ISIN MX01AZ060013 Agenda 708348087 - Management

Non-Voting

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

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

ARE A MEXICAN NATIONAL AND **CMMT** Non-Voting

WOULD LIKE TO

SUBMIT YOUR VOTE ON THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

DISCUSSION AND, IF ANY, APPROVAL

OF THE

AMENDMENT TO THE VALIDITY OF

THE-I

IRREVOCABLE TRUST AGREEMENT **NUMBER 987-8**

AND THE RE-EXPRESSION OF ITS

CLAUSES

DISCUSSION AND, IF ANY, APPROVAL

OF THE

AMENDMENT TO THE ISSUANCE OF

MINUTES-AND

THE SECURITIES COVERING THE NON-

II AMORTIZABLE ORDINARY Non-Voting

PARTICIPATION-

CERTIFICATES ISSUED ON THE SHARES

REPRESENTING THE CAPITAL STOCK

OF TV-

AZTECA, S.A.B DE C.V

APPOINTMENT OF SPECIAL

DELEGATES TO

Ш FORMALIZE THE RESOLUTIONS Non-Voting

ADOPTED IN THE-

ASSEMBLY

VEON LTD

Security 91822M106 Meeting Type Annual

Ticker **VEON** Meeting Date 24-Jul-2017

Symbol

ISIN Agenda 934655929 - Management US91822M1062

Proposed For/Against Item Proposal Vote by Management

TO RE-APPOINT

PRICEWATERHOUSECOOPERS

ACCOUNTANTS N.V. AS AUDITOR OF

THE

COMPANY, FOR A TERM EXPIRING AT

THE

CONCLUSION OF THE 2018 ANNUAL

1. **GENERAL** ManagementFor For

MEETING OF SHAREHOLDERS OF THE

COMPANY

AND TO AUTHORIZE THE

SUPERVISORY BOARD TO

DETERMINE THE REMUNERATION OF

THE

AUDITOR.

TO INCREASE THE NUMBER OF

SUPERVISORY 2. ManagementFor For BOARD MEMBERS FROM NINE TO

ELEVEN.

TO APPOINT MIKHAIL FRIDMAN AS A 3A ManagementAbstain DIRECTOR.

TO APPOINT ALEXEY REZNIKOVICH AS

3B Α ManagementAbstain

DIRECTOR.

TO APPOINT ANDREI GUSEV AS A 3C ManagementAbstain

DIRECTOR.

TO APPOINT SIR JULIAN HORN-SMITH

3D AS A

ManagementFor

DIRECTOR.

TO APPOINT GENNADY GAZIN AS A 3E ManagementFor

DIRECTOR.

TO APPOINT NILS KATLA AS A 3F ManagementFor

DIRECTOR.

TO APPOINT GUNNAR HOLT AS A 3G ManagementFor

DIRECTOR.

TO APPOINT JORN JENSEN AS A 3H ManagementFor

DIRECTOR.

TO APPOINT STAN CHUDNOVSKY AS A ManagementFor

3I DIRECTOR.

> TO APPOINT URSULA BURNS AS A ManagementFor

3J DIRECTOR.

TO APPOINT GUY LAURENCE AS A 3K ManagementFor

DIRECTOR.

Edgar Filing: GABELLI MULTIMEDIA TRUST INC Form N-PX						
VEON					_	
Securit Ticker	-	91822M106		Meeting	-	Annual
Symbo		VEON		Meeting	Date	24-Jul-2017
ISIN		US91822M1062		Agenda		934656476 - Management
Item	Pı	roposal	Proposed by	Vote	For/Agains Manageme	
4A	D	O APPOINT MIKHAIL FRIDMAN AS A IRECTOR. O APPOINT ALEXEY REZNIKOVICH A	Manageme	entAbstain		
4B	A		Manageme	entAbstain		
4C	D	O APPOINT ANDREI GUSEV AS A IRECTOR.	Manageme	entAbstain		
4D	A	O APPOINT SIR JULIAN HORN-SMITH S A IRECTOR.	Manageme	entFor		
4E	T	O APPOINT GENNADY GAZIN AS A IRECTOR.	Manageme	entFor		
4F	D	O APPOINT NILS KATLA AS A IRECTOR.	Manageme	entFor		
4G	D	O APPOINT GUNNAR HOLT AS A IRECTOR.	Manageme	entFor		
4H	D	O APPOINT JORN JENSEN AS A IRECTOR.	Manageme	entFor		
4I		O APPOINT STAN CHUDNOVSKY AS A IRECTOR.	Manageme	entFor		
4J	D	O APPOINT URSULA BURNS AS A IRECTOR.	Manageme	entFor		
4K	D	O APPOINT GUY LAURENCE AS A IRECTOR.	Manageme	entFor		
YUMI Securi	-	98872B104		Meeting	Type	Annual
Ticker		YUME		Meeting	Date	27-Jul-2017
Symbo ISIN	01	US98872B1044		Agenda		934648467 - Management
Item	Pı	roposal	Proposed by	Vote	For/Agains Manageme	
1.	A A	O APPROVE AMENDMENTS TO OUR MENDED ND RESTATED CERTIFICATE OF ICORPORATION	Manageme	entFor	For	
	T	O DECLASSIFY THE BOARD OF				

ManagementFor

ManagementFor

For

For

DIRECTORS.

JOHN MUTCH

STEPHEN

DOMENIK

2A.

2B.

ELECTION OF CLASS I DIRECTOR:

ELECTION OF CLASS I DIRECTOR:

2C. ELECTION OF CLASS I DIRECTOR:

ManagementFor For

TO RATIFY THE APPOINTMENT OF

MOSS ADAMS

BRIAN KELLEY

LLP AS THE INDEPENDENT

3. REGISTERED PUBLIC ManagementFor For

ACCOUNTING FIRM FOR THE YEAR

ENDING

DECEMBER 31, 2017.

DIGITALGLOBE, INC.

Security 25389M877 Meeting Type Special

Ticker Symbol DGI Meeting Date 27-Jul-2017

ISIN US25389M8771 Agenda 934653773 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVE AND ADOPT THE AGREEMENT AND PLAN

OF MERGER DATED AS OF FEBRUARY

24, 2017, BY

AND AMONG DIGITALGLOBE, INC.,

ManagementFor For

MACDONALD,

DETTWILER AND ASSOCIATES LTD.,

SSL MDA

HOLDINGS, INC., AND MERLIN

MERGER SUB, INC.

APPROVE, ON AN ADVISORY

(NON-BINDING) BASIS,

CERTAIN SPECIFIED COMPENSATION

THAT WILL

OR MAY BE PAID BY DIGITALGLOBE, ManagementFor For

INC. TO ITS

NAMED EXECUTIVE OFFICERS THAT IS

BASED ON

OR OTHERWISE RELATES TO THE

MERGER.

APPROVE ADJOURNMENT OF THE

SPECIAL

MEETING, IF NECESSARY, TO SOLICIT

ADDITIONAL

PROXIES IF THERE ARE NOT

SUFFICIENT VOTES AT

THE TIME OF THE SPECIAL MEETING

TO APPROVE

AND ADOPT THE MERGER

AGREEMENT.

MALAYSIAN RESOURCES CORPORATION BERHAD

Security Y57177100 Meeting Type ExtraOrdinary General

ManagementFor

Meeting Meeting

Meeting Date 28-Jul-2017

For

Ticker Symbol

ISIN 708369295 - Management Agenda MYL165100008

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

PROPOSED RENOUNCEABLE RIGHTS

ISSUE OF UP

TO 2,856,679,518 NEW ORDINARY

SHARES IN MRCB

("MRCB SHARES" OR "SHARES")

("RIGHTS SHARES")

TOGETHER WITH UP TO 571,335,904

FREE

DETACHABLE WARRANTS ("RIGHTS

WARRANTS"),

ON THE BASIS OF ONE (1) RIGHTS 1 ManagementFor For

SHARE FOR

EVERY ONE (1) EXISTING MRCB SHARE

HELD AND

ONE (1) FREE RIGHTS WARRANT FOR

EVERY FIVE

(5) RIGHTS SHARES SUBSCRIBED FOR,

ON AN

ENTITLEMENT DATE TO BE

DETERMINED LATER

("PROPOSED RIGHTS ISSUE")

VODAFONE GROUP PLC

Security 92857W308 Meeting Type Annual

Ticker VOD Meeting Date 28-Jul-2017

Symbol

934649065 - Management **ISIN** US92857W3088 Agenda

ManagementFor

For

Proposed For/Against Item Proposal Vote Management by

TO RECEIVE THE COMPANY'S

ACCOUNTS, THE

STRATEGIC REPORT AND REPORTS OF

1. ManagementFor THE For

DIRECTORS AND THE AUDITOR FOR

THE YEAR

ENDED 31 MARCH 2017

TO RE-ELECT GERARD KLEISTERLEE

TO RE-ELECT SIR CRISPIN DAVIS AS A

2. AS A ManagementFor For

DIRECTOR

TO RE-ELECT VITTORIO COLAO AS A ManagementFor For

3. **DIRECTOR**

> TO RE-ELECT NICK READ AS A For

4.

ManagementFor **DIRECTOR**

5. **DIRECTOR**

6.	TO RE-ELECT DR MATHIAS DOPFNER AS A	ManagementAgainst	Against
7.	DIRECTOR TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR	ManagementFor	For
8.	TO RE-ELECT VALERIE GOODING AS A DIRECTOR	ManagementFor	For
9.	TO RE-ELECT RENEE JAMES AS A DIRECTOR	ManagementFor	For
10.	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR TO ELECT MARIA AMPARO	ManagementFor	For
11.	MORALEDA MARTINEZ AS A DIRECTOR IN ACCORDANCE WITH THE	ManagementFor	For
12.	COMPANY'S ARTICLES TO RE-ELECT DAVID NISH AS A DIRECTOR	ManagementFor	For
13.	TO DECLARE A FINAL DIVIDEND OF 10.03 EUROCENTS PER ORDINARY SHARE	ManagementFor	For
14.	FOR THE YEAR ENDED 31 MARCH 2017 TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2017		For
15.	TO APPROVE THE ANNUAL REPORT ON REMUNERATION CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2017	ManagementFor	For
16.	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	ManagementFor	For
17.	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	ManagementFor	For
18.	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	ManagementFor	For
19.		ManagementFor	For

TO AUTHORISE THE DIRECTORS TO **DIS-APPLY** PRE-EMPTION RIGHTS (SPECIAL RESOLUTION) TO AUTHORISE THE DIRECTORS TO **DIS-APPLY** PRE-EMPTION RIGHTS UP TO A **FURTHER 5 PER** 20. CENT FOR THE PURPOSES OF ManagementFor For FINANCING AN ACQUISITION OR OTHER CAPITAL **INVESTMENT** (SPECIAL RESOLUTION) TO AUTHORISE THE COMPANY TO 21. **PURCHASE ITS** ManagementFor For OWN SHARES (SPECIAL RESOLUTION) TO AUTHORISE POLITICAL 22. **DONATIONS AND** ManagementFor For **EXPENDITURE** TO AUTHORISE THE COMPANY TO **CALL GENERAL** 23. For MEETINGS (OTHER THAN AGMS) ON 14 ManagementFor **CLEAR** DAYS' NOTICE (SPECIAL RESOLUTION) TV AZTECA SAB DE CV P9423U163 Security Meeting Type **Bond Meeting** Ticker Meeting Date 31-Jul-2017 Symbol **ISIN** MX01AZ060013 Agenda 708411676 - Management Proposed For/Against Item Vote **Proposal** Management by DISCUSSION AND, IF ANY, APPROVAL OF THE AMENDMENT TO THE VALIDITY OF THE ManagementAbstain 1 Against IRREVOCABLE TRUST AGREEMENT **NUMBER 987-8** AND THE RE-EXPRESSION OF ITS **CLAUSES** DISCUSSION AND, IF ANY, APPROVAL OF THE AMENDMENT TO THE ISSUANCE OF MINUTES AND THE SECURITIES COVERING THE NON-2 AMORTIZABLE ORDINARY ManagementAbstain Against **PARTICIPATION** CERTIFICATES ISSUED ON THE SHARES REPRESENTING THE CAPITAL STOCK OF TV

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

APPOINTMENT OF SPECIAL

DELEGATES TO

3 FORMALIZE THE RESOLUTIONS ManagementFor For

ADOPTED IN THE

ASSEMBLY

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 01 AUG 2017.

CMMT CONSEQUENTLY, YOUR Non-Voting

VOTING INSTRUCTIONS WILL-REMAIN

VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED. THANK YOU

IL SOLE 24 ORE SPA, MILANO

T52689105 Meeting Type Special General Meeting Security

Ticker Meeting Date 02-Aug-2017

Symbol

ISIN Agenda 708352860 - Management IT0004269723

Proposed For/Against Item Proposal Vote Management by

STATEMENT RELATED TO THE

EXPENSES

NECESSARY FOR THE SAFEGUARDING ManagementFor 1 For

OF THE

COMMON INTERESTS OF SPECIAL

SHAREHOLDERS

TO APPOINT THE COMMON

REPRESENTATIVE OF

2 ManagementFor For SPECIAL SHAREHOLDERS.

RESOLUTIONS RELATED

THERETO

25 JUL 2017: PLEASE NOTE THAT THE

MEETING

TYPE WAS CHANGED FROM EGM TO

SGM.-IF YOU

HAVE ALREADY SENT0020IN YOUR

CMMT VOTES, PLEASE

DO NOT VOTE AGAIN UNLESS-YOU

DECIDE TO

AMEND YOUR ORIGINAL INSTRUCTIONS. THANK

YOU.

PATHEON N.V.

Security N6865W105 Meeting Type Special

Ticker **PTHN** Meeting Date 02-Aug-2017

Symbol

ISIN Agenda 934658329 - Management NL0011970280

Non-Voting

Item	Proposal	Proposed by Vote	For/Against Management
1A.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SETH H. HOOGASIAN AS NON-EXECUTIVE DIRECTOR	ManagementFor	For
1B.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: ANTHONY H. SMITH AS EXECUTIVE DIRECTOR	ManagementFor	For
1C.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: PATRICK M. DURBIN AS NON-EXECUTIVE DIRECTOR THE CONDITIONAL APPOINTMENT TO	ManagementFor	For
1D.	OUR BOARD: JOHN SOS AS NON-EXECUTIVE DIRECTOR	ManagementFor	For
1E.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SHIRAZ LADIWALA AS NON-EXECUTIVE DIRECTOR	ManagementFor	For
2.	CONDITIONAL GRANTING OF FULL AND FINAL DISCHARGE TO EACH MEMBER(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL).	ManagementFor	For
	CONDITIONAL APPROVAL OF THE SALE, TRANSFER AND ASSUMPTION OF THE BUSINESS OF THE COMPANY, INCLUDING		
3.	SUBSTANTIALLY ALL OF THE ASSETS AND LIABILITIES OF THE COMPANY, TO OR BY THERMO FISHER (CN) LUXEMBOURG S.A R.L. (OR AN AFFILIATE THEREOF) (AGENDA	ManagementFor	For
4.	ITEM 5). CONDITIONAL RESOLUTION TO (1) DISSOLVE THE COMPANY IN ACCORDANCE WITH ARTICLE 2:19 OF THE DUTCH CIVIL CODE, (2) APPOINT STICHTING VEREFFENAAR PATHEON AS THE LIQUIDATOR OF	ManagementFor	For

THE COMPANY, (3) APPOINT PATHEON

HOLDINGS

B.V. AS THE CUSTODIAN OF ...(DUE TO

SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

CONDITIONAL RESOLUTION TO

AMEND THE

COMPANY'S ARTICLES OF

ASSOCIATION AND TO

5. CONVERT THE LEGAL FORM OF THE ManagementFor For

COMPANY

INTO A PRIVATE COMPANY WITH

LIMITED LIABILITY

(AGENDA ITEM 7).

TO APPROVE, BY NON-BINDING VOTE,

THE

COMPENSATION THAT MAY ...(DUE TO

6. SPACE ManagementFor For

LIMITS, SEE PROXY STATEMENT FOR

FULL

3.

COMPANY'S NAMED

EXECUTIVE OFFICER COMPENSATION.

PROPOSAL).

SPRINT CORPORATION

Security 85207U105 Meeting Type Annual

Ticker Symbol S Meeting Date 03-Aug-2017

ISIN US85207U1051 Agenda 934647453 - Management

ManagementFor

For

			\mathcal{C}	
Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	_
	1 GORDON BETHUNE	_	For	For
	2 MARCELO CLAURE		For	For
	3 PATRICK DOYLE		For	For
	4 RONALD FISHER		For	For
	5 JULIUS GENACHOWSKI		For	For
	6 ADM. MICHAEL MULLEN		For	For
	7 MASAYOSHI SON		For	For
	8 SARA MARTINEZ TUCKER		For	For
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE &			
	TOUCHE LLP AS THE INDEPENDENT			
2.	REGISTERED	_ Manageme	ntFor	For
۷.	PUBLIC ACCOUNTING FIRM OF SPRINT		ziiu Oi	1.01
	CORPORATION FOR THE YEAR ENDING	G		
	MARCH 31,			
	2018.			
	ADVISORY APPROVAL OF THE			

ADVISORY VOTE ON THE FREQUENCY

OF

For 4. ADVISORY VOTES TO APPROVE THE Management1 Year

COMPANY'S

EXECUTIVE COMPENSATION.

PANDORA MEDIA, INC.

698354107 Meeting Type Security Annual

Ticker P Meeting Date 07-Aug-2017

Symbol

ISIN US6983541078 Agenda 934654333 - Management

Proposed For/Against Item Proposal Vote Management by

ELECTION OF CLASS III DIRECTOR:

For 1A. **JASON** ManagementFor

HIRSCHHORN

TO APPROVE AN AMENDMENT TO THE

2014

EMPLOYEE STOCK PURCHASE PLAN

2. ManagementFor TO INCREASE For

THE MAXIMUM NUMBER OF SHARES

AVAILABLE

THEREUNDER BY 6,000,000 SHARES.

TO RATIFY THE APPOINTMENT OF

ERNST & YOUNG

LLP AS OUR INDEPENDENT

3. REGISTERED PUBLIC ManagementFor For

ACCOUNTING FIRM FOR THE YEAR

ENDING

DECEMBER 31, 2017.

TO APPROVE AN AMENDMENT TO THE

COMPANY'S

AMENDED AND RESTATED

4. **CERTIFICATE OF** ManagementFor For

INCORPORATION TO ELIMINATE THE

CLASSIFICATION OF THE BOARD OF

DIRECTORS.

TELEGRAAF MEDIA GROEP NV

ExtraOrdinary General Security N8502L104 Meeting Type

Meeting

Ticker Meeting Date 17-Aug-2017

Symbol

ISIN Agenda 708442568 - Management NL0000386605

Non-Voting

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

CMMT PLEASE NOTE THAT THIS IS AN

INFORMATIONAL

MEETING, AS THE ISIN DOES NOT

HOLD-VOTING

RIGHTS. SHOULD YOU WISH TO

ATTEND THE MEETING PERSONALLY, YOU MAY-REQUEST A NON-VOTING ENTRANCE CARD. THANK YOU. 1 OPENING OF THE GENERAL MEETING Non-Voting DRAFT REPORT ON THE MEETING OF **HOLDERS OF** DEPOSITARY RECEIPTS TELEGRAAF **MEDIA-GROEP** 2 Non-Voting NV HELD ON 18 MAY 2017. (FOR **DISCUSSION:** REPORT IS AVAILABLE ON HTTP:-ADMINISTRATIEKANTOO R.TMG.NL) PREPARATION ON THE **EXTRAORDINARY MEETING** OF SHAREHOLDERS TELEGRAAF **MEDIA-GROEP** N.V., TO BE HELD ON 31 AUGUST 2017. Non-Voting 3 (FOR DISCUSSION ONLY, THE AGENDA OF-THE 31 AUGUST MEETING IS AVAILABLE ON WWW.TMG.NL) 4 ANY OTHER BUSINESS Non-Voting 5 CLOSING OF THE GENERAL MEETING Non-Voting HARTE HANKS, INC. Security 416196103 Meeting Type Annual Ticker **HHS** Meeting Date 17-Aug-2017 Symbol **ISIN** US4161961036 Agenda 934661782 - Management For/Against Proposed Item Proposal Vote Management by ELECTION OF CLASS III DIRECTOR: 1.1 ManagementFor For JUDY C. ODOM **ELECTION OF CLASS III DIRECTOR:** 1.2 ManagementFor For KAREN A. **PUCKETT** SAY-ON-PAY: TO APPROVE ON AN **ADVISORY BASIS** 2. THE COMPENSATION OF NAMED ManagementFor For **EXECUTIVE** OFFICERS. FREQUENCY OF SAY-ON-PAY: **ADVISORY** 3. RECOMMENDATION ON HOW Management1 Year For FREQUENTLY TO HOLD SAY-ON-PAY VOTES. 4. TO RATIFY THE APPOINTMENT OF ManagementFor For **DELOITTE &**

TOUCHE LLP AS HARTE HANKS'

INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM FOR

FISCAL YEAR 2017.

NASPERS LIMITED

•	S53435103	Meeting Type	Annual General Meeting
Ticker		Meeting Date	25-Aug-2017
Symbol		Meeting Date	23-Aug-2017

Symbol					
ISIN	ZAE000015889		Agenda		708414014 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
O.1	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF	Manageme	ntFor	For	
O.2	DIVIDENDS: NET DIVIDEND OF 464 SA CENTS PER LISTED N ORDINARY SHARE	Manageme	ntFor	For	
0.3	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF E	Manageme	ntFor	For	
O.4	M CHOI AS A	Manageme		For	
O.5.1	TO ELECT THE FOLLOWING DIRECTOR J P BEKKER			For	
O.5.2	TO ELECT THE FOLLOWING DIRECTOR S J Z PACAK TO ELECT THE FOLLOWING DIRECTOR		ntFor	For	
O.5.3	T M F PHASWANA TO ELECT THE FOLLOWING DIRECTOR	Manageme	ntFor	For	
O.5.4	B J VAN DER ROSS TO ELECT THE FOLLOWING DIRECTOR	Manageme	ntFor	For	
O.5.5	R C C JAFTA APPOINTMENT OF THE FOLLOWING	Manageme	ntAgainst	Against	
O.6.1	AUDIT COMMITTEE MEMBER: D G ERIKSSON APPOINTMENT OF THE FOLLOWING	Manageme	ntFor	For	
O.6.2	AUDIT COMMITTEE MEMBER: B J VAN DER ROSS APPOINTMENT OF THE FOLLOWING	Manageme	ntFor	For	
O.6.3	AUDIT COMMITTEE MEMBER: R C C JAFTA	Manageme	ntAgainst	Against	
O.7	TO ENDORSE THE COMPANY'S REMUNERATION	Manageme	ntAgainst	Against	

	Lugar i liling. UADELEI MOE	TIMEDIA TROOT INO	. 1 011111
	POLICY APPROVAL OF GENERAL AUTHORITY		
O.8	PLACING UNISSUED SHARES UNDER THE CONTROL OF THE	ManagementAgainst	Against
O.9	DIRECTORS APPROVAL OF GENERAL ISSUE OF SHARES FOR CASH	ManagementFor	For
	AMENDMENTS TO THE DEEDS FOR THE NASPERS SHARE INCENTIVE TRUST, THE MIH SERVICES FZ		
O.10	LLC SHARE TRUST (FORMERLY THE MIH (MAURITIUS) LIMITED SHARE TRUST) AND THE MIH HOLDINGS SHARE TRUST	ManagementAgainst	Against
O.11	AUTHORISATION TO IMPLEMENT ALL RESOLUTIONS ADOPTED AT THE ANNUAL GENERAL MEETING APPROVAL OF THE REMUNERATION	ManagementFor	For
S.1.1	OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: BOARD - CHAIR	ManagementFor	For
S.1.2	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: BOARD - MEMBER	ManagementFor	For
S.1.3	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: AUDIT COMMITTEE - CHAIR	ManagementFor	For
S.1.4	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: AUDIT COMMITTEE -	ManagementFor	For
S.1.5	MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: RISK	ManagementFor	For

	_aga: 1g. a, 12g.		
S.1.6	COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: RISK COMMITTEE - MEMBER	ManagementFor	For
S.1.7	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: HUMAN RESOURCES AND REMUNERATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION	ManagementFor	For
S.1.8	OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: HUMAN RESOURCES AND REMUNERATION COMMITTEE - MEMBER	ManagementFor	For
S.1.9	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: NOMINATION COMMITTEE - CHAIR	ManagementFor	For
S1.10	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: NOMINATION COMMITTEE - MEMBER	ManagementFor	For
S1.11	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: SOCIAL AND ETHICS COMMITTEE - CHAIR	ManagementFor	For
\$1.12	APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2019: SOCIAL AND ETHICS COMMITTEE - MEMBER	ManagementFor	For
S1.13	COMMITTEE MEMBER	ManagementFor	For

APPROVAL OF THE REMUNERATION OF THE NON-**EXECUTIVE DIRECTORS PROPOSED FINANCIAL** YEAR 31 MARCH 2019: TRUSTEES OF **GROUP** SHARE SCHEMES/OTHER PERSONNEL **FUNDS** APPROVE GENERALLY THE PROVISION OF S.2 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 44** OF THE ACT APPROVE GENERALLY THE PROVISION S.3 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 45** OF THE ACT GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.4 SUBSIDIARIES TO ACQUIRE N ManagementFor For **ORDINARY SHARES** IN THE COMPANY GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.5 SUBSIDIARIES TO ACQUIRE A ManagementAgainst **Against ORDINARY SHARES** IN THE COMPANY TELEGRAAF MEDIA GROEP NV ExtraOrdinary General Security N8502L104 Meeting Type Meeting Ticker Meeting Date 31-Aug-2017 Symbol **ISIN** 708435412 - Management NL0000386605 Agenda For/Against Proposed **Proposal** Vote Item Management by 1 OPENING OF THE GENERAL MEETING Non-Voting 2 PROPOSAL TO APPROVE THE SALE OF ManagementFor For **KEESING** MEDIA GROUP TO A LIMITED LIABILITY CORP (BV) WHICH WILL BE A DAUGHTER **COMPANY OF ERGON** CAPITAL PARTNERS SA FOR AN AMOUNT OF EUR 150.000.000, AS PART OF THIS TRANSACTION, TMG NV WILL TAKE A 30 PERCENT INTEREST IN THE

DAUGHTER COMPANY OF ERGON

CAPITAL

PARTNERS SA. ERGON WILL IN

RETURN SELL A

PART OF KEESING MEDIA GROUP TO

THE

MANAGEMENT OF KEESING MEDIA

GROUP

3 ANY OTHER BUSINESS Non-Voting

4 CLOSING OF THE GENERAL MEETING Non-Voting

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Special

Ticker Symbol TEO Meeting Date 31-Aug-2017

1001 10070070000 A 1 004661677 M

ISIN US8792732096 Agenda 934661655 - Management

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT OF TWO

1. SHAREHOLDERS TO APPROVE AND SIGN THE MEETING ManagementFor For

MINUTES.

CONSIDERATION OF THE CORPORATE

REORGANIZATION BY WHICH

TELECOM ARGENTINA

S.A. ('TELECOM ARGENTINA'), AS

SURVIVING

COMPANY, WILL ABSORB BY MERGER

CABLEVISION S.A. ('CABLEVISION'), AS

ABSORBED

COMPANY (HEREINAFTER, 'THE

MERGER'), IN

ACCORDANCE WITH THE PROVISIONS

OF SECTION

2. 82 AND SUBSEQUENT SECTIONS OF ManagementFor For

THE GENERAL

CORPORATE LAW (LEY GENERAL DE

SOCIEDADES),

SECTION 77 AND SUBSEQUENT

SECTIONS OF THE

INCOME TAX LAW, AND THE RULES OF

COMISION

NACIONAL DE VALORES ('CNV').

CONSIDER THE

...(DUE TO SPACE LIMITS, SEE PROXY

MATERIAL

FOR FULL PROPOSAL).

3. AMENDMENT OF SECTIONS 1; 4; 5; 7; ManagementFor For

8;10;10

BIS; 11; 13 AND 14 OF THE CORPORATE

BYLAWS,

BEING THIS AMENDMENT EFFECTIVE

AS OF THE

DATE IN WHICH THE MERGER

BECOMES IN

EFFECT.

CONSIDER AN INCREASE IN THE

CAPITAL STOCK

OF UP TO \$ 1,184,528,406 AS A RESULT

OF THE

MERGER CONSIDERED IN ITEM 2) OF

THE AGENDA.

DELEGATION OF POWERS TO THE

BOARD OF

DIRECTORS TO ISSUE 1,184,528,406

SHARES IN

ACCORDANCE WITH THE EXCHANGE

RATIO

CONSIDERED IN ITEM 2) OF THE

4. AGENDA (OR THE

AMOUNT THAT RESULTS IN CASE OF

ANY

POSSIBLE ADJUSTMENTS TO THE

EXCHANGE

RATIO) ALL OF WHICH ARE

ORDINARY, BOOK-

ENTRY, OF PAR VALUE OF ONE

ARGENTINE PESO

AND OF ONE VOTE PER SHARE, TO BE

DELIVERED

...(DUE TO SPACE LIMITS, SEE PROXY

MATERIAL

FOR FULL PROPOSAL).

VIASAT, INC.

Security 92552V100 Meeting Type Annual

Ticker VSAT Meeting Date 07-Sep-2017

Symbol VSA1 Wiceting Date 07-Scp-2017

ISIN US92552V1008 Agenda 934661744 - Management

ManagementFor

For

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 MARK DANKBERG		For	For
	2 VARSHA RAO		For	For
	3 HARVEY WHITE		For	For
	RATIFICATION OF APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS LLP AS			
2.	VIASAT'S	Manageme	entFor	For
۷.	INDEPENDENT REGISTERED PUBLIC	Manageme	Ziiu Oi	1 01
	ACCOUNTING			
	FIRM FOR FISCAL YEAR 2018			
3.	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Manageme	entFor	For

	Edgar Filling. GABELLI MOL	TINCDIA	11001 1110). I OIIII IV	1 X
4.	ADVISORY VOTE ON THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION	Manageme	nt1 Year	For	
5.	AMENDMENT AND RESTATEMENT OF THE EMPLOYEE STOCK PURCHASE PLAN AMENDMENT AND RESTATEMENT OF	Manageme	ntFor	For	
6.	THE 1996 EQUITY PARTICIPATION PLAN	Manageme	ntAgainst	Against	
	GATE ENTERTAINMENT CORP.				
Security	535919401		Meeting 7	Гуре	Annual
Ticker Symbol	LGFA		Meeting I	Date	12-Sep-2017
ISIN	CA5359194019		Agenda		934663875 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: MICHAEL BURNS	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR: GORDON CRAWFORD	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: ARTHUR EVRENSEL	Manageme	ntFor	For	
1D.	ELECTION OF DIRECTOR: JON FELTHEIMER	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: EMILY FINE	Manageme	ntFor	For	
1F.	ELECTION OF DIRECTOR: MICHAEL T. FRIES	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: SIR LUCIAN GRAINGE	Manageme	ntFor	For	
1H.	ELECTION OF DIRECTOR: DR. JOHN C. MALONE	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: G. SCOTT PATERSON	Manageme	ntFor	For	
1J.	ELECTION OF DIRECTOR: MARK H. RACHESKY, M.D.	Manageme	ntFor	For	
1K.	ELECTION OF DIRECTOR: DARYL SIMM	I Manageme	ntFor	For	
1L.	ELECTION OF DIRECTOR: HARDWICK SIMMONS	Manageme	ntFor	For	
1M.	ELECTION OF DIRECTOR: DAVID M. ZASLAV	Manageme	ntFor	For	
2.	PROPOSAL TO REAPPOINT ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING MARCH 31, 2018 AT A	Manageme	ntFor	For	

	23ga: 1 milg: 3, 12221 mol				• • • • • • • • • • • • • • • • • • • •
	REMUNERATION TO BE DETERMINED BY THE DIRECTORS OF THE COMPANY.				
3.	PROPOSAL TO CONDUCT AN ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. PROPOSAL TO CONDUCT AN	Manageme	entFor	For	
4.	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION. PROPOSAL TO APPROVE THE LIONS	Manageme	ent1 Year	For	
5.	GATE ENTERTAINMENT CORP. 2017 PERFORMANCE INCENTIVE PLAN.	Manageme	entFor	For	
6.	IN THEIR DISCRETION, THE PROXIES ARE AUTHORIZED TO VOTE UPON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE	Manageme	entAgainst	Against	
HODD	MEETING.				
Securit	BLOCK, INC. y 093671105		Meeting	Type	Annual
Ticker				• 1	
Symbo	l HRB		Meeting	Date	14-Sep-2017
ISIN	US0936711052		Agenda		934663332 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: ANGELA N. ARCHON	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: PAUL J. BROWN	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: ROBERT A. GERARD	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: RICHARD A. JOHNSON	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: DAVID BAKER LEWIS	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: VICTORIA J. REICH	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: BRUCE C. ROHDE	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: TOM D. SEIP	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: CHRISTIANNA WOOD	Manageme		For	
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE	Manageme	entFor	For	

& TOUCHE LLP AS THE COMPANY'S **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING APRIL 30, 2018. ADVISORY APPROVAL OF THE 3. ManagementFor **COMPANY'S NAMED** For EXECUTIVE OFFICER COMPENSATION. ADVISORY APPROVAL OF THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES 4. ON THE Management1 Year For COMPANY'S NAMED EXECUTIVE **OFFICER** COMPENSATION. APPROVAL OF THE H&R BLOCK, INC. 5. ManagementFor **2018 LONG** For TERM INCENTIVE PLAN. SHAREHOLDER PROPOSAL ASKING THE BOARD OF DIRECTORS TO ADOPT AMENDMENTS 6. Shareholder Abstain TO THE Against COMPANY'S PROXY ACCESS BYLAW, IF PROPERLY PRESENTED AT THE MEETING. TAKE-TWO INTERACTIVE SOFTWARE, INC. Security 874054109 Meeting Type Annual Ticker **TTWO** Meeting Date 15-Sep-2017 Symbol **ISIN** US8740541094 Agenda 934664043 - Management Proposed For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management STRAUSS ZELNICK For For For For ROBERT A. BOWMAN 3 MICHAEL DORNEMANN For For 4 J MOSES For For 5 MICHAEL SHERESKY For For For 6 LAVERNE SRINIVASAN For 7 SUSAN TOLSON For For APPROVAL, ON A NON-BINDING ADVISORY BASIS, OF THE COMPENSATION OF THE 2. ManagementFor **COMPANY'S** For "NAMED EXECUTIVE OFFICERS" AS DISCLOSED IN THE PROXY STATEMENT. 3. APPROVAL, ON A NON-BINDING Management1 Year For

ADVISORY BASIS,

OF AN ANNUAL ADVISORY VOTE ON

ManagementFor

For

THE

FREQUENCY OF HOLDING FUTURE

ADVISORY

VOTES TO APPROVE THE

COMPENSATION OF THE

COMPANY'S "NAMED EXECUTIVE

OFFICERS."

APPROVAL OF THE TAKE-TWO

4. INTERACTIVE

SOFTWARE, INC. 2017 STOCK

ManagementFor For

INCENTIVE PLAN.

APPROVAL OF THE TAKE-TWO

INTERACTIVE

5. SOFTWARE, INC. 2017 STOCK

INCENTIVE PLAN QUALIFIED RSU SUB-PLAN FOR

FRANCE.

APPROVAL OF THE TAKE-TWO

INTERACTIVE

6. SOFTWARE, INC. 2017 GLOBAL ManagementFor For

EMPLOYEE STOCK PURCHASE PLAN.

I UKCHASE I LAIV.

RATIFICATION OF THE APPOINTMENT

OF ERNST &

YOUNG LLP AS OUR INDEPENDENT

7. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING MARCH 31, 2018.

CHINA UNICOM LIMITED

Security 16945R104 Meeting Type Special

Ticker CHU Meeting Date 15-Sep-2017

Symbol Meeting Date 13-sep-2017

ISIN US16945R1041 Agenda 934675286 - Management

Item Proposal Proposed by Vote For/Against Management

1. THE SHARE SUBSCRIPTION ManagementFor For

AGREEMENT (THE

"SHARE SUBSCRIPTION AGREEMENT")

ENTERED

INTO BETWEEN THE COMPANY AND

CHINA UNICOM

(BVI) LIMITED DATED 22 AUGUST 2017

RELATING TO

THE PROPOSED ALLOTMENT AND

ISSUE OF A

MAXIMUM OF 6,651,043,262 NEW

SHARES IN THE

CAPITAL OF THE COMPANY (THE

"SUBSCRIPTION

SHARES") BY THE COMPANY AT THE

SUBSCRIPTION PRICE OF HK\$13.24 PER

SUBSCRIPTION SHARE TO CHINA

UNICOM (BVI)

LIMITED (THE "PROPOSED

SUBSCRIPTION"), A

COPY OF THE SHARE SUBSCRIPTION

...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL PROPOSAL).

TELEKOM AUSTRIA AG, WIEN

Security A8502A102 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 20-Sep-2017

ISIN AT0000720008 Agenda 708466455 - Management

Item Proposal Proposed by Vote For/Against Management

ELECTION OF ONE MEMBER TO THE

1 SUPERVISORY ManagementFor For

BOARD

SCHOLASTIC CORPORATION

Security 807066105 Meeting Type Annual

Ticker SCHL Meeting Date 20-Sep-2017

Symbol SCIL 20-3cp-2017

ISIN US8070661058 Agenda 934665653 - Management

ItemProposed
byVoteFor/Against
Management

1. DIRECTOR Management

1 JAMES W. BARGE For For 2 JOHN L. DAVIES For For

JOHN WILEY & SONS, INC.

Security 968223305 Meeting Type Annual

Ticker
Symbol JWB Meeting Date 28-Sep-2017

Symbol Symbol Neeting Date 26-Sep-2017

ISIN US9682233054 Agenda 934669005 - Management

Item	Proposal	Proposed Vote	For/Against Management
1.	DIRECTOR	Management	_
	1 MATTHEW S. KISSNER	For	For
	2 MARI J. BAKER	For	For
	3 WILLIAM J. PESCE	For	For
	4 WILLIAM B. PLUMMER	For	For
	5 DAVID C. DOBSON	For	For
	6 JESSE C. WILEY	For	For
	7 RAYMOND W. MCDANIEL, JR	For	For
2.		ManagementFor	For

RATIFICATION OF THE APPOINTMENT

OF KPMG LLP

AS INDEPENDENT ACCOUNTANTS FOR

THE FISCAL

YEAR ENDING APRIL 30, 2018.

APPROVAL, ON AN ADVISORY BASIS,

OF THE

3. COMPENSATION OF THE NAMED

ManagementFor

For

EXECUTIVE OFFICERS.

APPROVAL, ON AN ADVISORY BASIS,

OF THE

4. FREQUENCY OF THE NAMED

Management1 Year

For

EXECUTIVE OFFICER COMPENSATION VOTE.

VIDEOCON D2H LIMITED

Security 92657J101

Meeting Type Special

Ticker VDTH

Meeting Date

29-Sep-2017

Symbol

ISIN

US92657J1016

Agenda 934675779 - Management

Item Proposal Proposed by Vote For/Against Management

SPECIAL RESOLUTION FOR TRANSFER,

SELL, HIVE-

OFF OR OTHERWISE DISPOSE OFF,

ASSIGN,

CONVEY AND DELIVER OR CAUSE TO

BE SOLD,

ASSIGNED, TRANSFERRED AND

DELIVERED, THE

COMPANY'S NON-CORE BUSINESS OF

1. INFRA ManagementFor

SUPPORT SERVICES (INCLUDING SET

TOP BOXES,

DISH ANTENNA, AND RELATED

SERVICES),

SUBJECT TO, AND UPON THE ...(DUE TO

SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

SKY PLC

Security G8212B105 Meeting Type Annual General Meeting

Ticker Meeting Date 12-Oct-2017

Symbol Neeting Date 12-Oct-2017

ISIN GB0001411924 Agenda 708543322 - Management

Item Proposal Proposed by Vote For/Against Management

1 ManagementFor For

	3 3		
	TO RECEIVE THE FINANCIAL		
	STATEMENTS FOR THE		
	YEAR ENDED 30 JUNE 2017, TOGETHER		
	WITH THE		
	REPORT OF THE DIRECTORS AND		
	AUDITORS		
	TO APPROVE THE DIRECTORS'		
	REMUNERATION		
2	POLICY CONTAINED IN THE	ManagementAgainst	Against
	DIRECTORS'		
	REMUNERATION REPORT		
	TO APPROVE THE DIRECTORS'		
3	REMUNERATION	ManagementAgainst	Against
	REPORT (EXCLUDING THE DIRECTORS'	\mathcal{E}	υ
	REMUNERATION POLICY)		
4	TO REAPPOINT JEREMY DARROCH AS	ManagementFor	For
	A DIRECTOR		
5	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For
	TO REAPPOINT TRACY CLARKE AS A		
6	DIRECTOR	ManagementAgainst	Against
	TO REAPPOINT MARTIN GILBERT AS A		
7	DIRECTOR	ManagementFor	For
	TO REAPPOINT ADINE GRATE AS A		
8	DIRECTOR	ManagementFor	For
	TO REAPPOINT MATTHIEU PIGASSE AS		
9	A	ManagementFor	For
	DIRECTOR		
10	TO REAPPOINT ANDY SUKAWATY AS	3.6	
10	A DIRECTOR	ManagementAgainst	Against
11	TO APPOINT KATRIN WEHR-SEITER AS	Managaratea	F
11	A DIRECTOR	ManagementFor	For
12	TO REAPPOINT JAMES MURDOCH AS A	ManagementAgainst	A gainst
12	DIRECTOR	ManagementAgamst	Against
13	TO REAPPOINT CHASE CAREY AS A	ManagementFor	For
13	DIRECTOR	Management of	1.01
14	TO REAPPOINT JOHN NALLEN AS A	ManagementFor	For
17	DIRECTOR	Wanagement of	1 01
	TO REAPPOINT DELOITTE LLP AS		
	AUDITORS OF		
	THE COMPANY AND TO AUTHORISE		_
15	THE AUDIT	ManagementFor	For
	COMMITTEE OF THE BOARD TO AGREE	S	
	THEIR		
	REMUNERATION TO AUTHORISE THE COMPANY AND		
	TO AUTHORISE THE COMPANY AND		
16	ITS SUBSIDIADIES TO MAKE DOLUTICAL	ManagamantEar	Eor.
16	SUBSIDIARIES TO MAKE POLITICAL DONATIONS	ManagementFor	For
	AND INCUR POLITICAL EXPENDITURE		
17	AND INCORTOLITICAL EAFENDITURE	ManagementFor	For
1 /		ivianagemenu Oi	1.01

	23ga: 1 mig. 3/1222211					
	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006					
18	TO AUTHORISE THE DIRECTORS TO 18 DISAPPLY PRE- EMPTION RIGHTS TO AUTHORISE THE DIRECTORS TO		ManagementFor		For	
19	DISAPPLY PRE- EMPTION RIGHTS FOR THE PURPOS OF ACQUISITIONS OR CAPITAL INVESTMENTS	SES M	Ianagemen	tFor	For	
20	TO ALLOW THE COMPANY TO HOL GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON 14 DAYS' NOTICE		Ianagemen	tFor	For	
SKY PL				N 4	7	
Security Ticker				Meeting 7	• •	Annual
Symbol	SKYAY			Meeting I	Date	12-Oct-2017
ISIN	US83084V1061			Agenda		934680631 - Management
Item	Proposal	Pr by	roposed	Vote	For/Agains Manageme	
1.	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017, TOGET WITH THE REPORT OF THE DIRECTORS AND AUDITORS	HER M	Ianagemen	tFor	For	
2.	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS'	M	Ianagemen	tAgainst	Against	
3.	REMUNERATION REPORT (EXCLUDING THE DIRECTOR REMUNERATION POLICY)	ORS' ^M	Ianagemen	tAgainst	Against	
4.	TO REAPPOINT JEREMY DARROCH A DIRECTOR	AS M	Ianagemen	tFor	For	
5.	TO REAPPOINT ANDREW GRIFFITH A DIRECTOR	AS M	ManagementFor		For	
6.	TO REAPPOINT TRACY CLARKE AS DIRECTOR	A M	ManagementAgainst		Against	
7.	TO REAPPOINT MARTIN GILBERT A DIRECTOR	AS A M	Ianagemen	tFor	For	
8.	TO REAPPOINT ADINE GRATE AS A DIRECTOR	M	Ianagemen	tFor	For	

	TO REAPPOINT MATTHIEU PIGASSE AS			
9.	A DIRECTOR	ManagementFor	For	
10.	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	ManagementAgainst	Against	
11.	TO APPOINT KATRIN WEHR-SEITER AS A DIRECTOR	ManagementFor	For	
12.	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	ManagementAgainst	Against	
13.	TO REAPPOINT CHASE CAREY AS A DIRECTOR	ManagementFor	For	
14.	TO REAPPOINT JOHN NALLEN AS A DIRECTOR TO REAPPOINT DELOITTE LLP AS	ManagementFor	For	
15.	AUDITORS OF THE COMPANY AND TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR REMUNERATION	ManagementFor E	For	
16.	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	ManagementFor	For	
17.	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE	ManagementFor	For	
18.	COMPANIES ACT 2006 TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS (SPECIAL RESOLUTION)	ManagementFor	For	
19.	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	ManagementFor	For	
20.	(SPECIAL RESOLUTION) TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON 14 DAYS' NOTICE (SPECIAL RESOLUTION)	ManagementFor	For	
	NE MEDIA COMPANY	Maatin - T	kino.	Special
Security Ticker	TRCO	Meeting T Meeting D		Special 19-Oct-2017
Symbol		Wiccuing L	, acc	17 000-2017

ISIN US8960475031 Agenda 934678244 - Management For/Against **Proposed** Item Proposal Vote Management by APPROVAL OF THE MERGER AGREEMENT: TO CONSIDER AND VOTE ON A PROPOSAL APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 8, 2017 (THE "MERGER AGREEMENT"), BY AND 1. **AMONG TRIBUNE** ManagementFor For MEDIA COMPANY ("TRIBUNE") AND **SINCLAIR** BROADCAST GROUP, INC., AND FOLLOWING THE EXECUTION AND DELIVERY OF A ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR **FULL** PROPOSAL). ADVISORY VOTE REGARDING MERGER RELATED NAMED EXECUTIVE OFFICER **COMPENSATION: TO** CONSIDER AND VOTE ON A NON-BINDING, ADVISORY PROPOSAL TO APPROVE THE 2. For COMPENSATION THAT MAY BECOME ManagementFor PAYABLE TO TRIBUNE'S NAMED EXECUTIVE **OFFICERS IN** CONNECTION WITH THE CONSUMMATION OF THE MERGER CONTEMPLATED BY THE **MERGER** AGREEMENT. 3. APPROVAL OF SPECIAL MEETING: TO ManagementFor For **CONSIDER** AND VOTE ON A PROPOSAL TO ADJOURN THE TRIBUNE SPECIAL MEETING, IF **NECESSARY OR** APPROPRIATE, INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF

PROXIES IN

FAVOR OF THE PROPOSAL TO

APPROVE THE

MERGER AGREEMENT.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

Security 500472303 Meeting Type Special

Ticker PHG Meeting Date 20-Oct-2017

Symbol Needing Date 20-Oct-2017

ISIN US5004723038 Agenda 934688029 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPOINT MR M.J. VAN

GINNEKEN AS

1. MEMBER OF THE BOARD OF ManagementFor For

MANAGEMENT WITH

EFFECT FROM NOVEMBER 1, 2017. PROPOSAL TO AMEND THE ARTICLES

OF

ASSOCIATION OF THE COMPANY TO

THE EFFECT

2. THAT THE SUPERVISORY BOARD ManagementFor For

DETERMINES THE

REQUIRED MINIMUM NUMBER OF

MEMBERS OF

THE BOARD OF MANAGEMENT.

ALTABA INC.

Security 021346101 Meeting Type Annual

Ticker Symbol AABA Meeting Date 24-Oct-2017

ISIN US0213461017 Agenda 934677874 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: TOR R. BRAHAM	ManagementFor	For
1.2	ELECTION OF DIRECTOR: ERIC K. BRANDT	ManagementFor	For
1.3	ELECTION OF DIRECTOR: CATHERINE J. FRIEDMAN	ManagementFor	For
1.4	ELECTION OF DIRECTOR: RICHARD L. KAUFFMAN	ManagementFor	For
1.5	ELECTION OF DIRECTOR: THOMAS J. MCINERNEY	ManagementFor	For
	TO APPROVE A NEW INVESTMENT ADVISORY		
2.	AGREEMENT BETWEEN THE FUND AND	ManagementFor	For
3.	BLACKROCK ADVISORS LLC.	ManagamantFan	Ear.
3.	TO APPROVE A NEW INVESTMENT ADVISORY	ManagementFor	For
	AGREEMENT BETWEEN THE FUND AND MORGAN		

STANLEY SMITH BARNEY LLC. TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE FUND'S 4. ManagementFor For INDEPENDENT REGISTERED PUBLIC **ACCOUNTING** FIRM. TO APPROVE A LONG-TERM DEFERRED COMPENSATION INCENTIVE PLAN FOR ManagementFor 5. For THE FUND'S MANAGEMENT AND DIRECTORS. TO VOTE UPON A STOCKHOLDER PROPOSAL 6. REGARDING STOCKHOLDER ACTION Shareholder Against For BY WRITTEN CONSENT. TO VOTE UPON A STOCKHOLDER **PROPOSAL** 7. Shareholder Against For REGARDING THE YAHOO HUMAN RIGHTS FUND. ZAYO GROUP HOLDINGS INC 98919V105 Security Meeting Type Annual Ticker ZAYO Meeting Date 02-Nov-2017 Symbol **ISIN** US98919V1052 Agenda 934679943 - Management **Proposed** For/Against Item Vote Proposal Management by 1. **DIRECTOR** Management For 1 PHIL CANFIELD For 2 STEVE KAPLAN For For 3 LINDA ROTTENBERG For For RATIFICATION OF KPMG LLP AS THE **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING 2. FIRM OF THE ManagementFor For COMPANY FOR ITS FISCAL YEAR ENDING JUNE 30, 2018. APPROVE, ON AN ADVISORY BASIS, **EXECUTIVE** 3. COMPENSATION AS DISCLOSED IN THE Management Against Against **PROXY** STATEMENT. APPROVE THE PERFORMANCE CRITERIA UNDER THE 2014 STOCK INCENTIVE PLAN AND Management Against 4. Against THE RELATED AMENDMENTS THERETO. READING INTERNATIONAL, INC.

Meeting Type

Annual

Security

755408200

Ticker Symbol		RDIB		Meeting Date		07-Nov-2017	
	ISIN	US7554082005		Agenda		934690098 - Management	
	Item	Proposal	by	Vote	For/Agains Manageme		
	1.	DIRECTOR 1 ELLEN M. COTTER	Managemen		F		
				For For	For For		
		2 GUY W. ADAMS 3 JUDY CODDING		For	For		
		4 MARGARET COTTER		For	For		
		5 WILLIAM D. GOULD		For	For		
		6 EDWARD L. KANE		For	For		
		7 DOUGLAS J. MCEACHERN		For	For		
		8 MICHAEL WROTNIAK		For	For		
		ADVISORY VOTE ON EXECUTIVE		1 01	1 01		
		OFFICER					
		COMPENSATION - TO APPROVE, ON A					
		NON-					
	2.	BINDING, ADVISORY BASIS, THE	Managemen	tFor	For		
		EXECUTIVE	-				
		COMPENSATION OF OUR NAMED					
		EXECUTIVE					
		OFFICERS.					
		ADVISORY VOTE ON THE FREQUENCY					
		OF THE					
		ADVISORY VOTE ON EXECUTIVE					
	2	COMPENSATION -		.4.87			
	3.		Managemen	ti Year	For		
		ADVISORY					
		VOTE, THE FREQUENCY OF VOTES ON EXECUTIVE					
		COMPENSATION.					
		APPROVAL OF AMENDMENT TO					
		COMPANY'S 2010					
		STOCK INCENTIVE PLAN - TO					
		APPROVE AN					
		AMENDMENT TO INCREASE THE					
		NUMBER OF					
	4.	SHARES OF COMMON STOCK	Managemen	tFor	For		
		ISSUABLE UNDER					
		OUR 2010 STOCK INCENTIVE PLAN					
		FROM 302,540					
		SHARES BACK UP TO ITS ORIGINAL					
		RESERVE OF					
		1,250,000 SHARES.					
		OITH CORPORATION					
	Security	589433101		Meeting 7	Гуре	Annual	
	Ticker	MDP		Meeting I	Date	08-Nov-2017	
	Symbol			C			
	ISIN	US5894331017		Agenda		934680388 - Management	

Itam	Proposal	Proposed	Vote	For/Again	st	
Item	rioposai	by	VOLE	Manageme	ent	
1.	DIRECTOR	Manageme				
	1 PHILIP A. MARINEAU*		For	For		
	2 ELIZABETH E. TALLETT*		For	For		
	3 DONALD A. BAER*		For	For		
	4 THOMAS H. HARTY#		For	For		
	5 BETH J. KAPLAN@		For	For		
	TO APPROVE, ON AN ADVISORY BASIS THE	,				
	EXECUTIVE COMPENSATION					
2.	PROGRAM FOR THE	Manageme	ntFor	For		
	COMPANY'S NAMED EXECUTIVE					
	OFFICERS.					
	TO APPROVE, ON AN ADVISORY BASIS					
	THE	,				
	FREQUENCY WITH WHICH THE					
3.	COMPANY WILL	Manageme	nt1 Year	For		
	CONDUCT FUTURE ADVISORY VOTES					
	ON					
	EXECUTIVE COMPENSATION.					
	TO RATIFY THE APPOINTMENT OF					
	KPMG LLP AS					
	THE COMPANY'S INDEPENDENT					
4.	REGISTERED	Manageme	ntFor	For		
	PUBLIC ACCOUNTING FIRM FOR THE					
	YEAR ENDING					
DEDAM	JUNE 30, 2018.					
	OD RICARD SA, PARIS		M	Т	MIN	
Securit Ticker	ry F72027109		Meeting	Type	MIX	
Symbo	.1		Meeting	Date	09-Nov-2017	
ISIN	FR0000120693		Agenda		708586613 - Management	
15111	1 R0000120093		Agenda		700300013 - Management	
		Proposed		For/Again	st	
Item	Proposal	by	Vote	Manageme		
	PLEASE NOTE IN THE FRENCH	•		C		
	MARKET THAT THE					
	ONLY VALID VOTE OPTIONS ARE					
CMMT	Γ "FOR"-AND	Non-Voting	g			
	"AGAINST" A VOTE OF "ABSTAIN"					
	WILL BE TREATED					
	AS AN "AGAINST" VOTE.					
CMMT	Γ THE FOLLOWING APPLIES TO	Non-Voting	g			
	SHAREHOLDERS					
	THAT DO NOT HOLD SHARES					
	DIRECTLY WITH A-					
	FRENCH CUSTODIAN: PROXY CARDS:					
	VOTING					
	INSTRUCTIONS WILL BE FORWARDED					

ManagementFor

For

TO THE-GLOBAL CUSTODIANS ON THE VOTE **DEADLINE** DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2017/1004/201710041704689.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 30 **JUNE 2017** APPROVAL OF THE CONSOLIDATED **FINANCIAL** ManagementFor 0.2 STATEMENTS FOR THE FINANCIAL For YEAR ENDED 30 **JUNE 2017**

0.3

ALLOCATION OF INCOME FOR THE

ENDED 30 JUNE 2017 AND SETTING OF

FINANCIAL YEAR

THE

	_aga: 1g. a, 12 1g.		
O.4	DIVIDEND: EUR 2.02 PER SHARE APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L.225- 38 AND FOLLOWING OF THE FRENCH COMMERCIAL	ManagementFor	For
O.5	CODE RENEWAL OF THE TERM OF MS ANNE LANGE AS DIRECTOR	ManagementFor	For
O.6	RENEWAL OF THE TERM OF MS VERONICA VARGAS AS DIRECTOR RENEWAL OF THE TERM OF THE	ManagementAgainst	Against
O.7	COMPANY PAUL RICARD, REPRESENTED BY MR PAUL-CHARLES RICARD, AS DIRECTOR	ManagementFor	For
O.8	RENEWAL OF THE TERM OF DELOITTE & ASSOCIES AS STATUTORY AUDITOR SETTING THE ANNUAL AMOUNT OF	ManagementFor	For
O.9	ATTENDANCE FEES ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS	ManagementFor	For
O.10	APPROVAL OF THE ELEMENTS OF THE REMUNERATION POLICY APPLICABLE TO THE MR ALEXANDRE RICARD, CHIEF EXECUTIVE OFFICER	ManagementFor	For
O.11	REVIEW OF THE COMPENSATION OWED OR PAID TO MR ALEXANDRE RICARD, CHIEF EXECUTIVE OFFICER, FOR THE 2016 - 2017 FINANCIAL YEAR	ManagementFor	For
O.12	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN COMPANY SHARES AUTHORISATION TO BE GRANTED TO	ManagementFor	For
E.13	THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES UP TO 10% OF	E ManagementFor	For
E.14	THE SHARE CAPITAL DELEGATION OF AUTHORITY TO BE GRANTED TO	ManagementFor	For

THE BOARD OF DIRECTORS TO DECIDE **UPON A** CAPITAL INCREASE FOR A MAXIMUM **NOMINAL AMOUNT OF EURO 135 MILLION** (NAMELY ABOUT 32.81% OF THE SHARE CAPITAL), BY **ISSUING COMMON SHARES AND/OR ANY TRANSFERABLE** SECURITIES GRANTING ACCESS TO THE COMPANY CAPITAL, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE UPON A CAPITAL INCREASE FOR A MAXIMUM **NOMINAL** AMOUNT OF EURO 41 MILLION (NAMELY ABOUT 9.96% OF THE SHARE CAPITAL), BY E.15 **ISSUING** ManagementFor For COMMON SHARES AND/OR **TRANSFERABLE** SECURITIES GRANTING ACCESS TO THE COMPANY CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY MEANS OF A **PUBLIC OFFER** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH E.16 ManagementFor OR For WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, UP TO A LIMIT OF 15% OF THE INITIAL **ISSUANCE AS** PER THE FOURTEENTH, FIFTEENTH AND SEVENTEENTH RESOLUTIONS E.17 DELEGATION OF AUTHORITY TO BE ManagementFor For

GRANTED TO

THE BOARD OF DIRECTORS TO ISSUE **COMMON** SHARES AND/OR TRANSFERABLE **SECURITIES** GRANTING ACCESS TO OTHER EQUITY **SECURITIES** TO BE ISSUED, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE **SUBSCRIPTION** RIGHT, THROUGH PRIVATE PLACEMENT PURSUANT TO ARTICLE L.411-2 II OF THE FRENCH **MONETARY** AND FINANCIAL CODE, FOR A MAXIMUM NOMINAL AMOUNT OF EURO 41 MILLION, NAMELY ABOUT 9.96% OF THE SHARE CAPITAL DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE **SECURITIES** E.18 GRANTING ACCESS TO COMPANY ManagementFor For **CAPITAL TO COMPENSATE IN-KIND CONTRIBUTIONS GRANTED** TO THE COMPANY UP TO A LIMIT OF 10% OF THE SHARE CAPITAL DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **COMMON** SHARES AND/OR TRANSFERABLE **SECURITIES** GRANTING ACCESS TO COMPANY CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE ManagementFor E.19 For SUBSCRIPTION RIGHT OF SHAREHOLDERS, IN THE EVENT OF A PUBLIC EXCHANGE **OFFER INITIATED** BY THE COMPANY, UP TO A LIMIT OF 10% OF THE SHARE CAPITAL E.20 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE

TO

INCREASE THE SHARE CAPITAL BY

INCORPORATING PREMIUMS,

RESERVES, PROFITS

OR OTHER ELEMENTS, UP TO A

MAXIMUM NOMINAL

AMOUNT OF EURO 135, NAMELY

32.81% OF THE

SHARE CAPITAL

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO DECIDE

UPON A

CAPITAL INCREASE, UP TO A LIMIT OF

2% OF THE

SHARE CAPITAL, BY ISSUING SHARES

OR

E.21 TRANSFERABLE SECURITIES

ManagementFor F

For

GRANTING ACCESS

TO THE CAPITAL, RESERVED FOR

MEMBERS OF A

COMPANY SAVINGS SCHEME, WITH

CANCELLATION

OF THE PRE-EMPTIVE SUBSCRIPTION

RIGHT FOR

THE BENEFIT OF SAID MEMBERS

POWERS TO CARRY OUT ALL LEGAL

ManagementFor For

FORMALITIES FORMALITIES

PT INDOSAT TBK

E.22

Security Y7127S120 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 14-Nov-2017

ISIN ID1000097405 Agenda 708649148 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL ON THE CHANGE OF

1 COMPANY BOARD ManagementFor For

DIRECTORS

TWENTY-FIRST CENTURY FOX, INC.

Security 90130A200 Meeting Type Annual

Ticker FOX Meeting Date 15-Nov-2017

Symbol Symbol IVICETING Date 13-110V-2017

ISIN US90130A2006 Agenda 934681847 - Management

Item Proposal Proposed by Vote For/Against Management

1A. ELECTION OF DIRECTOR: K. RUPERT ManagementFor For

MURDOCH AC

1B. ManagementFor For

	ELECTION OF DIRECTOR: LACHLAN K.				
	MURDOCH				
10	ELECTION OF DIRECTOR: DELPHINE	3.6	.TD		
1C.	ARNAULT	Manageme	ntFor	For	
1D.	ELECTION OF DIRECTOR: JAMES W.	Manageme	ntFor	For	
ID.	BREYER	Manageme	iiu oi	101	
1E.	ELECTION OF DIRECTOR: CHASE	Manageme	ntFor	For	
	CAREY				
1F.	ELECTION OF DIRECTOR: DAVID F. DEVOE	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: VIET DINH	Manageme	ntFor	For	
10.	ELECTION OF DIRECTOR: SIR	ivianagenie	nu or	1 01	
1H.	RODERICK I.	Manageme	ntFor	For	
	EDDINGTON	_			
1I.	ELECTION OF DIRECTOR: JAMES R.	Manageme	ntFor	For	
11.	MURDOCH	Manageme	iiu oi	101	
1J.	ELECTION OF DIRECTOR: JACQUES	Manageme	ntFor	For	
	NASSER AC				
1K.	ELECTION OF DIRECTOR: ROBERT S. SILBERMAN	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: TIDJANE				
1L.	THIAM	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: JEFFREY W.				
1M.	UBBEN	Manageme	ntFor	For	
	PROPOSAL TO RATIFY THE SELECTION				
	OF ERNST &				
	YOUNG LLP AS THE COMPANY'S				
2.	INDEPENDENT	Manageme	ntFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	FISCAL YEAR ENDING JUNE 30, 2018.				
3.	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Manageme	ntFor	For	
	ADVISORY VOTE ON THE FREQUENCY				
	OF FUTURE				
4.	ADVISORY VOTES ON EXECUTIVE	Manageme	nt1 Year	For	
	COMPENSATION.				
	STOCKHOLDER PROPOSAL				
	REGARDING				
5.	ELIMINATION OF THE COMPANY'S	Shareholde	er For	Against	
	DUAL CLASS				
NEWC	CAPITAL STRUCTURE.				
NEWS Security			Maatina	Truna	A mmu a1
Security Ticker			Meeting 7		Annual
Symbol	NWS		Meeting 1	Date	15-Nov-2017
ISIN	US65249B2088		Agenda		934683853 - Management
			<i>5</i>		
Item	Proposal	Proposed	Vote	For/Agains	st
	1 τοροσαι	by		Manageme	ent
1A.		Manageme	ntFor	For	

	3 3				
	ELECTION OF DIRECTOR: K. RUPERT MURDOCH				
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: ROBERT J. THOMSON	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: KELLY AYOTTE	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: NATALIE BANCROFT	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: PETER L. BARNES	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: JOEL I. KLEIN	NManagemei	ntFor	For	
1I.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: ANA PAULA PESSOA	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	Managemen	ntFor	For	
2.	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2018. ADVISORY VOTE TO APPROVE	Managemer		For	
3.	EXECUTIVE COMPENSATION.	Managemen	itFor	For	
	PS NETWORKS INTERACTIVE, INC.			_	
Securit	•		Meeting '	Гуре	Special
Ticker	SNI		Meeting 1	Date	17-Nov-2017
Symbo ISIN	US8110651010		Agenda		934693412 - Management
Item 1.	Proposal ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 30, 2017, AS MAY BE AMENDED, AMONG SCRIPPS NETWORKS INTERACTIVE, INC., AN OHIO CORPORATION ("SCRIPPS"), DISCOVERY COMMUNICATIONS, INC., A DELAWARE CORPORATION ("DISCOVERY") AND SKYLIGHT	Proposed by Managemen	Vote ntFor	For/Agains Manageme For	

MERGER SUB, INC., AN OHIO

CORPORATION AND A

WHOLLY OWNED SUBSIDIARY OF

DISCOVERY

("MERGER SUB"), PURSUANT TO

WHICH MERGER

SUB WILL BE MERGED WITH AND INTO

SCRIPPS,

WITH SCRIPPS SURVIVING AS A

WHOLLY OWNED

SUBSIDIARY OF DISCOVERY (THE

"MERGER").

APPROVE, ON AN ADVISORY

(NON-BINDING) BASIS,

CERTAIN COMPENSATION THAT WILL

OR MAY BE

2. PAID BY SCRIPPS TO ITS NAMED ManagementFor For

EXECUTIVE

OFFICERS IN CONNECTION WITH THE

MERGER.

APPROVE THE ADJOURNMENT OF THE

SCRIPPS

SPECIAL MEETING IF NECESSARY TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

NOT

3. SUFFICIENT VOTES TO APPROVE ITEM ManagementFor For

1 AT THE

TIME OF THE SCRIPPS SPECIAL

MEETING OR IF A

QUORUM IS NOT PRESENT AT THE

SCRIPPS

SPECIAL MEETING.

DISCOVERY, INC.

Security 25470F104 Meeting Type Special

Ticker DISCA Meeting Date 17-Nov-2017

Symbol Meeting Date 17-Nov-2017

ISIN US25470F1049 Agenda 934693816 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE THE ISSUANCE OF SERIES Management For

C

COMMON STOCK, PAR VALUE \$0.01

PER SHARE, TO

SCRIPPS NETWORKS INTERACTIVE,

INC.

SHAREHOLDERS AS CONSIDERATION

IN THE

MERGER CONTEMPLATED BY THE

AGREEMENT

AND PLAN OF MERGER, DATED AS OF

JULY 30,

2017, AS IT MAY BE AMENDED FROM

TIME TO TIME,

AMONG DISCOVERY

COMMUNICATIONS, INC.,

SCRIPPS NETWORKS INTERACTIVE,

INC. AND

SKYLIGHT MERGER SUB, INC.

DYCOM INDUSTRIES, INC.

Security 267475101 Meeting Type Annual

Ticker Symbol DY Meeting Date 21-Nov-2017

ISIN IIS2674751019 Agenda 934687988 - Management

ISIN	US2674751019		Agenda		934687988	- Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen		
1A.	ELECTION OF DIRECTOR: DWIGHT B. DUKE	Manageme	entFor	For		
1B.	ELECTION OF DIRECTOR: LAURIE J. THOMSEN	Manageme	entFor	For		
2.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT AUDITOR FOR THE SIX- MONTH TRANSITION PERIOD OF JULY 30, 2017 TO	Manageme	entFor	For		
3.	JANUARY 27, 2018. TO APPROVE, BY NON-BINDING ADVISORY VOTE, EXECUTIVE COMPENSATION. TO RECOMMEND, BY NON-BINDING	Manageme	entFor	For		
4.	ADVISORY VOTE, THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Manageme	ent1 Year	For		
5.	TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE COMPANY'S 2012 LONG-TERM INCENTIVE PLAN, INCLUDING AN INCREASE IN THE NUMBER OF AUTHORIZED SHARES AND THE REAPPROVAL OF PERFORMANCE GOALS UNDER THE PLAN. TO APPROVE THE COMPANY'S 2017			For		
6.	NON- EMPLOYEE DIRECTORS EQUITY PLAN.	Manageme	entFor	For		

SCIENTIFIC GAMES CORPORATION

80874P109 Security Meeting Type Special

Ticker **SGMS** Meeting Date 27-Nov-2017

Symbol

ISIN US80874P1093 Agenda 934693789 - Management

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

TO ADOPT THE REINCORPORATION

MERGER 1. ManagementAgainst Against

AGREEMENT.

AUTHORITY TO ADJOURN THE 2. ManagementAgainst Against

SPECIAL MEETING. CHINA TELECOM CORPORATION LIMITED

Meeting Type Security 169426103 Special

Ticker CHA Meeting Date 28-Nov-2017 Symbol

ISIN US1694261033 934697434 - Management Agenda

Proposed For/Against Item Proposal Vote Management by

THAT THE ELECTION OF MR. LIU AILI

AS A

DIRECTOR OF THE COMPANY BE AND

IS HEREBY

CONSIDERED AND APPROVED, AND

SHALL TAKE

EFFECT FROM THE DATE OF PASSING

THIS

RESOLUTION UNTIL THE ANNUAL 1. ManagementAgainst Against

GENERAL MEETING OF THE COMPANY FOR THE

YEAR 2019

TO BE HELD IN YEAR 2020; THAT ANY

DIRECTOR OF

THE COMPANY BE AND IS ...(DUE TO

SPACE LIMITS.

SEE PROXY MATERIAL FOR FULL

PROPOSAL).

MICROSOFT CORPORATION

Security 594918104 Meeting Type Annual

Ticker Meeting Date 29-Nov-2017 **MSFT**

Symbol

ISIN Agenda US5949181045 934689514 - Management

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

ELECTION OF DIRECTOR: WILLIAM H. 1A. ManagementFor For

GATES III

1B. For

ELECTION OF DIRECTOR: REID G. ManagementFor **HOFFMAN**

1C.	ELECTION OF DIRECTOR: HUGH F. JOHNSTON	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: TERI L.	ManagementFor	For	
1E.	LIST-STOLL ELECTION OF DIRECTOR: SATYA	ManagementFor	For	
1F.	NADELLA ELECTION OF DIRECTOR: CHARLES H.	ManagementFor	For	
1G.	NOSKI ELECTION OF DIRECTOR: HELMUT	ManagementFor	For	
1H.	PANKE ELECTION OF DIRECTOR: SANDRA E.	ManagementFor	For	
1I.	PETERSON ELECTION OF DIRECTOR: PENNY S.	ManagementFor	For	
1J.	PRITZKER ELECTION OF DIRECTOR: CHARLES W.	ManagementFor	For	
1K.	SCHARF ELECTION OF DIRECTOR: ARNE M.	ManagementFor	For	
1L.	SORENSON ELECTION OF DIRECTOR: JOHN W.	ManagementFor	For	
1M.	STANTON ELECTION OF DIRECTOR: JOHN W.	ManagementFor	For	
1N.	THOMPSON ELECTION OF DIRECTOR: PADMASREE	ManagementFor	For	
1111	WARRIOR ADVISORY VOTE TO APPROVE NAMED	Trianagement of	101	
2.	EXECUTIVE OFFICER COMPENSATION	ManagementFor	For	
	ADVISORY VOTE ON THE FREQUENCY OF FUTURE			
3.	ADVISORY VOTES TO APPROVE EXECUTIVE	Management1 Year	For	
	COMPENSATION RATIFICATION OF DELOITTE &			
4.	TOUCHE LLP AS OUR INDEPENDENT AUDITOR FOR FISCAL	ManagementFor	For	
	YEAR 2018 APPROVAL OF MATERIAL TERMS OF			
5.	THE PERFORMANCE GOALS UNDER THE	ManagementFor	For	
	EXECUTIVE INCENTIVE PLAN			
6.	APPROVAL OF THE MICROSOFT CORPORATION	ManagementFor	For	
	2017 STOCK PLAN COM ARGENTINA, S.A.			
Security		Meeting Ty	ype	Special
Ticker	TEO	Meeting D	ate	30-Nov-2017
Symbol ISIN	US8792732096	Agenda		934702552 - Management
		-		754702552 - Management
Item	Proposal	Vote		

For/Against Proposed Management by APPOINTMENT OF TWO SHAREHOLDERS TO 1) ManagementFor For APPROVE AND SIGN THE MEETING MINUTES. CONSIDERATION OF THE DELEGATION **OF POWERS** INTO THE BOARD OF DIRECTORS TO ORDER THE PARTIAL OR TOTAL WITHDRAWAL OF THE "RESERVE FOR FUTURE CASH 2) ManagementFor For **DIVIDENDS" AND** THE DISTRIBUTION OF THE WITHDRAWN FUNDS AS CASH DIVIDENDS, IN THE AMOUNTS AND DATES DETERMINED BY THE BOARD OF DIRECTORS. TELECOM ARGENTINA, S.A. 879273209 Security Meeting Type Special Ticker **TEO** Meeting Date 30-Nov-2017 Symbol ISIN US8792732096 Agenda 934703996 - Management Proposed For/Against Vote Item **Proposal** Management by APPOINTMENT OF TWO SHAREHOLDERS TO 1) ManagementFor For APPROVE AND SIGN THE MEETING MINUTES. CONSIDERATION OF THE DELEGATION **OF POWERS** INTO THE BOARD OF DIRECTORS TO ORDER THE PARTIAL OR TOTAL WITHDRAWAL OF THE "RESERVE FOR FUTURE CASH 2) ManagementFor For DIVIDENDS" AND THE DISTRIBUTION OF THE WITHDRAWN FUNDS AS CASH DIVIDENDS, IN THE AMOUNTS AND DATES DETERMINED BY THE BOARD OF DIRECTORS. SINGAPORE PRESS HOLDINGS LTD, SINGAPORE Security Y7990F106 Meeting Type **Annual General Meeting** Ticker Meeting Date 01-Dec-2017 Symbol

Agenda

ISIN

SG1P66918738

708710339 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	PLEASE NOTE THAT SHAREHOLDERS ARE		
СММТ	ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING	Non-Voting	
1	OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND OF 3	ManagementFor	For
2	CENTS PER SHARE AND A SPECIAL DIVIDEND OF 6 CENTS PER SHARE, ON A TAX-EXEMPT BASIS, IN RESPECT OF THE FINANCIAL YEAR ENDED 31 AUGUST 2017	ManagementFor	For
3.I	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: BAHREN SHAARI	ManagementFor	For
3.II	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: QUEK SEE TIAT	ManagementFor	For
3.III	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN YEN YEN TO DE ELECT DIRECTOR PURSUANT TO	ManagementFor	For
4	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLE 120: ANDREW LIM MING-HUI	ManagementFor	For
5	TO APPROVE DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 AUGUST 2018	ManagementFor	For
6	TO RE-APPOINT THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	ManagementFor	For
7.I	TO AUTHORISE THE DIRECTORS TO ISSUE SHARES AND INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES	ManagementFor	For

ACT, CHAPTER 50

TO AUTHORISE THE DIRECTORS TO

GRANT

AWARDS AND ALLOT AND ISSUE

7.II ORDINARY ManagementAgainst Against

SHARES PURSUANT TO THE SPH

PERFORMANCE SHARE PLAN 2016

TO APPROVE THE RENEWAL OF THE

7.III SHARE BUY ManagementFor For

BACK MANDATE

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS S.A.

Security X3232T104 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 06-Dec-2017

Symbol Weeting Date 60-Dec-2017

ISIN GRS419003009 Agenda 708771159 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 853369 DUE TO

SPLITTING-OF

RESOLUTION 2. ALL VOTES RECEIVED

CMMT ON THE Non-Voting

PREVIOUS MEETING WILL

BE-DISREGARDED AND

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 18 DEC 2017

(AND B

REPETITIVE MEETING ON 29 DEC-2017).

ALSO,

CMMT YOUR VOTING INSTRUCTIONS WILL

NOT BE

Non-Voting

CARRIED OVER TO THE SECOND-CALL.

ALL VOTES

RECEIVED ON THIS MEETING WILL BE DISREGARDED AND YOU WILL-NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

1. DISTRIBUTION OF PAST YEARS' ManagementFor For

UNDISTRIBUTED

EARNINGS TO THE COMPANY'S

SHAREHOLDERS

PROVISION OF SPECIFIC PERMISSION

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A PAR.3 OF CODIFIED LAW

2190/1920, AS

IN FORCE: RENEWAL OF THE

2.A. **EMPLOYMENT**

ManagementFor For

CONTRACT BETWEEN THE COMPANY

AND MR.

KAMIL ZIEGLER, SENIOR EXECUTIVE

OF THE

COMPANY AND EXECUTIVE

CHAIRMAN OF THE

BOARD OF DIRECTORS

PROVISION OF SPECIFIC PERMISSION

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A PAR.3 OF CODIFIED LAW

2190/1920, AS

IN FORCE: RENEWAL OF THE

2.B. **EMPLOYMENT** ManagementFor For

CONTRACT BETWEEN THE COMPANY

AND MR.

MICHAL HOUST, CHIEF FINANCIAL

OFFICER AND

EXECUTIVE MEMBER OF THE BOARD

OF

DIRECTORS

21 NOV 2017: PLEASE NOTE THAT THIS

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTIONS 1, 2.A AND 2.B. IF YOU

HAVE

CMMT ALREADY SENT IN YOUR VOTES-FOR Non-Voting

MID: 855662,

PLEASE DO NOT VOTE AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR-ORIGINAL

INSTRUCTIONS. THANK

YOU

MSG NETWORKS INC.

Security 553573106 Meeting Type Annual

Ticker **MSGN** Meeting Date 07-Dec-2017

Symbol

ISIN US5535731062 Agenda 934693715 - Management

Item	Proposal	Proposed	Vote	For/Agains	
		by		Manageme	ent
1.	DIRECTOR	Managemen		-	
	1 JOSEPH J. LHOTA		For	For	
	2 JOEL M. LITVIN		For	For	
	3 JOHN L. SYKES TO RATIFY THE APPOINTMENT OF		For	For	
	KPMG LLP AS				
	INDEPENDENT REGISTERED PUBLIC				
2.	ACCOUNTING	Managemen	ntFor	For	
	FIRM OF THE COMPANY FOR FISCAL				
	YEAR 2018.				
	TO APPROVE, ON AN ADVISORY BASIS				
	THE	,			
3.	COMPENSATION OF OUR NAMED	Managemen	ntFor	For	
	EXECUTIVE				
	OFFICERS.				
	AN ADVISORY VOTE ON THE				
	FREQUENCY OF				
4.	FUTURE ADVISORY VOTES ON THE	Managemen	nt3 Years	For	
	COMPENSATION OF OUR NAMED	Triumugemie	its rears	1 01	
	EXECUTIVE				
A COTT I	OFFICERS.				
	A CORPORATION		Mastina	Т	Consist
Securit Ticker	•		Meeting '	1 ype	Special
Symbo	Δ("ΓΔ		Meeting 1	Date	07-Dec-2017
ISIN	US0050941071		Agenda		934699957 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	APPROVAL OF THE SALE OF	- J			
	SUBSTANTIALLY ALL				
	OF ACTUA'S ASSETS (NAMELY, THE				
	SALE OF				
	ACTUA'S INTERESTS IN VELOCITYEHS				
1.	HOLDINGS,	Managemen	ntFor	For	
	INC. AND BOLT SOLUTIONS INC. AND				
	THE SALE OF				
	FOLIO DYNAMICS HOLDINGS, INC. IN				
	FOLIO DYNAMICS HOLDINGS, INC. IN TWO				
	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS).				
	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS,				
	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE				
	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED				
2.	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED EXECUTIVE	Manageme	ntFor	For	
2.	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED	Manageme	ntFor	For	
2.	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED EXECUTIVE OFFICERS BASED ON, OR OTHERWISE	C	ntFor	For	
2.	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED EXECUTIVE OFFICERS BASED ON, OR OTHERWISE RELATING	C	ntFor	For	
2.	FOLIO DYNAMICS HOLDINGS, INC. IN TWO SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF ACTUA'S NAMED EXECUTIVE OFFICERS BASED ON, OR OTHERWISE RELATING TO, THE SALE OF SUBSTANTIALLY ALI	C	ntFor	For	

APPROVAL OF AN ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY, INCLUDING

FOR THE

3. PURPOSE OF SOLICITING ADDITIONAL ManagementFor For

PROXIES IF

THERE ARE NOT SUFFICIENT VOTES IN

FAVOR OF

ITEM 1.

HARTE HANKS, INC.

Security 416196103 Meeting Type Special

Ticker HHS Meeting Date 14-Dec-2017

Symbol IIIIS Wreeting Bate 14-Dec-2017
ISIN US4161961036 Agenda 934700572 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE AN AMENDMENT TO THE

COMPANY'S

AMENDED AND RESTATED

CERTIFICATE OF

INCORPORATION TO EFFECT (I) A

REVERSE STOCK

SPLIT OF THE COMPANY'S ISSUED AND

OUTSTANDING COMMON STOCK, PAR

1. VALUE \$1.00 ManagementFor For

PER SHARE (THE "COMMON STOCK"),

AT A RATIO

OF 1-FOR-5, 1-FOR-10 OR 1-FOR-20,

SUCH RATIO TO

BE DETERMINED BY ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

TO ADJOURN THE SPECIAL MEETING,

IF

NECESSARY OR APPROPRIATE, TO

ESTABLISH A

QUORUM OR TO PERMIT FURTHER

2. SOLICITATION ManagementFor

OF PROXIES IF THERE ARE NOT

SUFFICIENT VOTES

AT THE TIME OF THE SPECIAL

MEETING CAST IN

FAVOR OF PROPOSAL ONE.

THE MADISON SQUARE GARDEN COMPANY

Security 55825T103 Meeting Type Annual

Ticker MSG Meeting Date 15-Dec-2017

Symbol MSG Meeting Date 15-Dec-2017

ISIN US55825T1034 Agenda 934693741 - Management

For

Proposed For/Against	
Item Pronocal - Vote -	
by Management	
 DIRECTOR Management FRANK J. BIONDI, JR. For For 	
2 JOSEPH J. LHOTA For For	
3 RICHARD D. PARSONS For For	
4 NELSON PELTZ For For	
5 SCOTT M. SPERLING For For	
TO RATIFY THE APPOINTMENT OF	
KPMG LLP AS	
2. INDEPENDENT REGISTERED PUBLIC ManagementFor For	
ACCOUNTING	
FIRM OF THE COMPANY FOR FISCAL	
YEAR 2018.	
DAVIDE CAMPARI - MILANO SPA, MILANO Security ADPV40037 Meeting Type Ordinary General Control of the Control of	oral Maating
Security ADPV40037 Meeting Type Ordinary General Ticker	erai Meeting
Symbol Meeting Date 19-Dec-2017	
ISIN IT0005252207 Agenda 708745445 - N	Management
Decreased Fred Assista	
Item Proposal Proposed by Vote For/Against Management	
to the state of th	
FOR THE	
FINANCIAL YEARS 2019 - 2027 AND ManagementFor For	
RESOLUTIONS	
RELATED	
TELECOM ARGENTINA, S.A.	
Security 879273209 Meeting Type Special	
Ticker TEO Meeting Date 28-Dec-2017	
Symbol	
ISIN US8792732096 Agenda 934711513 - N	Management
Proposed Vata For/Against	
Item Proposal by Vote Wanagement Vote	
APPOINTMENT OF TWO	
SHAREHOLDERS TO ManagementFor For	
1) APPROVE AND SIGN THE MEETING ManagementFor For	
MINUTES.	
2) CONSIDERATION OF THE APPROVAL ManagementFor For	
OF THE	
MEDIUM TERM NOTE PROGRAM ("THE	
PROGRAM"),	
CONSISTENT IN THE ISSUANCE AND RE-ISSUANCE	
OF NOTES WHICH WILL BE SIMPLE,	
NON-	
CONVERTIBLES INTO SHARES	
ACCORDING TO LAW	
NO 23,576, MODIFIED BY LAW NO	
23,962, AND	

OTHER AMENDMENTS AND

COMPLEMENTARY

RULES ("LEY DE OBLIGACIONES

NEGOCIABLES"),

UNDER WHICH DURING ITS VALIDITY

IT WILL BE

ABLE TO RELEASE ONE OR MORE

SERIES AND/OR

CLASSES, WITH THE POWER TO ISSUE

OR RE-

ISSUE SERIES AND OR CLASSES, FOR

UP TO A

MAXIMUM ...(DUE TO SPACE LIMITS,

SEE PROXY

MATERIAL FOR FULL PROPOSAL).

DELEGATION INTO THE BOARD OF

DIRECTORS OF

BROAD POWERS TO DETERMINE AND

MODIFY THE

TERMS AND CONDITIONS OF THE

PROGRAM

WITHIN THE MAXIMUM

OUTSTANDING AMOUNT

AUTHORIZED BY THE SHAREHOLDERS'

MEETING,

AS WELL AS TO ESTABLISH THE

OPPORTUNITIES

OF ISSUANCE AND RE-ISSUANCE OF

3) THE ManagementFor

CORRESPONDING NOTES TO EACH

SERIES OR

CLASS TO BE ISSUED UNDER IT AND

ALL OF THE

CONDITIONS OF ISSUANCE AND

RE-ISSUANCE,

WITHIN THE MAXIMUM AMOUNT AND

THE TERMS

OF AMORTIZATION SET BY THE ...(DUE

TO SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Special

Ticker TEO Meeting Date 28-Dec-2017

Symbol Needing Date 28-

ISIN US8792732096 Agenda 934713389 - Management

For

Item Proposal Proposed by Vote For/Against Management

1) ManagementFor For

APPOINTMENT OF TWO

SHAREHOLDERS TO

APPROVE AND SIGN THE MEETING

MINUTES.

CONSIDERATION OF THE APPROVAL

OF THE

MEDIUM TERM NOTE PROGRAM ("THE

PROGRAM"),

CONSISTENT IN THE ISSUANCE AND

RE-ISSUANCE

OF NOTES WHICH WILL BE SIMPLE,

NON-

CONVERTIBLES INTO SHARES

ACCORDING TO LAW

NO 23,576, MODIFIED BY LAW NO

23,962, AND

OTHER AMENDMENTS AND

2) **COMPLEMENTARY**

ManagementFor For

RULES ("LEY DE OBLIGACIONES

NEGOCIABLES").

UNDER WHICH DURING ITS VALIDITY

IT WILL BE

ABLE TO RELEASE ONE OR MORE

SERIES AND/OR

CLASSES, WITH THE POWER TO ISSUE

OR RE-

ISSUE SERIES AND OR CLASSES, FOR

UP TO A

MAXIMUM ...(DUE TO SPACE LIMITS,

SEE PROXY

MATERIAL FOR FULL PROPOSAL).

3) DELEGATION INTO THE BOARD OF

For ManagementFor

DIRECTORS OF

BROAD POWERS TO DETERMINE AND

MODIFY THE

TERMS AND CONDITIONS OF THE

PROGRAM

WITHIN THE MAXIMUM

OUTSTANDING AMOUNT

AUTHORIZED BY THE SHAREHOLDERS'

MEETING,

AS WELL AS TO ESTABLISH THE

OPPORTUNITIES

OF ISSUANCE AND RE-ISSUANCE OF

CORRESPONDING NOTES TO EACH

SERIES OR

CLASS TO BE ISSUED UNDER IT AND

ALL OF THE

CONDITIONS OF ISSUANCE AND

RE-ISSUANCE,

WITHIN THE MAXIMUM AMOUNT AND

THE TERMS

OF AMORTIZATION SET BY THE ...(DUE

TO SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

HSN, INC

Security 404303109 Meeting Type Special

Ticker **HSNI**

Meeting Date 29-Dec-2017 Symbol

ISIN US4043031099 Agenda 934710256 - Management

Proposed For/Against Item Proposal Vote Management by

TO CONSIDER AND VOTE ON A

PROPOSAL TO

ADOPT THE AGREEMENT AND PLAN

OF MERGER,

DATED AS OF JULY 5, 2017 (AS SUCH

AGREEMENT

1. MAY BE AMENDED FROM TIME TO ManagementFor For

TIME, THE

MERGER AGREEMENT), BY AND

AMONG HSN, INC.

(HSNI), LIBERTY INTERACTIVE

CORPORATION AND

LIBERTY HORIZON, INC.

TO CONSIDER AND VOTE ON A

PROPOSAL TO

ADJOURN OR POSTPONE THE HSNI

SPECIAL

MEETING, IF NECESSARY AND FOR A

MINIMUM

PERIOD OF TIME REASONABLE UNDER

THE

CIRCUMSTANCES, TO ENSURE THAT 2. ManagementFor For

ANY

NECESSARY SUPPLEMENT OR

AMENDMENT TO

THE PROXY STATEMENT/ PROSPECTUS

PROVIDED TO HSNI STOCKHOLDERS A

REASONABLE ..(DUE TO SPACE LIMITS,

SEE PROXY

STATEMENT FOR FULL PROPOSAL).

3. TO CONSIDER AND VOTE ON A ManagementFor For

PROPOSAL TO

APPROVE, BY A NON-BINDING

ADVISORY VOTE,

CERTAIN COMPENSATION THAT MAY

BE PAID OR

BECOME PAYABLE TO HSNI'S NAMED

EXECUTIVE

OFFICERS THAT IS BASED ON OR

OTHERWISE

RELATES TO THE TRANSACTIONS

CONTEMPLATED

BY THE MERGER AGREEMENT.

CHINA TELECOM CORPORATION LIMITED

Security 169426103 Meeting Type

Ticker

Symbol CHA Meeting Date 04-Jan-2018

ISIN US1694261033 Agenda 934711892 - Management

Special

Item Proposal Proposed by Vote For/Against Management

THAT THE AMENDMENTS TO THE

ARTICLES OF

ASSOCIATION OF THE COMPANY BE

CONSIDERED

AND APPROVED; THAT ANY DIRECTOR

OF THE

COMPANY BE AND IS HEREBY

AUTHORISED TO

1. UNDERTAKE ACTIONS IN HIS OPINION ManagementFor For

AS

NECESSARY OR APPROPRIATE, SO AS

TO

COMPLETE THE APPROVAL AND/OR

REGISTRATION

OR FILING OF THE AMENDMENTS TO

THE ARTICLES

OF ASSOCIATION.

COGECO COMMUNICATIONS INC.

Security 19239C106 Meeting Type Annual

Ticker CGEAF Meeting Date 11-Jan-2018

Symbol Meeting Date 11-Jan-2016

ISIN CA19239C1068 Agenda 934713985 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	DIRECTOR	Manageme	ent	
	1 Louis Audet		For	For
	2 Patricia Curadeau-Grou		For	For
	3 Joanne Ferstman		For	For
	4 Lib Gibson		For	For
	5 David McAusland		For	For
	6 Jan Peeters		For	For
	7 Carole J. Salomon		For	For
2	Appoint Deloitte LLP, Chartered	Manageme	entFor	For
	Accountants, as auditors			

ManagementFor

and authorize the Board of Directors to fix

their

remuneration.

Management and the Board of Directors of

Corporation recommend voting FOR the

advisory

resolution accepting the Board's approach to

3 executive

compensation. The text of the advisory

resolution

accepting the Board's approach to executive compensation is set out in the Notice of

Annual Meeting.

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

ExtraOrdinary General Meeting Type Security P3144E103

Meeting

For

Ticker 30-Jan-2018

Meeting Date Symbol

ISIN **BRCTAXACNOR3** Agenda 708876581 - Management

Proposed For/Against Proposal Vote Item Management by

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

CMMT PLEASE NOTE THAT COMMON Non-Voting

SHAREHOLDERS

SUBMITTING A VOTE TO ELECT A

MEMBER FROM-

THE LIST PROVIDED MUST INCLUDE

THE

CANDIDATES NAME IN THE VOTE

INSTRUCTION.-

HOWEVER WE CANNOT DO THIS

THROUGH THE

PROXYEDGE PLATFORM. IN ORDER TO

SUBMIT-A

VOTE TO ELECT A CANDIDATE,

CLIENTS MUST

CONTACT THEIR CSR TO INCLUDE

THE-NAME OF

THE CANDIDATE TO BE ELECTED. IF

INSTRUCTIONS

TO VOTE ON THIS ITEM ARE-RECEIVED

WITHOUT A

CANDIDATE'S NAME, YOUR VOTE

WILL BE

PROCESSED IN FAVOUR OR-AGAINST

THE

DEFAULT COMPANIES CANDIDATE.

THANK YOU

ELECTION OF MEMBERS TO COMPOSE

THE BOARD

OF DIRECTORS, TO COMPLETE THE

TERM OF

OFFICE, FOR THE SEATS FILLED

UNDER THE

I TERMS OF ARTICLE 13, PARAGRAPH 8 Management Action OF THE

CORPORATE BYLAWS AND OF

ARTICLE 150 OF LAW

6404.1976. RODRIGO SOARES LELLES,

CRISTIANE

BARRETTO SALES

CHANGE OF CORPORATE NAME OF

THE COMPANY

TO LIQ PARTICIPACOES S.A., WITH

II CONSEQUENT

Management Action

AMENDMENT OF THE MAIN PART OF

ARTICLE 1 OF

THE CORPORATE BYLAWS

III AMENDMENT OF THE MAIN PART OF ManagementNo ARTICLE 5 OF Action

THE CORPORATE BYLAWS IN ORDER

TO REFLECT

THE INCREASE IN THE SHARE CAPITAL

OF THE

COMPANY, REALIZED AT DECEMBER

16, 2016,

THROUGH THE CAPITALIZATION OF

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$

CREDITS OF

DIVIDENDS DECLARED BY THE

COMPANY AT APRIL

30, 2015

AMENDMENT OF THE LIMIT OF THE

AUTHORIZED

CAPITAL OF THE COMPANY, IN THE

TERMS OF

IV ARTICLE 168 OF LAW 6404.1976 AND

CONSEQUENT

AMENDMENT OF PARAGRAPH 3 OF

ARTICLE 5 OF

THE CORPORATE BYLAWS

23 JAN 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

MEETING-DATE

FROM 19 JAN 2018 TO 30 JAN 2018. IF

CMMT YOU HAVE

ALREADY SENT IN YOUR

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Special

Ticker TEO Meeting Date 31-Jan-2018

Symbol Needing Bate 31-Jan-2018

ISIN US8792732096 Agenda 934719127 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

Appointment of two shareholders to approve

reproductive statement of two statements to approve

1 and sign the ManagementFor For

Meeting Minutes.

Reformulation of the configuration of the

Board of

Directors. Revocation of the designation of all

the regular

and alternate members of the Board of

2 Directors, ManagementAbstain Against

according to Section 256 of the General

Corporate Law.

Consideration of the designation of regular

and alternate

directors with a mandate for 3 fiscal years.

Consideration of the performance carried out

3 by outgoing ManagementAbstain Against

regular and alternate directors.

4 ManagementFor For

Consideration of the delegation of powers into

the Board

of Directors to order the total or partial

withdrawal of the

"Reserve for Future Cash Dividends" and the

distribution

of the withdrawn funds as cash dividends, in

the amounts

and dates determined by the Board of

Directors.

TELECOM ARGENTINA, S.A.

879273209 Meeting Type Security Special

Ticker TEO Meeting Date 31-Jan-2018 Symbol

ISIN US8792732096 Agenda 934720904 - Management

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

Appointment of two shareholders to approve

1 and sign the ManagementFor For

Meeting Minutes.

Reformulation of the configuration of the

Board of

Directors. Revocation of the designation of all

the regular

and alternate members of the Board of

2 Directors, ManagementAbstain Against

according to Section 256 of the General

Corporate Law.

Consideration of the designation of regular

and alternate

directors with a mandate for 3 fiscal years.

Consideration of the performance carried out

3 by outgoing ManagementAbstain Against

regular and alternate directors.

Consideration of the delegation of powers into

the Board

of Directors to order the total or partial

withdrawal of the

"Reserve for Future Cash Dividends" and the ManagementFor 4 For

distribution

of the withdrawn funds as cash dividends, in

the amounts

and dates determined by the Board of

Directors.

QURATE RETAIL, INC.

Security 53071M856 Meeting Type Special

Ticker **LVNTA** Meeting Date 02-Feb-2018

Symbol

ISIN US53071M8560 Agenda 934717286 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	A proposal to approve the redemption by Liberty Interactive Corporation of each share of Serie A Liberty Ventures common stock and Series B Liberty Ventures common stock in exchange for one share of GCI Liberty, Inc. Class A Common Stock and GCI Liberty Inc. Class B Common Stock, respectively, following the(due to space limits, see proxy statement for full	Manageme	entFor	For	
2. GENE Securit Ticker Symbo	proposal). A proposal to authorize the adjournment of the special meeting by Liberty Interactive Corporation to permit further solicitation of proxies, if necessary or appropriate, if sufficient votes are not represented at the special meeting to approve the other proposal to be presented at the special meeting. RAL COMMUNICATION, INC. BY 369385109 GNCMA	Manageme	entFor Meeting Meeting		Special 02-Feb-2018
ISIN	US3693851095		Agenda		934717298 - Management
Item 1)	Proposal REORGANIZATION AGREEMENT PROPOSAL: TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF REORGANIZATION, DATED AS OF APRIL 4, 2017 (AS MAY BE AMENDED FROM TIME TO TIME, THE REORGANIZATION AGREEMENT) AMONG GENERAL COMMUNICATION, INC. (GCI), LIBERTY INTERACTIVE CORPORATION (LIBERTY INTERACTIVE) AND LIBERTY INTERACTIVE LLC, A	Proposed by Manageme	Vote entFor	For/Agains Manageme For	

DIRECT WHOLLY-OWNED SUBSIDIARY **OF LIBERTY** INTERACTIVE (LIBERTY LLC) AND THE TRANSACTIONS CONTEMPLATED THEREBY. RESTATED GCI LIBERTY ARTICLES PROPOSAL: TO APPROVE THE ADOPTION OF THE **RESTATED** ARTICLES OF INCORPORATION OF GCI TO, AMONG OTHER THINGS, CHANGE THE NAME OF GCI TO "GCI LIBERTY, INC. "(GCI LIBERTY), 2) ManagementFor For **EFFECT THE** RECLASSIFICATION OF GCI'S CAPITAL STOCK AND PROVIDE FOR THE TERMS OF THE **AUTO** CONVERSION (AS SUCH TERMS ARE **DEFINED IN** THE ACCOMPANYING JOINT PROXY STATEMENT/PROSPECTUS). Share Issuance Proposal: To approve the issuance of shares of GCI Liberty Class A common stock, value, and shares of GCI Liberty Class B common stock, no par value, to Liberty LLC in connection with the contribution (as such term is defined in the 3) accompanying ManagementFor For joint proxy statement/prospectus), which will be equal to the number of shares of Series A Liberty Ventures common stock and Series B Liberty Ventures stock, respectively, outstanding on the date of the contribution. 4) GCI COMPENSATION PROPOSAL: TO ManagementFor For APPROVE, BY ADVISORY (NONBINDING) VOTE, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE **OFFICERS OF** GCI IN CONNECTION WITH THE

TRANSACTIONS

CONTEMPLATED BY THE

REORGANIZATION

AGREEMENT.

GCI ADJOURNMENT PROPOSAL: TO

AUTHORIZE

THE ADJOURNMENT OF THE SPECIAL

MEETING BY

GCI TO PERMIT FURTHER

SOLICITATION OF

PROXIES, IF NECESSARY OR

5) APPROPRIATE, IF

ManagementFor

For

SUFFICIENT VOTES ARE NOT

REPRESENTED AT

THE GCI SPECIAL MEETING TO

APPROVE THE

OTHER PROPOSALS TO BE PRESENTED

AT THE

SPECIAL MEETING.

APPLE INC.

Security 037833100 Meeting Type Annual

Ticker AAPL Meeting Date 13-Feb-2018

Symbol AAPL Meeting Date 13-Fe0-2018

ISIN US0378331005 Agenda 934716068 - Management

Item	Proposal	- VOIE	For/Against Management
1a.	Election of director: James Bell	ManagementFor	For
1b.	Election of director: Tim Cook	ManagementFor	For
1c.	Election of director: Al Gore	ManagementFor	For
1d.	Election of director: Bob Iger	ManagementFor	For
1e.	Election of director: Andrea Jung	ManagementFor	For
1f.	Election of director: Art Levinson	ManagementFor	For
1g.	Election of director: Ron Sugar	ManagementFor	For
1h.	Election of director: Sue Wagner	ManagementFor	For
2.	Ratification of the appointment of Ernst & Young LLP as Apple's independent registered public accounting firm for 2018	ManagementFor	For
3.	Advisory vote to approve executive compensation	ManagementFor	For
4.	Approval of the amended and restated Apple Inc. Non- Employee Director Stock Plan	ManagementFor	For
5.	A shareholder proposal entitled "Shareholder Proxy Access Amendments"	Shareholder Abstain	Against
6.	A shareholder proposal entitled "Human Rights Committee"	Shareholder Against	For

HELLENIC TELECOMMUNICATIONS ORGANIZATION S.A.

ExtraOrdinary General Security X3258B102 Meeting Type Meeting Ticker Meeting Date 15-Feb-2018 Symbol **ISIN** GRS260333000 Agenda 708896470 - Management **Proposed** For/Against Item Vote **Proposal** Management by PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH QUORUM, THERE WILL BE AN-A REPETITIVE MEETING ON 01 MAR 2018 (AND B **REPETITIVE MEETING ON 15** MAR-2018). ALSO, YOUR VOTING INSTRUCTIONS WILL **CMMT** Non-Voting NOT BE CARRIED OVER TO THE SECOND-CALL. **ALL VOTES** RECEIVED ON THIS MEETING WILL BE DISREGARDED AND YOU WILL-NEED TO REINSTRUCT ON THE REPETITIVE MEETING. THANK YOU GRANTING BY THE GENERAL **SHAREHOLDERS** MEETING OF A SPECIAL PERMISSION, **PURSUANT** TO ART 23A OF CL 2190.1920, FOR THE **ENTERING** INTO SEPARATE AGREEMENTS BETWEEN OTE SA AND OTE GROUP COMPANIES ON THE ONE HAND 1. ManagementFor For AND DEUTSCHE TELECOM AG AND TELEKOMDEUTSCHLAND GMBH ON THE OTHER HAND, FOR THE PROVISION BY THE LATTER OF SPECIFIC SERVICES FOR YEAR 2018 UNDER THE APPROVED FRAMEWORK **COOPERATION AND** SERVICE AGREEMENT 2. GRANTING BY THE GENERAL ManagementFor For **SHAREHOLDERS** MEETING OF A SPECIAL PERMISSION,

PURSUANT

TO ART 23A OF CL 2190.1920, FOR THE

AMENDMENT OF THE BOARD LICENSE

AGREEMENT

FOR THE BRAND T, DATED 30.09.2014,

BETWEEN

TELEKOM ROMANIA

COMMUNICATIONS SA AND

TELEKOM ROMANIA MOBILE

COMMUNICATIONS SA

(LICENSES) ON THE ONE HAND AND

DEUTSCHE

TELEKOM AG (LICENSOR) ON THE

OTHER HAND

APPROVAL OF AN OWN SHARE BUY

BACK

3. PROGRAMME, IN ACCORDANCE WITH ManagementFor For ART 16 OF

LAW 2190.1920 AS IN FORCE

4. MISCELLANEOUS ANNOUNCEMENTS ManagementFor For

ENTERTAINMENT ONE LTD

Security 29382B102 Meeting Type Special General Meeting

Ticker Meeting Date 27-Feb-2018

Symbol Meeting Date 27-Feb-2018

ISIN CA29382B1022 Agenda 708964172 - Management

Item	Proposal	Proposed Vote	For/Against
пеш	FToposai	by	Management
1	THAT THE ACOUISITION BY THE	ManagementFor	For

I THAT THE ACQUISITION BY THE

COMPANY OF 490

SHARES WITHOUT PAR VALUE IN THE

CAPITAL OF

DELUXE PICTURES, D/B/A THE MARK

GORDON

COMPANY, FROM THE MARK R.

GORDON

REVOCABLE TRUST ON THE TERMS

DESCRIBED IN

THE CIRCULAR DATED 5 FEBRUARY

2018 (THE

"ACQUISITION"), BE APPROVED AND

THE

DIRECTORS OF THE COMPANY BE

AUTHORISED TO

TAKE ALL SUCH STEPS AS THEY, IN

THEIR

ABSOLUTE DISCRETION, CONSIDER

NECESSARY

OR DESIRABLE TO EFFECT THE

ACQUISITION AND

ANY MATTER INCIDENTAL TO THE

ACQUISITION

AND BE AUTHORISED TO WAIVE,

AMEND, VARY OR

EXTEND ANY OF THE TERMS OF THE

ACQUISITION

AGREEMENT (AS SUCH TERM IS

DEFINED IN THE

CIRCULAR DATED 5 FEBRUARY 2018)

(PROVIDED

THAT ANY SUCH WAIVERS,

AMENDMENTS,

VARIATIONS OR EXTENSIONS ARE

NOT OF A

MATERIAL NATURE)

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

NATIO	IN MOLTIMEDIA OROOT TODLIC COMI A	IN I LIMITI	עב		
Security	y Y6251U224		Meeting	Type	ExtraOrdinary General Meeting
Ticker Symbol			Meeting Date		28-Feb-2018
ISIN	TH0113A10Z15		Agenda		708844091 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
СММТ	IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE AGENDA- AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS-ABSTAIN.	Non-Voting	g		
1	TO ACKNOWLEDGE THE BUSINESS RESTRUCTURING PLAN OF NATION GROUP AND DETAILS OF ASSET DIVESTMENT OF THE COMPANY TO ACKNOWLEDGE THE OPINION OF THE	Manageme	ntFor	For	
2	INDEPENDENT FINANCIAL ADVISORY ON THE ASSET DIVESTMENT TRANSACTIONS OF THE COMPANY	Manageme	ntFor	For	
3.A	SALE OF INVESTMENTS IN NATION U CO., LTD	Manageme	ntFor	For	
3.B	SALE OF INVESTMENTS IN BANGKOK BUSINESS BROADCASTING CO., LTD	Manageme	ntFor	For	
3.C	SALE OF INVESTMENTS IN WPS (THAILAND) CO., LTD	Manageme	ntFor	For	
3.D	SALE OF INVESTMENTS IN NML CO., LTD	Manageme	ntFor	For	

SALE OF LAND AND STRUCTURES OF THE 3.E.1 COMPANY: SALE OF LAND AND ManagementFor For STRUCTURES AT BANGNA-TRAD ROAD, KM. 29.5 SALE OF LAND AND STRUCTURES OF THE 3.E.2 COMPANY: SALE OF LAND AT ManagementFor For BANGNA-TRAD ROAD, KM. 5 SALE OF LAND AND STRUCTURES OF THE 3.E.3 COMPANY: SALE OF LAND AND ManagementFor For STRUCTURES AT CHIANG MAI PROVINCE SALE OF LAND AND STRUCTURES OF THE 3.E.4 COMPANY: SALE OF LAND AND ManagementFor For STRUCTURES AT KHON KAEN PROVINCE SALE OF LAND AND STRUCTURES OF THE 3.E.5 COMPANY: SALE OF LAND AND ManagementFor For STRUCTURES AT SONGKHLA PROVINCE 4 OTHER MATTER (IF ANY) ManagementAgainst Against 03 JAN 2018: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN RECORD-DATE. IF YOU HAVE ALREADY SENT IN YOUR CMMT VOTES, Non-Voting PLEASE DO NOT VOTE AGAIN **UNLESS-YOU DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU LADBROKES CORAL GROUP PLC Security G5337D107 Meeting Type **Court Meeting** Ticker Meeting Date 08-Mar-2018 Symbol **ISIN** 708976420 - Management GB00B0ZSH635 Agenda Proposed For/Against Vote Item Proposal Management CMMT PLEASE NOTE THAT ABSTAIN IS NOT A Non-Voting VALID VOTE OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT

1 TO APPROVE THE SCHEME

LADBROKES CORAL GROUP PLC

Security G5337D107 Meeting Type **Ordinary General Meeting**

ManagementFor

For

For

Ticker Meeting Date 08-Mar-2018

Symbol

ISIN Agenda **GB00B0ZSH635** 708981293 - Management

Proposed For/Against Item Proposal Vote by Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 881143 DUE TO ADDITION

OF-

RESOLUTION C . ALL VOTES RECEIVED

CMMT ON THE Non-Voting

PREVIOUS MEETING WILL BE

DISREGARDED-AND

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU.

TO AUTHORISE THE DIRECTORS OF

THE COMPANY

TO TAKE ALL SUCH ACTIONS AS THEY

Α **CONSIDER** ManagementFor For

NECESSARY OR APPROPRIATE FOR

CARRYING

THE SCHEME INTO EFFECT

TO AMEND THE ARTICLES OF

ASSOCIATION OF THE

COMPANY ON THE TERMS DESCRIBED

В IN THE ManagementFor For

NOTICE OF GENERAL MEETING AT

PART 13 OF THE

SCHEME DOCUMENT

SUBJECT TO AND CONDITIONAL ON

THE SCHEME

BECOMING EFFECTIVE, TO

RE-REGISTER THE

 \mathbf{C} ManagementFor COMPANY AS A PRIVATE COMPANY

UNDER THE

NAME OF "LADBROKES CORAL GROUP

LIMITED"

THE WALT DISNEY COMPANY

Security 254687106 Meeting Type Annual

Ticker DIS

Meeting Date 08-Mar-2018 Symbol

ISIN	US2546871060	Agenda			934720598 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1A.	Election of director: Susan E. Arnold	Managemen	tFor	For	iit
1B.	Election of director: Susan E. Amoid Election of director: Mary T. Barra	Managemen		For	
1D. 1C.	Election of director: Natry 1. Barra Election of director: Safra A. Catz	Managemen		For	
1D.	Election of director: John S. Chen	Managemen		For	
1E.	Election of director: Francis A. deSouza	Managemen		For	
1E. 1F.	Election of director: Robert A. Iger	Managemen		For	
1G.	Election of director: Maria Elena Lagomasino	_		For	
1H.	Election of director: Fred H. Langhammer	Managemen		For	
1I.	Election of director: Aylwin B. Lewis	Managemen		For	
1J.	Election of director: Mark G. Parker	Managemen		For	
10.	To ratify the appointment of	1,14114,8411411	01	101	
	PricewaterhouseCoopers				
2.	LLP as the Company's registered public	Managemen	tFor	For	
	accountants for				
	2018.				
	To approve material terms of performance				
	goals under				
3.	the Amended and Restated 2002 Executive	Managemen	tFor	For	
	Performance	C			
	Plan.				
	To approve the advisory resolution on				
4.	executive	Managemen	tFor	For	
	compensation.	_			
	To approve the shareholder proposal				
	requesting an				
5.	annual report disclosing information regarding	gShareholder	Against	For	
	the				
	Company's lobbying policies and activities.				
	To approve the shareholder proposal				
	requesting the				
	Board to amend the Company's bylaws				
	relating to proxy				
	access to increase the number of permitted				
	nominees,				
6.	remove the limit on aggregating shares to	Shareholder	Abstain	Against	
	meet the				
	shareholding requirement, and remove the				
	limitation on				
	renomination of persons based on votes in a				
	prior				
NII A CI	election.				
	OM INC.		Maatin - 5	Г	A
Securit	•		Meeting 7	ıype	Annual
Ticker	VIA		Meeting I	Date	08-Mar-2018
Symbo ISIN	US92553P1021		Aganda		03/722718 Managament
1911/	U374333F 1U41		Agenda		934722718 - Management

	3 3					
Item	Proposal	Proposed	Vote	For/Agains		
1	•	by Managama	m t	Managemen	11	
1.	DIRECTOR 1 Robert M. Bakish	Manageme	For	For		
	1 Robert M. Bakish 2 Cristiana F. Sorrell		For	For		
	3 Thomas J. May		For	For		
	4 Judith A. McHale		For	For		
	5 Ronald L. Nelson		For	For		
	6 Deborah Norville		For	For		
	7 Charles E. Phillips, Jr		For	For		
	8 Shari Redstone		For	For		
	9 Nicole Seligman		For	For		
	The ratification of the appointment of		1 01	101		
	PricewaterhouseCoopers LLP to serve as					
2.	independent	Manageme	ntFor	For		
	auditor of Viacom Inc. for fiscal year 2018.					
SK TF	LECOM CO., LTD.					
Securit			Meeting '	Type	Annual	
Ticker	•			• •		
Symbo			Meeting 1	Date	21-Mar-2018	
ISIN	US78440P1084		Agenda		934732466 - Management	
		Proposed For/A		For/Agains	1	
Item	Proposal	by	Vote	Managemen		
	Approval of Financial Statements for the 34th	l				
	Fiscal Year					
1.	(from January 1, 2017 to December 31, 2017)	ManagementAgainst				
1.	as set forth	ManagementAgainst				
	in Item 1 of the Company's agenda enclosed					
	herewith.					
	Approval of the Stock Option Grant as set					
2.	forth in Item 2	ManagementFor n.				
	of the Company's agenda enclosed herewith.					
	Election of an Executive Director (Candidate:					
3.1	Ryu, Young	Manageme	ntAgainst			
	Sang)					
	Election of an Independent Director					
3.2	(Candidate: Yoon,	Manageme	ntFor			
	Young Min)					
	Approval of the Appointment of a Member of	•				
	the Audit					
	Committee as set forth in Item 4 of the					
4.	Company's	Manageme	ntFor			
	agenda enclosed herewith (Candidate: Yoon,					
	Young					
	Min).					
	Approval of the Ceiling Amount of the					
	Remuneration for					
5.	Directors *Proposed Ceiling Amount of the	Manageme	ntFor			
	Remuneration					
	for 8 Directors is KRW 12 billion.					

QUALCOMM INCORPORATED

Security 747525103 Meeting Type Contested-Annual Ticker

QCOM Meeting Date 23-Mar-2018

Symbol ISIN 934719329 - Management US7475251036 Agenda

ISIN	US7475251036		Agenda		934719329 - Ma
Item	Proposal	Proposed by	Vote	For/Against Managemer	
1	DIRECTOR	Manageme	ent		
	1 Barbara T. Alexander		For	For	
	2 Jeffrey W. Henderson		For	For	
	3 Thomas W. Horton		For	For	
	4 Paul E. Jacobs		For	For	
	5 Ann M. Livermore		For	For	
	6 Harish Manwani		For	For	
	7 Mark D. McLaughlin		For	For	
	8 Steve Mollenkopf		For	For	
	9 Clark T. Randt, Jr.		For	For	
	10 Francisco Ros		For	For	
	11 Anthony J. Vinciquerra		For	For	
	To ratify the selection of				
2	PricewaterhouseCoopers LLP as	Manageme	entFor	For	
	our independent public accountants.				
2	To approve, on an advisory basis, our		ν.Γ.	Г	
3	executive	Manageme	entror	For	
	compensation.				
	To approve an amendment to the Amended and				
4	Restated QUALCOMM Incorporated 2001 Employee	Manageme	ntFor	For	
4	Stock Purchase Plan, as amended, to increase	Manageme	ziiu Oi	POI	
	the share				
	reserve by 30,000,000 shares.				
	To approve an amendment to the Company's				
	Restated				
	Certificate of Incorporation, as amended, to				
5	eliminate	Manageme	entFor	For	
	certain supermajority voting provisions	111111111111111111111111111111111111111		1 01	
	relating to removal				
	of directors.				
	To approve an amendment to the Company's				
	Restated				
	Certificate of Incorporation, as amended, to				
6	eliminate	Manageme	entFor	For	
	certain supermajority voting provisions				
	relating to				
	amendments and obsolete provisions.				
7	To approve an amendment to the Company's	Manageme	entFor	For	
	Restated				
	Certificate of Incorporation, as amended, to				
	eliminate				

provisions requiring a supermajority vote for

certain

Bylaws

transactions with interested stockholders.

To vote on a stockholder proposal to undo

amendments

8 to the Company's Amended and Restated

Shareholder Against

For

adopted without stockholder approval.

UNIVERSAL ENTERTAINMENT CORPORATION

Security J94303104 Meeting Type Annual General Meeting

Ticker Meeting Date 29-Mar-2018

Symbol Meeting Date 29-Mar-2018

ISIN JP3126130008 Agenda 709059782 - Management

Proposed For/Against Item Proposal Vote Management by 1 Amend Articles to: Expand Business Lines ManagementFor For Appoint a Corporate Auditor Ichikura, 2.1 ManagementFor For Nobuyoshi 2.2 Appoint a Corporate Auditor Suzuki, Makoto ManagementFor For Appoint a Corporate Auditor Kaneko, 2.3 ManagementFor For Akiyoshi

PENN NATIONAL GAMING, INC.

Security 707569109 Meeting Type Special

Ticker PENN Meeting Date 29-Mar-2018

Symbol Weeting Date 29-Mai-2016

ISIN US7075691094 Agenda 934735828 - Management

Item Proposal Proposed by Vote For/Against Management

Approval of the issuance of shares of common

stock of

Penn National Gaming, Inc. ("Penn"), par

value \$0.01, to

stockholders of Pinnacle Entertainment, Inc.

("Pinnacle")

1. in connection with the Agreement and Plan of ManagementFor For

Merger

dated as of December 17, 2017 by and among

Penn,

Franchise Merger Sub, Inc. and Pinnacle the

(the "share

issuance proposal").

Approval of the adjournment of the special

meeting of

Penn shareholders, if necessary or

2. appropriate, to solicit ManagementFor For

additional proxies if there are not sufficient

votes to

approve the share issuance proposal.

TURKCELL ILETISIM HIZMETLERI A.S.

Security 900111204 Meeting Type Annual Ticker **TKC** Meeting Date 29-Mar-2018 Symbol ISIN US9001112047 Agenda 934749360 - Management Proposed For/Against **Proposal** Vote Item Management by Authorizing the Presidency Board to sign the 2. minutes of ManagementFor For the meeting. Reading, discussion and approval of the Turkish Commercial Code and Capital Markets Board 5. ManagementFor For balance sheets and profits/loss statements relating to fiscal year 2017. Release of the Board Members individually from the 6. activities and operations of the Company ManagementFor For pertaining to the year 2017. Informing the General Assembly on the donation and contributions made in the fiscal year 2017; discussion of 7. and decision on Board of Directors' proposal ManagementAgainst Against concerning determination of donation limit to be made in 2018, starting from the fiscal year 2018. Subject to the approval of the Ministry of Customs and Trade and Capital Markets Board; discussion of and 8. decision on the amendment of Articles 3, 4, 6, ManagementAgainst Against 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 and 26 of the Articles of Association of the Company. Election of new Board Members in accordance with related legislation and determination of the 9. newly elected ManagementAgainst Against Board Members' term of office if there will be any new election. Determination of the remuneration of the 10. **Board** ManagementAgainst Against Members. 11. ManagementFor For

Discussion of and approval of the election of independent audit firm appointed by the Board of Directors pursuant to Turkish Commercial Code and the capital markets legislation for auditing of the accounts and financials of the year 2018. Decision permitting the Board Members to, directly or on behalf of others, be active in areas falling within or outside the scope of the Company's operations 12. ManagementAgainst Against participate in companies operating in the same business and to perform other acts in compliance with Articles 395 and 396 of the Turkish Commercial Code. Discussion of and decision on the distribution of dividend 13. for the fiscal year 2017 and determination of ManagementFor For the dividend distribution date. BLACKHAWK NETWORK HOLDINGS, INC. Security 09238E104 Meeting Type Special Ticker **HAWK** Meeting Date 30-Mar-2018 Symbol **ISIN** US09238E1047 Agenda 934736515 - Management **Proposed** For/Against Vote Item **Proposal** Management by To adopt the Agreement and Plan of Merger, dated as of January 15, 2018 (as it may be amended from time to time, the "merger agreement"), by and among Blackhawk Network Holdings, Inc., a Delaware corporation (the 1. "Company"), BHN Holdings, Inc., a Delaware Management For For corporation ("Parent") and BHN Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"), pursuant to which Merger Sub will merge with and into the Company (the "merger")

2.

For

ManagementFor

To approve, on an advisory (non-binding) basis, certain compensation that may be paid or become payable to the Company's named executive officers in connection with the merger To approve the adjournment of the special meeting, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the 3. ManagementFor For time of the special meeting to approve the proposal to adopt the merger agreement or in the absence of a quorum HEWLETT PACKARD ENTERPRISE COMPANY Security 42824C109 Meeting Type Annual Ticker **HPE** Meeting Date 04-Apr-2018 Symbol US42824C1099 **ISIN** Agenda 934729344 - Management **Proposed** For/Against Item Proposal Vote by Management ELECTION OF DIRECTOR: DANIEL 1A. ManagementFor For **AMMANN** ELECTION OF DIRECTOR: MICHAEL J. 1B. ManagementFor For **ANGELAKIS** ELECTION OF DIRECTOR: LESLIE A. 1C. ManagementFor For **BRUN** 1D. Election of Director: Pamela L. Carter For ManagementFor 1E. Election of Director: Raymond J. Lane ManagementFor For 1F. Election of Director: Ann M. Livermore ManagementFor For 1G. Election of Director: Antonio F. Neri ManagementFor For 1H. Election of Director: Raymond E. Ozzie ManagementFor For 1I. Election of Director: Gary M. Reiner ManagementFor For Election of Director: Patricia F. Russo 1J. ManagementFor For 1K. Election of Director: Lip-Bu Tan ManagementFor For For 1L. Election of Director: Margaret C. Whitman ManagementFor Election of Director: Mary Agnes Wilderotter ManagementFor 1M. For Ratification of the appointment of the independent 2. registered public accounting firm for the fiscal ManagementFor For ending October 31, 2018

ManagementFor

Shareholder Against

For

For

Advisory vote to approve executive

Stockholder proposal related to action by

compensation

Consent of Stockholders

Written

3.

4.

SWISSCOM LTD.

Security	y 871013108		Meeting	Type	Annual
Ticker	SCMWY		Meeting	Date	04-Apr-2018
Symbol ISIN	US8710131082		Agenda		934735614 - Management
					-
Item	Proposal	Proposed by	Vote	For/Again Manageme	
	Approval of the Management Commentary, financial	- 7			
1.1	statements of Swisscom Ltd and the consolidated financial statements for the financial year	Manageme	ntFor	For	
	2017				
1.2	Consultative vote on the Remuneration Report 2017	^t Manageme	ntAgainst	Against	
2.	Appropriation of the retained earnings 2017 and declaration of dividend	Manageme	ntFor	For	
3.	Discharge of the members of the Board of Directors and	Manageme	ntFor	For	
4.1	the Group Executive Board Re-election of Roland Abt to the Board of Directors	Manageme	ntFor	For	
4.2	Re-election of Valerie Berset Bircher to the Board of	Manageme	ntFor	For	
4.3	Directors Re-election of Alain Carrupt to the Board of Directors	Manageme	ntFor	For	
4.4	Re-election of Frank Esser to the Board of Directors	Manageme	ntFor	For	
4.5	Re-election of Barbara Frei to the Board of Directors	Manageme	ntFor	For	
4.6	Election of Anna Mossberg to the Board of Directors	Manageme	ntFor	For	
4.7	Re-election of Catherine Muhlemann to the Board of Directors	Manageme		For	
4.8	Re-election of Hansueli Loosli to the Board o Directors	f Manageme	ntFor	For	
4.9	Re-election of Hansueli Loosli as Chairman	Manageme	ntFor	For	
5.1	Election of Roland Abt to the Compensation Committee	Manageme	ntFor	For	
5.2	Re-election of Frank Esser to the Compensation Committee	Manageme	ntFor	For	
5.3	Re-election of Barbara Frei to the Compensation Committee	Manageme	ntFor	For	
5.4	Re-election of Hansueli Loosli to the Compensation	Manageme	ntFor	For	

	aga: :g. a, 15: 1110				
	Committee				
	Re-election of Renzo Simoni to the				
5.5	Compensation	Manageme	entFor	For	
	Committee				
	Approval of the total remuneration of the				
6.1	members of the	Manageme	entFor	For	
	Board of Directors for 2019				
	Approval of the total remuneration of the				
6.2	members of the	Manageme	entFor	For	
	Group Executive Board for 2019				
7.	Re-election of the independent proxy	Manageme		For	
8.	Re-election of the statutory auditors	Manageme		For	
NATIO	ON MULTIMEDIA GROUP PUBLIC COMPA	NY LIMIT	ED		
Securit	y Y6251U224		Meeting '	Туре	Annual General Meeting
Ticker			Meeting 1	Date	09-Apr-2018
Symbo	1		wiccing.	Daic	09-Apr-2018
ISIN	TH0113A10Z15		Agenda		709015160 - Management
Item	Proposal	Proposed	Vote	For/Agains	st
псш	Ποροσαι	by	VOIC	Manageme	ent
	IN THE SITUATION WHERE THE				
	CHAIRMAN OF THE				
	MEETING SUDDENLY CHANGE THE				
CMMT	, AGENDA-	Non-Votin	σ		
CIVIIVI	AND/OR ADD NEW AGENDA DURING	TVOII- V Otili	5		
	THE MEETING,				
	WE WILL VOTE THAT AGENDA AS				
	ABSTAIN				
	TO REPORT THE COMPANY'S				
	OPERATING RESULTS				
1	AND THE BOARD OF DIRECTORS	Manageme	entAbstain	Against	
	REPORT FOR THE				
	YEAR 2017				
	TO CONSIDER AND APPROVE THE				
	COMPANY'S				
2	FINANCIAL STATEMENTS FOR THE	Manageme	entAbstain	Against	
	YEAR 2017				
	ENDED DECEMBER 31, 2017				
	TO CONSIDER AND APPROVE THE				
	OMISSION OF				
3	THE DIVIDEND PAYMENT FOR THE	Manageme	entFor	For	
3	OPERATING	wianagenie	and of	101	
	RESULTS OF THE YEAR ENDED				
	DECEMBER 31, 2017				
4.A	TO CONSIDER AND ELECT MR. MARUT	Manageme	ent A gainst	Against	
T.11	ARTHAKAIVATEE AS DIRECTOR	wianagenie	ana igamsi	riganist	
	TO CONSIDER AND ELECT MR.				
4.B	SONTIYAN	Manageme	ent A gainst	Against	
т.บ	CHUENRUETAINAIDHAMA AS	ivianagenie	ma igamot	115011131	
	DIRECTOR				
4.C		Manageme	entAbstain	Against	

TO CONSIDER AND ELECT MR.

TATCHAPONG

THAMPUTTHIPONG AS NEW DIRECTOR

DIRECTORS REMUNERATION FOR THE 5.1

ManagementFor For

For

ManagementFor

DIRECTORS REMUNERATION FOR THE 5.2

YEAR 2018

TO CONSIDER AND APPROVE THE

APPOINTMENT

OF THE COMPANY'S AUDITORS AND

6 ManagementAgainst THE Against

DETERMINATION OF AUDIT FEE FOR

THE YEAR

2018

TO CONSIDER ANY OTHER MATTERS 7

(IF ANY)

ManagementAgainst **Against**

TELIA COMPANY AB

W95890104 Security

Meeting Type **Annual General Meeting**

Ticker Meeting Date 10-Apr-2018

Symbol **ISIN** Agenda 709033308 - Management SE0000667925

Proposed For/Against Item Proposal Vote Management by

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE 1 ELECTION OF CHAIR OF THE MEETING Non-Voting PREPARATION AND APPROVAL OF 2 Non-Voting **VOTING LIST** 3 ADOPTION OF THE AGENDA Non-Voting ELECTION OF TWO PERSONS TO CHECK THE 4 MINUTES OF THE MEETING TOGETHER Non-Voting WITH THE-**CHAIR** DETERMINATION OF WHETHER THE 5 MEETING HAS Non-Voting BEEN DULY CONVENED PRESENTATION OF THE ANNUAL REPORT AND THE AUDITOR'S REPORT, THE CONSOLIDATED-FINANCIAL STATEMENTS AND THE **AUDITOR'S** REPORT ON THE CONSOLIDATED FINANCIAL-STATEMENTS FOR 2017. IN 6 **CONNECTION** Non-Voting HEREWITH, A REPORT BY THE CHAIR OF THE-**BOARD OF DIRECTORS MARIE** EHRLING OF THE WORK OF THE BOARD OF DIRECTORS DURING-2017 AND A PRESENTATION BY PRESIDENT AND CEO JOHAN DENNELIND RESOLUTION TO ADOPT THE INCOME STATEMENT, THE BALANCE SHEET, THE 7 Management CONSOLIDATED INCOME STATEMENT AND THE

CONSOLIDATED

8

BALANCE SHEET FOR 2017

Management

	RESOLUTION ON APPROPRIATION OF	No
	THE COMPANY'S RESULT AS SHOWN ON	Action
	THE ADOPTED	
	BALANCE SHEET AND SETTING OF RECORD DATE	
	FOR THE DIVIDEND: SEK 2.30 PER	
	SHARE	
	RESOLUTION ON DISCHARGE OF THE	
	DIRECTORS	
	AND THE CEO FROM PERSONAL	No.
9	LIABILITY	Management Action
	TOWARDS THE COMPANY FOR THE	retion
	ADMINISTRATION OF THE COMPANY	
	IN 2017	
	RESOLUTION ON NUMBER OF DIRECTORS AND	
	ALTERNATE DIRECTORS TO BE	
10	ELECTED AT THE	Management No.
10	MEETING: NUMBER OF DIRECTORS (8)	Action
	AND DEPUTY	
	DIRECTORS (0) OF BOARD	
	RESOLUTION ON REMUNERATION	NI.
11	PAYABLE TO THE	Management Action
	DIRECTORS	Action
12.1	ELECTION OF DIRECTOR: SUSANNA	Management
12,1	CAMPBELL	Management Action
12.2	ELECTION OF DIRECTOR: MARIE	Management Action
	EHRLING	
12.3	ELECTION OF DIRECTOR: OLLI-PEKKA KALLASVUO	Management No Action
	ELECTION OF DIRECTOR: NINA	Action No
12.4	LINANDER	Management Action
	ELECTION OF DIRECTOR: JIMMY	No
12.5	MAYMANN	Management Action
10.6	ELECTION OF DIRECTOR: ANNA	No
12.6	SETTMAN	Management Action
12.7	ELECTION OF DIRECTOR: OLAF	Management No.
12.7	SWANTEE	Action
12.8	ELECTION OF DIRECTOR: MARTIN	Management No.
12.0	TIVEUS	Action
	ELECTION OF CHAIR AND VICE-CHAIR	
13.1	OF THE	Management No
	BOARD OF DIRECTOR: MARIE	Action
	EHRLING, CHAIR ELECTION OF CHAIR AND VICE-CHAIR	
	OF THE	
13.2	BOARD OF DIRECTOR: OLLI-PEKKA	Management No
-	KALLASVUO,	Action
	VICE-CHAIR	
14		Management

	RESOLUTION ON NUMBER OF		No
	AUDITORS AND		Action
	DEPUTY AUDITORS: NUMBER OF		
	AUDITORS (1) AND		
	DEPUTY AUDITORS (0)		
	RESOLUTION ON REMUNERATION		
15	PAYABLE TO THE	Managemen	No t
	AUDITOR	8	Action
	ELECTION OF AUDITOR AND ANY		
16	DEPUTY	Managemen	No
10	AUDITORS: DELOITTE AB	Managemen	Action
	ELECTION OF NOMINATION		
	COMMITTEE AND		
	RESOLUTION ON INSTRUCTION FOR		
	THE		
	NOMINATION COMMITTEE: DANIEL		
	KRISTIANSSON,		
	CHAIR (SWEDISH STATE), ERIK		No
17	DURHAN (NORDEA	Managemen	Action
	FUNDS), JAN ANDERSSON (SWEDBANK		Action
	ROBUR		
	FUNDS), ANDERS OSCARSSON (AMF		
	AND AMF		
	FUNDS) AND MARIE EHRLING (CHAIR		
	OF THE		
	BOARD OF DIRECTORS)		
	RESOLUTION ON PRINCIPLES FOR		N.T.
18	REMUNERATION	Managemen	No t
	TO GROUP EXECUTIVE MANAGEMENT	C	Action
	RESOLUTION AUTHORIZING THE		
	BOARD OF		
	DIRECTORS TO DECIDE ON		No
19	REPURCHASE AND	Managemen	Action
	TRANSFER OF THE COMPANY'S OWN		
	SHARES		
	RESOLUTION ON: IMPLEMENTATION		
20.A	OF A LONG-	Managemen	No
20.A	TERM INCENTIVE PROGRAM 2018/2021	Managemen	Action
	RESOLUTION ON: TRANSFER OF OWN		No
20.B	SHARES	Managemen	t Action
			Action
	PLEASE NOTE THAT THE BOARD DOES		
CMMT	NOT MAKE	Non-Voting	
	ANY RECOMMENDATION FOR	υ	
	RESOLUTION 21		
21	RESOLUTION ON SHAREHOLDER	Managemen	
	PROPOSAL FROM		Action
	CARL AXEL BRUNO THAT ALL		
	LETTERS RECEIVED		
	BY THE COMPANY SHALL BE		
	ANSWERED WITHIN		
	TWO MONTHS FROM THE DATE OF		

Non-Voting

RECEIPT

19 MAR 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN TEXT

OF-

RESOLUTION 10 AND 14. IF YOU HAVE

CMMT ALREADY

SENT IN YOUR VOTES, PLEASE DO

NOT-VOTE

AGAIN UNLESS YOU DECIDE TO

AMEND YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

ELISA OYJ

Security X1949T102 Meeting Type Annual General Meeting

Ticker Meeting Date 12-Apr-2018

Symbol Meeting Date 12-Apr-2018

ISIN FI0009007884 Agenda 708918086 - Management

Item Proposal Proposed by Vote For/Against Management

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

A POA IS NEEDED TO APPOINT OWN REPRESENTATIVE BUT IS NOT NEEDED

IF A

CMMT FINNISH-SUB/BANK IS APPOINTED EXCEPT IF THE Non-Voting

SHAREHOLDER IS FINNISH THEN A

POA WOULD-

STILL BE REQUIRED

1 OPENING OF THE MEETING Non-Voting 2 CALLING THE MEETING TO ORDER Non-Voting 3 ELECTION OF PERSONS TO Non-Voting

SCRUTINIZE THE

MINUTES AND TO SUPERVISE THE

	3 3	
	COUNTING-OF	
	VOTES	
4	RECORDING THE LEGALITY OF THE	Non-Voting
	MEETING	· ·
	RECORDING THE ATTENDANCE AT	
5	THE MEETING	Non-Voting
	AND ADOPTION OF THE LIST OF VOTES	
	PRESENTATION OF THE FINANCIAL	
	STATEMENTS,	
6	THE REPORT OF THE BOARD	Non Voting
6	OF-DIRECTORS AND	Non-Voting
	THE AUDITOR'S REPORT FOR THE	
	YEAR 2017	
7	ADOPTION OF THE FINANCIAL	. No
7	STATEMENTS	Management Action
	RESOLUTION ON THE USE OF THE	
	PROFIT SHOWN	
8	ON THE BALANCE SHEET AND THE	Management No.
	PAYMENT OF	Action
	DIVIDEND OF EUR 1.65 PER SHARE	
	RESOLUTION ON THE DISCHARGE OF	
	THE	
9	MEMBERS OF THE BOARD OF	$\underset{Action}{Management} \overset{No}{\underset{Action}{mass}}$
	DIRECTORS AND THE	Action
	CEO FROM LIABILITY	
	RESOLUTION ON THE REMUNERATION	
	OF THE	
	MEMBERS OF THE BOARD OF	
10	DIRECTORS AND ON	Management No
10	THE GROUNDS FOR REIMBURSEMENT	Action
	OF TRAVEL	
	EXPENSES	
	RESOLUTION ON THE NUMBER OF	
	MEMBERS OF	
	THE BOARD OF DIRECTORS: THE	
	SHAREHOLDERS'	
11	NOMINATION BOARD PROPOSES TO	ManagamantNo
11	THE ANNUAL	Management Action
	GENERAL MEETING THAT THE	
	NUMBER OF BOARD	
12	MEMBERS BE SEVEN (7) ELECTION OF MEMBERS OF THE	ManagamantNo
12	BOARD OF	ManagementNo Action
	DIRECTORS: THE SHAREHOLDERS'	Action
	NOMINATION	
	BOARD PROPOSES TO THE ANNUAL	
	GENERAL	
	MEETING THAT MR RAIMO LIND, MS	
	CLARISSE	
	BERGGARDH, MR PETTERI KOPONEN,	
	MS LEENA	
	IVIO LEEINA	

ManagementNo

Action

NIEMISTO, MS SEIJA TURUNEN AND MR ANTTI VASARA BE RE-ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS. THE NOMINATION BOARD FURTHER PROPOSES THAT MR ANSSI **VANJOKI IS** ELECTED AS A NEW MEMBER OF THE **BOARD OF** DIRECTORS. THE SHAREHOLDERS' **NOMINATION** BOARD PROPOSES TO THE ANNUAL **GENERAL** MEETING THAT MR RAIMO LIND BE APPOINTED AS THE CHAIRMAN AND MR ANSSI VANJOKI AS THE DEPUTY CHAIRMAN OF THE BOARD OF **DIRECTORS** RESOLUTION ON THE REMUNERATION OF THE AUDITOR AND ON THE GROUNDS FOR Management Action REIMBURSEMENT OF TRAVEL **EXPENSES** RESOLUTION ON THE NUMBER OF Management **AUDITORS** ELECTION OF AUDITOR: THE BOARD DIRECTORS PROPOSES, BASED ON THE RECOMMENDATION OF THE BOARD'S **AUDIT** COMMITTEE, TO THE ANNUAL GENERAL MEETING, THAT KPMG OY AB, AUTHORIZED **PUBLIC** ACCOUNTANTS ORGANIZATION, BE Management **RE-ELECTED** AS THE COMPANY'S AUDITOR FOR THE **FINANCIAL** PERIOD 2018. KPMG OY AB HAS INFORMED THAT THE AUDITOR WITH PRINCIPAL RESPONSIBILITY BE MR TONI AALTONEN, AUTHORIZED **PUBLIC** ACCOUNTANT

13

14

15

16

AUTHORIZING THE BOARD OF

DECIDE ON THE REPURCHASE OF THE

DIRECTORS TO

COMPANY'S

86

OWN SHARES AUTHORIZING THE BOARD OF **DIRECTORS TO** DECIDE ON THE ISSUANCE OF SHARES 17 AS WELL AS Management THE ISSUANCE OF SPECIAL RIGHTS **ENTITLING TO SHARES** PROPOSAL BY THE BOARD OF **DIRECTORS TO** REMOVE SECTION 3 AND TO AMEND Management No Action 18 **SECTIONS 10** AND 12 OF THE ARTICLES OF **ASSOCIATION** PROPOSAL BY THE BOARD OF **DIRECTORS** REGARDING SHARES OF ELISA Management No Action 19 **CORPORATION** GIVEN AS MERGER CONSIDERATION TO THE SHAREHOLDERS OF LOUNET OY AMENDMENT OF THE CHARTER OF SHAREHOLDERS' NOMINATION BOARD Management Action 20 **OF ELISA CORPORATION** 21 CLOSING OF THE MEETING Non-Voting **BOYD GAMING CORPORATION** Security 103304101 Meeting Type Annual Ticker **BYD** Meeting Date 12-Apr-2018 Symbol **ISIN** US1033041013 934739179 - Management Agenda **Proposed** For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management 1 John R. Bailey For For 2 Robert L. Boughner For For 3 William R. Boyd For For 4 William S. Boyd For For 5 Richard E. Flaherty For For 6 Marianne Boyd Johnson For For 7 Keith E. Smith For For 8 Christine J. Spadafor For For 9 Peter M. Thomas For For 10 Paul W. Whetsell For For

For

For

For

ManagementFor

Touche LLP as our

11 Veronica J. Wilson

independent registered public accounting firm

To ratify the appointment of Deloitte &

for the

2.

fiscal year ending December 31, 2018.

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

Security 02364W105 Meeting Type Annual

Ticker Symbol Meeting Date 16-Apr-2018

ISIN US02364W1053 Agenda 934765845 - Management

Item Proposal Proposed by Vote For/Against Management

Appointment or, as the case may be,

reelection of the

members of the Board of Directors of the

I Company that ManagementFor

the holders of the Series "L" shares are

entitled to

appoint. Adoption of resolutions thereon. Appointment of delegates to execute, and if,

applicable,

II formalize the resolutions adopted by the

meeting.

Adoption of resolutions thereon.

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

Security 02364W105 Meeting Type Annual

Ticker AMX Meeting Date 16-Apr-2018

Symbol Needing Date 10-Apr-2016

ISIN US02364W1053 Agenda 934776002 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

Appointment or, as the case may be,

reelection of the

members of the Board of Directors of the

I Company that ManagementAbstain

the holders of the Series "L" shares are

entitled to

appoint. Adoption of resolutions thereon. Appointment of delegates to execute, and if,

applicable,

II formalize the resolutions adopted by the

meeting.

Adoption of resolutions thereon.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security M7526D107 Meeting Type Ordinary General Meeting

ManagementFor

Ticker Symbol Meeting Date 17-Apr-2018

ISIN EGS74081C018 Agenda 709048551 - Management

Proposed For/Against

Item Proposal by Vote Management

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE APPROVING THE BOD REPORT **REGARDING THE** 1 COMPANY'S ACTIVITIES DURING THE Management Action FISCAL YEAR ENDED IN 31.12.2017 APPROVING THE FINANCIAL **AUDITORS REPORT** 2 REGARDING THE FINANCIAL Management Action STATEMENTS FOR THE FISCAL YEAR ENDING IN 31.12.2017 APPROVING THE FINANCIAL 3 STATEMENTS FOR THE Management Action FISCAL YEAR ENDING IN 31.12.2017 HIRING OF THE COMPANY'S FINANCIAL AUDITORS 4 FOR THE FISCAL YEAR 2018 AND Management Action **DETERMINING** THEIR SALARIES APPROVING DISCHARGING THE BOD 5 FOR THE Management Action FISCAL YEAR ENDING IN 31.12.2017 DETERMINING THE BOD BONUSES **AND** 6 ALLOWANCES FOR THE FISCAL YEAR Management Action **ENDING** 31.12.2018 AUTHORIZING THE BOD TO PAY No 7 **DONATIONS** Management Action **DURING THE YEAR 2018 UBM PLC** Security G9226Z112 Meeting Type **Court Meeting** Ticker Meeting Date 17-Apr-2018 Symbol **ISIN** JE00BD9WR069 Agenda 709061597 - Management For/Against Proposed Proposal Vote Item Management by **CMMT** Non-Voting

PLEASE NOTE THAT ABSTAIN IS NOT A

VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT

TO APPROVE THE SCHEME OF

1 ARRANGEMENT ManagementFor For

DATED 14TH MARCH 2018

UBM PLC

Security G9226Z112 Meeting Type Ordinary General Meeting

Ticker Meeting Date 17-Apr-2018

Symbol Meeting Date 17-Apr-2018

ISIN JE00BD9WR069 Agenda 709063135 - Management

Item Proposal Proposed by Vote For/Against Management

THAT FOR THE PURPOSE OF GIVING

EFFECT TO

THE SCHEME (AS DEFINED IN THE

SCHEME

DOCUMENT): (A) THE DIRECTORS OF

THE

COMPANY BE AUTHORISED TO TAKE

ALL SUCH

ACTION AS THEY MAY CONSIDER

NECESSARY OR

APPROPRIATE FOR CARRYING THE

1 SCHEME INTO ManagementFor For

EFFECT; AND (B) THE ARTICLES OF

ASSOCIATION

OF THE COMPANY BE AMENDED AND

RESTATED,

INCLUDING BY THE ADOPTION AND

INCLUSION OF

A NEW ARTICLE 147, IN EACH CASE AS

DESCRIBED

IN THE NOTICE OF GENERAL MEETING

WHICH IS

SET OUT IN THE SCHEME DOCUMENT

RTL GROUP SA

Security L80326108 Meeting Type Ordinary General Meeting

Ticker Next to Detail 10 Apr 2010

Symbol Meeting Date 18-Apr-2018

ISIN LU0061462528 Agenda 709067892 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	REPORTS OF THE BOARD OF DIRECTORS AND OF THE APPROVED STATUTORY AUDITOR	Non-Voting	-
2.1	APPROVAL OF THE 2017 STATUTORY ACCOUNTS	ManagementFor	For
2.2	APPROVAL OF THE 2017 CONSOLIDATED ACCOUNTS	ManagementFor	For
3	ALLOCATION OF RESULTS: EUR 3.00 PER SHARE	ManagementFor	For
4.1	DISCHARGE TO THE DIRECTORS	ManagementFor	For
4.2	DISCHARGE TO THE APPROVED STATUTORY AUDITOR	ManagementFor	For
4.3	DIRECTORS FEES	ManagementFor	For
5.1	APPOINTMENT OF A NON-EXECUTIVE DIRECTOR: MRS. LAUREN ZALAZNICK, WHOSE ADDRESS IS 70 EAST 10TH ST., NEW-YORK, 10003, USA	ManagementFor	For
5.2.1	RENEWAL OF THE TERM OF OFFICE OF THE EXECUTIVE DIRECTOR: BERT HABETS RENEWAL OF THE TERM OF OFFICE OF	ManagementFor	For
5.2.2	THE EXECUTIVE DIRECTOR: ELMAR	ManagementFor	For
5.3.1	HEGGEN RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: GUILLAUME DE POSCH	ManagementFor	For
5.3.2	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: THOMAS GOTZ RENEWAL OF THE TERM OF OFFICE OF	ManagementFor	For
5.3.3	THE NON- EXECUTIVE DIRECTOR: ROLF HELLERMANN	ManagementFor	For
5.3.4	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: BERND HIRSCH	ManagementFor	For
5.3.5	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: BERND KUNDRUN	ManagementFor	For
5.3.6	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: THOMAS RABE	ManagementAgainst	Against

	3 3				
527	RENEWAL OF THE TERM OF OFFICE OF THE NON-		Æ	F.	
5.3.7	EXECUTIVE DIRECTOR: JEAN-LOUIS SCHILTZ	Managemen	ntFor	For	
<i>5</i> 2 0	RENEWAL OF THE TERM OF OFFICE OF THE NON-		4E a.u.	Ear	
5.3.8	EXECUTIVE DIRECTOR: ROLF SCHMIDT-HOLTZ	Managemei	ntror	For	
5.3.9	RENEWAL OF THE TERM OF OFFICE OF THE NON-	Managemei	ntFor	For	
	EXECUTIVE DIRECTOR: JAMES SINGH RENEWAL OF THE TERM OF OFFICE OF	,			
5.310	THE NON- EXECUTIVE DIRECTOR: MARTIN	Managemen	ntAgainst	Against	
	TAYLOR RENEWAL OF THE TERM OF OFFICE OF	,			
	THE APPROVED STATUTORY AUDITOR OF				
5.4	THE STATUTORY ACCOUNTS AND OF THE CONSOLIDATED FINANCIAL	Managemer	ntFor	For	
	STATEMENTS:				
	PRICEWATERHOUSECOOPERS, SOCIETE				
0000	COOPERATIVE				
	OMM INC.			_	
Security Ticker			Meeting T		Annual
Symbol			Meeting I	Jate	18-Apr-2018
ISIN	US68555P1003		Agenda		934747455 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Managemen	nt		
	1 Jerome B. Eisenberg		For	For	
	2 Marco Fuchs RATIFICATION OF GRANT THORNTON		For	For	
	LLP AS				
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Managemen	ntFor	For	
	FIRM ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Managemei	ntFor	For	
	COMPENSATION	C			
	A CORPORATION				
Security	y 005094107		Meeting 7	Type	Special
Ticker			3.6)oto	10 1 2010
Symbol	ACTA		Meeting I	Jale	18-Apr-2018
Symbol ISIN	ACTA US0050941071		Meeting I Agenda	Jale	934749562 - Management

Proposed For/Against Management by

Approval of the voluntary dissolution and

liquidation of

Actua pursuant to a Plan of Dissolution in 1.

substantially

the form attached to the proxy statement as

Appendix A.

Approval of an adjournment of the special

meeting, if

necessary, including for the purpose of

2. soliciting

additional proxies if there are not sufficient

votes in favor

of Item 1.

TELEVISION FRANCAISE 1 SA TF1

Security F91255103

Ticker

Symbol

Item

ISIN FR0000054900

Proposal

ManagementFor

ManagementFor

For

For

MIX Meeting Type

Meeting Date

19-Apr-2018

Agenda 708995292 - Management

Vote

For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND

Non-Voting

Non-Voting

Proposed

by

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT Non-Voting

IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR A NAMED THIRD PARTY TO VOTE ON **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE ANNUAL INDIVIDUAL FINANCIAL 0.1 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 APPROVAL OF THE REGULATED **AGREEMENTS** 0.3 REFERRED TO IN ARTICLE L. 225-38 OF ManagementFor For THE FRENCH COMMERCIAL CODE ALLOCATION OF INCOME FOR THE ManagementFor 0.4 FINANCIAL YEAR For 2017 AND SETTING OF THE DIVIDEND APPROVAL OF THE COMPENSATION **ELEMENTS** AND BENEFITS PAID OR AWARDED FOR THE 0.5 ManagementFor For FINANCIAL YEAR 2017 TO MR. GILLES PELISSON AS CHAIRMAN AND CHIEF EXECUTIVE **OFFICER** 0.6 COMPENSATION POLICY OF THE ManagementFor For **CHAIRMAN AND** CHIEF EXECUTIVE OFFICER: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING **COMPONENTS**

	Edgar Filling. GABELLI MOL	TIMEDIA TROOT INO.	1 011111
	MAKING UP THE COMPENSATION AND BENEFITS		
	ATTRIBUTABLE TO MR. GILLES PELISSON		
	RENEWAL, FOR THREE YEARS, OF THE TERM OF		
O.7	OFFICE OF MRS. LAURENCE DANON ARNAUD AS	ManagementFor	For
	DIRECTOR RENEWAL, FOR THREE YEARS, OF THE		
O.8	TERM OF OFFICE OF MR. MARTIN BOUYGUES AS	ManagementAgainst	Against
	DIRECTOR		
	RENEWAL, FOR THREE YEARS, OF THE		
0.9	TERM OF	ManagementFor	For
	OFFICE OF BOUYGUES COMPANY AS DIRECTOR		
0.10	RECOGNITION OF THE ELECTIONS OF	M 4F	Г
O.10	DIRECTORS	ManagementFor	For
	REPRESENTING EMPLOYEES AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS, FOR A PERIOD OF		
	EIGHTEEN		
O.11	MONTHS, TO PROCEED WITH THE	ManagementFor	For
0.11	ACQUISITION BY	Management of	1 01
	THE COMPANY OF ITS OWN SHARES		
	WITHIN THE		
	LIMIT OF 10 % OF THE SHARE CAPITAL		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS TO DECREASE THE SHARE		
	CAPITAL BY		
E.12	CANCELLATION OF TREASURY	ManagementFor	For
E.12	SHARES HELD BY	Wanagement of	1.01
	THE COMPANY WITHIN THE LIMIT OF		
	10% OF THE		
	SHARE CAPITAL PER A 24 MONTHS		
	PERIOD		
	DELETION OF THE REQUIREMENT OF		
	APPOINTING		_
E.13	DEPUTY STATUTORY AUDITORS -	ManagementFor	For
	AMENDMENT TO		
F 14	ARTICLE 18 OF THE BY-LAWS	M (5)	Г
E.14	DELETION OF OBSOLETE ENTRIES IN	ManagementFor	For
	THE BYLAWS		
	RELATED TO THE STAGGERED RENEWAL OF THE		
	TERMS OF OFFICE OF DIRECTORS NOT		
	REPRESENTING EMPLOYEES AND TO		
	THE FIRST		
	11111 1 1110 1		

FINANCIAL YEAR - CORRELATIVE

AMENDMENT TO

ARTICLES 10 AND 25 OF THE BY-LAWS

POWERS TO CARRY OUT ALL LEGAL

E.15 **FORMALITIES** ManagementFor For

28 MAR 2018: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0226/20180226

1-800385.pdf AND-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0328/20180328

CMMT 1-800795.pdf. PLEASE NOTE THAT THIS Non-Voting

IS A

REVISION DUE TO ADDITION OF THE

URL-LINK. IF

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN

UNLESS-YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU

WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN

Security ADPV09931 Meeting Type Annual General Meeting

Ticker Meeting Date 19-Apr-2018

Symbol

ISIN NL0000395903 Agenda 709034300 - Management

For

For/Against Proposed Proposal Vote Item Management by

1 **OPENING** Non-Voting

2017 ANNUAL REPORT: REPORT OF THE Non-Voting 2.A **EXECUTIVE BOARD FOR 2017**

2017 ANNUAL REPORT: EXPLANATION

2.B **CORPORATE** Non-Voting

GOVERNANCE

2017 ANNUAL REPORT: REPORT OF THE Non-Voting 2.C

SUPERVISORY BOARD FOR 2017

2017 ANNUAL REPORT: EXECUTION OF

2.D THE Non-Voting

REMUNERATION POLICY IN 2017

2017 FINANCIAL STATEMENTS AND

DIVIDEND:

PROPOSAL TO ADOPT THE FINANCIAL 3.A

ManagementFor STATEMENTS FOR 2017 AS INCLUDED

IN THE

ANNUAL REPORT FOR 2017

	aga: 1 mig. G/ 12 me			
3.B	2017 FINANCIAL STATEMENTS AND DIVIDEND: EXPLANATION OF DIVIDEND POLICY	Non-Voting		
	2017 FINANCIAL STATEMENTS AND DIVIDEND: PROPOSAL TO DISTRIBUTE A TOTAL DIVIDEND OF			
3.C	EUR 0.85 PER ORDINARY SHARE, RESULTING IN A	ManagementFor	For	
	FINAL DIVIDEND OF EUR 0.65 PER ORDINARY SHARE			
	PROPOSAL TO RELEASE THE MEMBERS	S		
4.A	OF THE EXECUTIVE BOARD FOR THEIR RESPONSIBILITIES	ManagementFor	For	
	PROPOSAL TO RELEASE THE MEMBERS OF THE			
4.B	SUPERVISORY BOARD FOR THEIR RESPONSIBILITIES	ManagementFor	For	
	PROPOSAL TO AMEND THE			
5	REMUNERATION OF THE MEMBERS OF THE SUPERVISORY	ManagementFor	For	
	BOARD PROPOSAL TO EXTEND THE			
6.A	AUTHORITY OF THE EXECUTIVE BOARD: TO ISSUE SHARES	ManagementFor	For	
	GRANT RIGHTS TO SUBSCRIBE FOR			
	SHARES PROPOSAL TO EXTEND THE			
6.B	AUTHORITY OF THE EXECUTIVE BOARD: TO RESTRICT OR	ManagementFor	For	
	EXCLUDE STATUTORY PRE-EMPTION RIGHTS			
7	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD	ManagementFor	For	
_	TO ACQUIRE SHARES IN THE COMPANY	-	_	
8	PROPOSAL TO CANCEL SHARES PROPOSAL TO RE-APPOINT THE	ManagementFor	For	
9	EXTERNAL AUDITOR FOR A TERM OF FOUR	ManagementFor	For	
10	YEARS: DELOITTE ANY OTHER BUSINESS	Non-Voting		
11	CLOSING	Non-Voting		
VIVEN				
Security	F97982106	Mee	ting Type	MIX
Ticker		Mee	ting Date	19-Apr-2018
Symbol ISIN	FR0000127771	Age	nda	709051142 - Management

Non-Voting

Non-Voting

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

O.1 APPROVAL OF THE REPORTS AND THE ManagementFor For

ANNUAL

FINANCIAL STATEMENTS FOR THE

FINANCIAL YEAR

	_aga: :g. a, .b		. 0
	2017		
	APPROVAL OF THE REPORTS AND THE		
	CONSOLIDATED FINANCIAL		_
O.2	STATEMENTS FOR THE	ManagementFor	For
	FINANCIAL YEAR 2017		
	APPROVAL OF THE STATUTORY		
	AUDITORS'		
O.3	SPECIAL REPORT ON THE REGULATED	ManagementFor	For
	AGREEMENTS AND COMMITMENTS		
	ALLOCATION OF INCOME FOR THE		
0.4	FINANCIAL YEAR	Μ 45	г
O.4	2017, SETTING OF THE DIVIDEND AND	ManagementFor	For
	ITS DATE OF		
	PAYMENT		
	APPROVAL OF THE FIXED AND		
	VARIABLE		
	COMPONENTS MAKING UP THE		
	COMPENSATION		
	AND BENEFITS OF ALL KINDS PAID OR		
O.5	AWARDED	ManagementFor	For
	FOR THE FINANCIAL YEAR 2017 TO MR		
	VINCENT		
	BOLLORE, AS CHAIRMAN OF THE		
	SUPERVISORY		
	BOARD		
	APPROVAL OF THE FIXED AND		
	VARIABLE		
	COMPONENTS MAKING UP THE		
	COMPENSATION		
0.6	AND BENEFITS OF ALL KINDS PAID OR	ManagamantFan	E.
O.6	AWARDED	ManagementFor	For
	FOR THE FINANCIAL YEAR 2017 TO MR	•	
	ARNAUD DE		
	PUYFONTAINE, AS CHAIRMAN OF THE		
	MANAGEMENT BOARD		
	APPROVAL OF THE FIXED AND		
	VARIABLE		
	COMPONENTS MAKING UP THE		
	COMPENSATION		
	AND BENEFITS OF ALL KINDS PAID OR		_
O.7	AWARDED	ManagementFor	For
	FOR THE FINANCIAL YEAR 2017 TO MR		
	GILLES		
	ALIX, AS A MEMBER OF THE		
	MANAGEMENT BOARD		
0.8	APPROVAL OF THE FIXED AND	ManagementFor	For
	VARIABLE		
	COMPONENTS MAKING UP THE		
	COMPENSATION		
	AND BENEFITS OF ALL KINDS PAID OR		
	AWARDED		

FOR THE FINANCIAL YEAR 2017 TO MR. **CEDRIC DE** BAILLIENCOURT, AS A MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE FIXED AND **VARIABLE** COMPONENTS MAKING UP THE **COMPENSATION** AND BENEFITS OF ALL KINDS PAID OR ManagementFor 0.9 **AWARDED** For FOR THE FINANCIAL YEAR 2017 TO MR. **FREDERIC** CREPIN, AS A MEMBER OF THE **MANAGEMENT BOARD** APPROVAL OF THE FIXED AND **VARIABLE** COMPONENTS MAKING UP THE **COMPENSATION** AND BENEFITS OF ALL KINDS PAID OR ManagementFor 0.10 **AWARDED** For FOR THE FINANCIAL YEAR 2017 TO MR. **SIMON** GILLHAM, AS A MEMBER OF THE **MANAGEMENT BOARD** APPROVAL OF THE FIXED AND **VARIABLE** COMPONENTS MAKING UP THE **COMPENSATION** AND BENEFITS OF ALL KINDS PAID OR 0.11 ManagementFor **AWARDED** For FOR THE FINANCIAL YEAR 2017 TO MR. **HERVE** PHILIPPE, AS A MEMBER OF THE **MANAGEMENT BOARD** APPROVAL OF THE FIXED AND **VARIABLE** COMPONENTS MAKING UP THE **COMPENSATION** AND BENEFITS OF ALL KINDS PAID OR 0.12 ManagementFor **AWARDED** For FOR THE FINANCIAL YEAR 2017 TO MR. **STEPHANE** ROUSSEL, AS A MEMBER OF THE **MANAGEMENT BOARD** 0.13APPROVAL OF THE PRINCIPLES AND ManagementFor For CRITERIA FOR

DETERMINATION, DISTRIBUTION AND **ALLOCATION** OF COMPENSATION ELEMENTS AND **BENEFITS OF** ANY KIND ATTRIBUTABLE, DUE TO **THEIR** MANDATES, TO THE MEMBERS OF THE SUPERVISORY BOARD AND ITS **CHAIRMAN FOR** THE FINANCIAL YEAR 2018 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINATION, DISTRIBUTION AND **ALLOCATION** OF COMPENSATION ELEMENTS AND O.14 **BENEFITS OF** ManagementFor For ANY KIND ATTRIBUTABLE, DUE TO HIS MANDATE, TO THE CHAIRMAN OF THE MANAGEMENT BOARD FOR THE FINANCIAL YEAR 2018 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINATION, DISTRIBUTION AND **ALLOCATION** OF COMPENSATION ELEMENTS AND O.15 **BENEFITS OF** ManagementFor For ANY KIND ATTRIBUTABLE, DUE TO THEIR MANDATE, TO THE MEMBERS OF THE MANAGEMENT BOARD FOR THE FINANCIAL YEAR 2018 APPROVAL OF THE STATUTORY **AUDITORS'** SPECIAL REPORT PREPARED **PURSUANT TO** ARTICLE L. 225-88 OF THE FRENCH **COMMERCIAL** CODE RELATING TO THE 0.16COMMITMENT, UNDER ManagementFor For THE COLLECTIVE SUPPLEMENTARY PENSION PLAN WITH DEFINED BENEFITS, REFERRED TO IN ARTICLE L. 225 -90-1 OF THE FRENCH **COMMERCIAL** CODE IN FAVOUR OF MR. GILLES ALIX APPROVAL OF THE STATUTORY O.17 ManagementFor For **AUDITORS'** SPECIAL REPORT PREPARED **PURSUANT TO**

	ARTICLE L. 225-88 OF THE FRENCH		
	COMMERCIAL		
	CODE RELATING TO THE		
	COMMITMENT, UNDER		
	THE COLLECTIVE SUPPLEMENTARY		
	PENSION PLAN		
	WITH DEFINED BENEFITS, REFERRED		
	TO IN		
	ARTICLE L. 225 -90-1 OF THE FRENCH		
	COMMERCIAL		
	CODE IN FAVOUR OF MR. CEDRIC DE		
	BAILLIENCOURT		
	RENEWAL OF THE TERM OF OFFICE OF		
	MR.		
O.18	PHILIPPE BENACIN AS A MEMBER OF	ManagementFor	For
	THE		
	SUPERVISORY BOARD		
	RENEWAL OF THE TERM OF OFFICE OF		
	MRS. ALIZA		
O.19	JABES AS A MEMBER OF THE	ManagementFor	For
	SUPERVISORY		
	BOARD		
	RENEWAL OF THE TERM OF OFFICE OF		
0.20	MRS.	3. 6	_
O.20	CATHIA LAWSON-HALL AS A MEMBER	ManagementFor	For
	OF THE		
	SUPERVISORY BOARD		
	RENEWAL OF THE TERM OF OFFICE OF MRS. KATIE		
O.21	STANTON AS A MEMBER OF THE	ManagamantEan	For
0.21	SUPERVISORY	ManagementFor	FOI
	BOARD		
	APPOINTMENT OF MRS. MICHELE		
	REISER AS A		
O.22	MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD		
	RENEWAL OF THE TERM OF OFFICE OF		
	THE		
O.23	COMPANY ERNST & YOUNG ET	ManagementFor	For
0.23	AUTRES AS A	management of	1 01
	STATUTORY AUDITOR		
	AUTHORIZATION TO BE GRANTED TO		
	THE		
O.24	MANAGEMENT BOARD TO ALLOW THE	EManagementFor	For
	COMPANY	C	
	TO PURCHASE ITS OWN SHARES		
	AUTHORIZATION TO BE GRANTED TO		
	THE		
E.25	MANAGEMENT BOARD TO REDUCE	ManagementFor	For
	THE SHARE		
	CAPITAL BY CANCELLING SHARES		

DELEGATION GRANTED TO THE **MANAGEMENT** BOARD TO INCREASE THE SHARE CAPITAL. WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, WITHIN THE LIMITS OF 5% OF THE CAPITAL AND THE CEILING PROVIDED IN THE TWENTY-FIRST RESOLUTION OF E.26 THE GENERAL ManagementFor For MEETING OF 25 APRIL 2017, TO **REMUNERATE** CONTRIBUTIONS IN KIND OF CAPITAL **SECURITIES** OR TRANSFERABLE SECURITIES **GRANTING** ACCESS TO CAPITAL SECURITIES OF THIRD-PARTY COMPANIES OUTSIDE OF A PUBLIC **EXCHANGE OFFER** AUTHORIZATION GRANTED TO THE **MANAGEMENT** BOARD TO PROCEED WITH THE CONDITIONAL OR UNCONDITIONAL ALLOCATION OF **EXISTING** SHARES OR SHARES TO BE ISSUED TO EMPLOYEES OF THE COMPANY AND E.27 ManagementFor For **COMPANIES** RELATED TO IT AND CORPORATE OFFICERS, WITHOUT THE RETENTION OF SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT IN CASE OF ALLOCATION OF NEW SHARES E.28 DELEGATION GRANTED TO THE ManagementFor For **MANAGEMENT** BOARD TO DECIDE TO INCREASE THE **SHARE** CAPITAL FOR THE BENEFIT OF **EMPLOYEES AND** RETIREES WHO ARE MEMBERS OF THE **GROUP** SAVINGS PLAN, WITHOUT THE RETENTION OF

SHAREHOLDERS' PRE-EMPTIVE

SUBSCRIPTION

RIGHT

DELEGATION GRANTED TO THE

MANAGEMENT

BOARD TO DECIDE TO INCREASE THE

SHARE

CAPITAL FOR THE BENEFIT OF

EMPLOYEES OF

VIVENDI'S FOREIGN SUBSIDIARIES

WHO ARE

E.29 MEMBERS OF VIVENDI'S

ManagementFor

For

INTERNATIONAL GROUP SAVINGS PLAN OR FOR THE

IMPLEMENTATION OF

ANY EQUIVALENT MECHANISM,

WITHOUT THE

RETENTION OF SHAREHOLDERS'

PRE-EMPTIVE

SUBSCRIPTION RIGHT

POWERS TO CARRY OUT ALL LEGAL

ManagementFor

For

FORMALITIES

E.30

28 MAR 2018: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0312/20180312

1-800547.pdf,-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0316/20180316

CMMT 1-800681.pdf AND-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0328/20180328

1-800814.pdf. PLEASE NOTE THAT THIS

IS A

REVISION DUE ADDITION OF BALO

LINK. IF-YOU

HAVE ALREADY SENT IN YOUR VOTES.

PLEASE DO

NOT VOTE AGAIN UNLESS

YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

METROPOLE TELEVISION SA, NEUILLY SUR SEINE

Security F6160D108 Meeting Type MIX

Ticker Meeting Date 19-Apr-2018

Symbol Meeting Date 17-Apr-2016

ISIN FR0000053225 Agenda 709055847 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT Non-Voting

Non-Voting

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

"FOR"-AND

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CMMT CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

Non-Voting

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU-IN

CASE

AMENDMENTS OR NEW RESOLUTIONS

ARE

PRESENTED DURING THE MEETING,

YOUR

CMMT 04 APR 2018: PLEASE NOTE THAT

Non-Voting

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0314/20180314 1-800537.pdf AND-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0404/20180404 1-800875.pdf. PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINK.-IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** STATEMENTS FOR THE FINANCIAL 0.1 YEAR ENDED 31 ManagementFor For DECEMBER 2017- APPROVAL OF **NON-DEDUCTIBLE COSTS AND EXPENSES** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL For ManagementFor YEAR ENDED 31 DECEMBER 2017 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 0.3 ENDED 31 DECEMBER 2017 AND ManagementFor For SETTING OF THE **DIVIDEND** STATUTORY AUDITORS' SPECIAL REPORT ON COMMITMENTS AND REGULATED 0.4 ManagementFor For **AGREEMENTS** AND APPROVAL OF THESE **AGREEMENTS** STATUTORY AUDITORS' SPECIAL REPORT ON COMMITMENTS AND REGULATED **AGREEMENTS** 0.5 ManagementFor For AND APPROVAL OF A COMMITMENT MADE IN FAVOUR OF MR. CHRISTOPHER **BALDELLI** APPOINTMENT OF MR. NICOLAS HOUZE, AS A REPLACEMENT FOR MR. GUY DE 0.6 ManagementFor For PANAFIEU, AS A

MEMBER OF THE SUPERVISORY

BOARD

	23ga 1 mig. 3, (22221 mo2		
	RENEWAL OF THE TERM OF OFFICE OF MR.	7	
O.7	VINCENT DE DORLODOT AS A	ManagementFor	For
	MEMBER OF THE SUPERVISORY BOARD		
	APPOINTMENT OF MRS. MARIE		
O.8	CHEVAL, AS A		
	REPLACEMENT FOR MRS. DELPHINE ARNAULT, AS	ManagementFor	For
	A MEMBER OF THE SUPERVISORY		
	BOARD RENEWAL OF THE TERM OF OFFICE OF	,	
	MRS. ANKE		
O.9	SCHAFERKORDT AS A MEMBER OF	ManagementAgainst	Against
	THE SUPERVISORY BOARD		
	APPOINTMENT OF MR. BERT HABETS		
O.10 O.11	AS A REPLACEMENT FOR MR. GUILLAUME		
	DE POSCH AS	ManagementFor	For
	A MEMBER OF THE SUPERVISORY		
	BOARD RATIFICATION OF THE TEMPORARY		
	APPOINTMENT		
	OF MRS. CECILE FROT-COUTAZ AS A MEMBER OF		
	THE SUPERVISORY BOARD AS A	ManagementFor	For
	REPLACEMENT FOR MR. CHRISTOPHER BALDELLI		
	WHO HAS		
	RESIGNED		
O.12	APPROVAL OF THE COMPONENTS MAKING UP THE		
	COMPENSATION AND BENEFITS OF		
	ALL KINDS PAID OR AWARDED FOR THE PAST	ManagementFor	For
	FINANCIAL YEAR TO	Wanagement of	101
	MR. NICOLAS DE TAVERNOST, CHAIRMAN OF THE		
	MANAGEMENT BOARD		
O.13	APPROVAL OF THE PRINCIPLES AND		
	CRITERIA FOR DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
	THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF	ManagementFor	For
	ANY KIND		
	ATTRIBUTABLE TO THE CHAIRMAN OF THE	3	
	MANAGEMENT BOARD		
O.14		ManagementFor	For

APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** OR AWARDED FOR THE PAST FINANCIAL YEAR TO MR. THOMAS VALENTIN, AS A MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** 0.15 OR AWARDED FOR THE PAST ManagementFor For FINANCIAL YEAR TO MR. JEROME LEFEBURE, AS A MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** 0.16 OR AWARDED FOR THE PAST ManagementFor For FINANCIAL YEAR TO MR. DAVID LARRAMENDY, AS A MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPONENTS MAKING UP THE O.17 COMPENSATION AND BENEFITS OF ManagementFor For ANY KIND ATTRIBUTABLE TO THE MEMBERS OF THE MANAGEMENT BOARD UNDER THEIR **MANDATE** APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** O.18 OR AWARDED FOR THE PAST ManagementFor For FINANCIAL YEAR TO MR. GUILLAUME DE POSCH, AS CHAIRMAN OF THE SUPERVISORY BOARD 0.19 APPROVAL OF THE PRINCIPLES AND ManagementFor For CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING**

THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE MEMBERS OF THE SUPERVISORY BOARD AUTHORISATION TO BE GRANTED TO THE MANAGEMENT BOARD TO ALLOW THE **COMPANY** 0.20 TO BUY BACK ITS OWN SHARES ManagementFor For PURSUANT TO THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE AUTHORISATION TO BE GRANTED TO THE MANAGEMENT BOARD TO CANCEL THE SHARES E.21 REPURCHASED BY THE COMPANY ManagementFor For **PURSUANT TO** THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE STATUTORY AMENDMENT PROVIDING FOR THE E.22 PROCEDURES FOR APPOINTING ManagementFor For **BOARD MEMBERS** REPRESENTING EMPLOYEES E.23 HARMONIZATION OF THE BY-LAWS ManagementFor For POWERS TO CARRY OUT ALL LEGAL E.24 ManagementFor For **FORMALITIES** WORLD WRESTLING ENTERTAINMENT, INC. Security 98156Q108 Meeting Type Annual Ticker 19-Apr-2018 **WWE** Meeting Date Symbol **ISIN** US98156Q1085 Agenda 934732175 - Management **Proposed** For/Against Item Proposal Vote Management by 1. DIRECTOR Management Vincent K. McMahon For For 2 George A. Barrios For For 3 Michelle D. Wilson For For 4 Stephanie M. Levesque For For 5 Paul Levesque For For 6 Stuart U. Goldfarb For For 7 Patricia A. Gottesman For For 8 Laureen Ong For For Robyn W. Peterson For For

For

For

10 Frank A. Riddick, III

11 Jeffrey R. Speed For For Ratification of Deloitte & Touche LLP as our 2. Independent ManagementFor For Registered Public Accounting Firm. Advisory vote to approve Executive 3. ManagementFor For Compensation. TIM PARTICIPACOES SA Security 88706P205 Meeting Type Annual Ticker **TSU** Meeting Date 19-Apr-2018 Symbol **ISIN** US88706P2056 Agenda 934767748 - Management **Proposed** For/Against Item Vote Proposal Management by To resolve on the management report and the financial 1. statements of the Company, dated as of ManagementFor For December 31st, 2017 To resolve on the management's proposal for allocation of the results related to the fiscal 2. ManagementFor For year of 2017, and on the dividend distribution by the Company To confirm the appointment of the member of the Board of Directors of the Company, Mr. Mario Di Mauro, held on the Board of Directors' meeting held on 3. November 29, ManagementFor For 2017, pursuant to article 150 of Law Nr. 6,404 / 1976 and article 20, Paragraph 2, of the Company's **Bylaws** Company To confirm the appointment of the member of the Board of Directors of the Company, Mr. Joao Cox Neto, held on the Board of Directors meeting held on March ManagementAgainst 4. Against 16, 2018, pursuant to article 150 of Law Nr. 6,404 / 1976 and article 20, Paragraph 2, of the Company's Bylaws Company 5. To confirm the appointment of the member of ManagementFor For the Board of Directors of the Company, Mr. Celso Luis Loducca

held on the Board of Directors meeting held

/ 1976 and article 20, Paragraph 2, of the Company's **Bylaws** Company To confirm the appointment of the member of the Board of Directors of the Company, Mr. Piergiorgio Peluso, held on the Board of Directors Meeting held on 6. March 16 of ManagementFor For 2018, pursuant to article 150 of Law Nr. 6,404 / 1976 and article 20, Paragraph 2, of the Company's **Bylaws** Company To elect as new member of the Board of Directors of the Company, Mr. Agostino Nuzzolo, replacing one of the 7. board members who resigned on March 16, ManagementFor For 2018, as disclosed in the Material Fact of the Company of the same date To elect as new member of the Board of Directors of the Company, Mr. Raimondo Zizza, replacing one of the 8. board members who resigned on March 16, ManagementFor For 2018, as disclosed in the Material Fact of the Company of the same date To elect as new member of the Board of Directors of the Company, Mr. Giovanni Ferigo, replacing one of the 9. For board members who resigned on March 16, ManagementFor disclosed in the Material Fact of the Company of the same date To resolve on the composition of the Company's Fiscal 10. ManagementFor For Council with 3 regular members and 3 alternate members 11. Approval of all names that make up the single ManagementFor For group of candidates: Single group of candidates:

on March 16,

2018, pursuant to article 150 of Law Nr. 6,404

Walmir Kesseli / Oswaldo Orsolin; Josino de Almeida Fonseca/Joao Verner Juenemann; Jarbas Tadeu Barsanti Ribeiro / Anna Maria Cerentini Gouvea Guimaraes. If one of the candidates left the single group accommodate the election in a separate manner referred 12. in article 161, paragraph 4, and article 240 of ManagementAgainst **Against** Law Nr. 6,404/76, the votes corresponding to your shares can still be given to the chosen group? To resolve on the compensation proposal for Company's administrators, the members of the ManagementAgainst 13. Against Committees and the members of the Fiscal Council, for the fiscal year of 2018 To resolve on the proposal for the extension Cooperation and Support Agreement, through execution of the 11th amendment to this agreement, to E1. be entered into between Telecom Italia S.p.A., ManagementFor For on the one hand, and the Company and its controlled companies, TIM Celular S.A. ("TCEL") and TIM S.A., on the other hand To resolve on the proposal of the Company's E2. Long-Term ManagementFor For Incentive Plan DAVIDE CAMPARI - MILANO SPA, MILANO Security ADPV40037 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 23-Apr-2018 Symbol **ISIN** IT0005252207 Agenda 709069719 - Management **Proposed** For/Against Vote Item Proposal Management by TO APPROVE THE BALANCE SHEET AS 1 **DECEMBER 2017 AND RESOLUTION** ManagementFor For **RELATED THERETO** 2 ManagementAgainst Against

TO APPROVE THE REWARDING

REPORT AS PER

ART. 123-TER OF THE LEGISLATIVE

DECREE NO.

58/98

TO APPROVE THE STOCK OPTION PLAN

3 ART. 114-BIS OF THE LEGISLATIVE ManagementAgainst Against

DECREE NO.

58/98

TO AUTHORIZE THE PURCHASE

4 AND/OR DISPOSE ManagementFor For

OF OWN SHARES

LIQ PARTICIPACOES SA

Security ADPV40656 Meeting Type **Annual General Meeting**

Ticker

Meeting Date 23-Apr-2018 Symbol

ISIN Agenda 709147931 - Management BRLIQOACNOR2

Proposed For/Against Item Proposal Vote Management by

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

1 TO RECEIVE THE ADMINISTRATORS ManagementNo Action ACCOUNTS, TO

EXAMINE, DISCUSS AND VOTE ON THE

ADMINISTRATIONS REPORT, THE

FINANCIAL

STATEMENTS AND THE ACCOUNTING

STATEMENTS ACCOMPANIED BY THE ANNUAL REPORT OF THE FISCAL COUNCIL AND INDEPENDENT **AUDITORS** OPINION REGARDING THE FISCAL YEAR ENDING **ON DECEMBER 31, 2017** TO SET THE NUMBER OF MEMBERS TO **COMPOSE** Management No Action 2 THE BOARD OF DIRECTORS, **ACCORDING** MANAGEMENT PROPOSAL DO YOU WISH TO REQUEST THE ADOPTION OF THE **CUMULATIVE VOTING PROCESS FOR** ${\rm Management}_{{\rm Action}}^{{\rm No}}$ 3 ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976 ELECTION OF A MEMBER OF THE **BOARD OF** DIRECTORS. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. ANDRE FERREIRA PEIXOTO **FABIO SOARES** $Management \stackrel{No}{.}$ DE MIRANDA CARVALHO GUSTAVO 4 **FLEICHMAN** MARCIO ADOLPHO GIRAO BARROS QUIXADA MAURICIO LEONARDO HASSON RAFAEL DE SOUZA MORSCH RODRIGO SOARES LELLES **ROGERIO** RODRIGUES BIMBI VITAL JORGE **LOPES** IN THE EVENT THAT ONE OF THE **CANDIDATES** WHO IS ON THE SLATE CHOSEN **CEASES TO BE** PART OF THAT SLATE, CAN THE VOTESManagement Action 5 CORRESPONDING TO YOUR SHARES **CONTINUE TO** BE CONFERRED ON THE CHOSEN **SLATE** CMMT FOR THE PROPOSAL 6 REGARDING THE Non-Voting **ADOPTION** OF CUMULATIVE VOTING, PLEASE

BE-ADVISED

THAT YOU CAN ONLY VOTE FOR OR

ABSTAIN. AN

AGAINST VOTE ON THIS-PROPOSAL

REQUIRES

PERCENTAGES TO BE ALLOCATED

AMONGST THE

DIRECTORS IN-PROPOSAL 7.1 TO 7.9. IN

THIS CASE

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE IN ORDER TO

ALLOCATE

PERCENTAGES AMONGST THE

DIRECTORS

IN THE EVENT OF THE ADOPTION OF

THE

CUMULATIVE VOTING PROCESS,

SHOULD THE

VOTES CORRESPONDING TO YOUR

SHARES BE

DISTRIBUTED IN EQUAL

PERCENTAGES ACROSS

THE MEMBERS OF THE SLATE THAT

YOU HAVE

CHOSEN. NOTE, PLEASE NOTE THAT IF

INVESTOR

CHOOSES FOR, THE PERCENTAGES DO

NOT NEED

TO BE PROVIDED, IF INVESTOR

CHOOSES

AGAINST, IT IS MANDATORY TO

Management

PERCENTAGES ACCORDING TO WHICH

THE VOTES

INFORM THE

SHOULD BE DISTRIBUTED, OTHERWISE

THE

6

ENTIRE VOTE WILL BE REJECTED DUE

TO LACK OF

INFORMATION, IF INVESTOR CHOOSES

ABSTAIN,

THE PERCENTAGES DO NOT NEED TO

BE

PROVIDED, HOWEVER IN CASE

CUMULATIVE

VOTING IS ADOPTED THE INVESTOR

WILL NOT

PARTICIPATE ON THIS MATTER OF THE

MEETING

7.1 VISUALIZATION OF ALL THE

ManagementNo

CANDIDATES THAT

Action

	COMPOSE THE SLATE TO INDICATE	
	THE PERCENTAGE OF THE VOTES TO BE	
	ATTRIBUTED.	
	ANDRE FERREIRA PEIXOTO	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	
7.2	THE	Management No Action
7.2	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	FABIO SOARES DE MIRANDA CARVALHO	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	
7.3	THE	Management No
	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	GUSTAVO FLEICHMAN	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	NT.
7.4	THE PERCENTAGE OF THE VOTES TO BE	Management No Action
	ATTRIBUTED.	Action
	MARCIO ADOLPHO GIRAO BARROS	
	QUIXADA	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	No.
7.5	THE	Management Action
	PERCENTAGE OF THE VOTES TO BE	
	ATTRIBUTED. MAURICIO LEONARDO HASSON	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	
7.6	THE	Management Action
	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	RAFAEL DE SOUZA MORSCH	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
7.7	COMPOSE THE SLATE TO INDICATE THE	Management No.
7.7	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	RODRIGO SOARES LELLES	
7.8	VISUALIZATION OF ALL THE	ManagementNo
	CANDIDATES THAT	Action

COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. ROGERIO RODRIGUES BIMBI VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE $Management \\ \begin{matrix} No \\ Action \end{matrix}$ 7.9 PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. VITAL JORGE LOPES TO SET THE GLOBAL REMUNERATION OF THE Management No Action 8 COMPANY DIRECTORS FOR THE FISCAL YEAR OF 2018 ELECTION OF A MEMBER OF THE FISCAL COUNCIL, THE SHAREHOLDER CAN INDICATE AS **MANY** CANDIDATES AS THERE ARE Management No Action 9.1 **VACANCIES TO BE** FILLED IN THE GENERAL ELECTION. **PRINCIPAL** MEMBER, ADEMIR JOSE SCARPIN **SUBSTITUTE** MEMBER, DEMETRIO COKINOS ELECTION OF A MEMBER OF THE FISCAL COUNCIL, THE SHAREHOLDER CAN INDICATE AS **MANY** CANDIDATES AS THERE ARE **VACANCIES TO BE** 9.2 FILLED IN THE GENERAL ELECTION. Management **PRINCIPAL** MEMBER, PATRICIA MARIA DE ARRUDA FRANCO SUBSTITUTE MEMBER, RENATA LEBRAO COUTINHO **MESQUITA** 9.3 ELECTION OF A MEMBER OF THE ManagementNo Action FISCAL COUNCIL, THE SHAREHOLDER CAN INDICATE AS **MANY** CANDIDATES AS THERE ARE **VACANCIES TO BE** FILLED IN THE GENERAL ELECTION. **PRINCIPAL** MEMBER, EDUARDO AUGUSTO ROCHA

POCETTI

SUBSTITUTE MEMBER, MASSAO FABIO

OTA

TO SET THE GLOBAL REMUNERATION

OF THE

MEMBERS OF THE FISCAL COUNCIL

10 FOR THE 2018 Management

FISCAL YEAR, UNDER THE TERMS OF

THE

PROPOSAL FROM MANAGEMENT

MAROC TELECOM SA, RABAT

Security V5721T117 Meeting Type **Annual General Meeting**

Ticker Meeting Date 24-Apr-2018

Symbol

ISIN MA0000011488 Agenda 709135126 - Management

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

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

APPROVE FINANCIAL STATEMENTS

AND Management 1 DISCHARGE OF DIRECTORS FOR FY Action

2017

ACCEPT CONSOLIDATED FINANCIAL

STATEMENTS 2 Management AND STATUTORY REPORTS FOR FY Action

2017

APPROVE REPORT ON RELATED PARTY 3 Management Action **TRANSACTIONS**

APPROVE ALLOCATION OF INCOME

No 4 AND DIVIDENDS Management Action

OF MAD 6.48 PER SHARE FOR FY 2017

ELECT ABDELOUAFI LAFTIT AS No **SUPERVISORY** Managemen Action

BOARD MEMBER

5

AUTHORIZE SHARE REPURCHASE 6 Management **PROGRAM** Action 7 Management

AUTHORIZE FILING OF REQUIRED No Action **DOCUMENTS**

AND OTHER FORMALITIES

THE POST PUBLISHING PUBLIC COMPANY LIMITED

Security Y0609M109 Meeting Type **Annual General Meeting**

Ticker Meeting Date 24-Apr-2018

Symbol

ISIN TH0078010Y15 Agenda 709157918 - Management

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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 886010 DUE TO RECEIPT

OF-DIRECTOR

NAMES. ALL VOTES RECEIVED ON THE

CMMT PREVIOUS Non-Voting

MEETING WILL BE-DISREGARDED AND

YOU WILL

NEED TO REINSTRUCT ON THIS

MEETING NOTICE.

THANK YOU

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-Non-Voting

AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA AS

ABSTAIN

TO APPROVE THE MINUTES OF THE

2017 ANNUAL

1 GENERAL MEETING OF ManagementFor For

SHAREHOLDERS THAT WAS

HELD ON THURSDAY 27TH APRIL 2017 TO ACKNOWLEDGE THE ANNUAL

REPORT OF THE

COMPANY AND APPROVE THE

2 AUDITED FINANCIAL ManagementFor For

STATEMENTS FOR THE YEAR ENDED

31ST

DECEMBER 2017

TO APPROVE THE OMISSION OF

3 **DIVIDEND** ManagementFor For

PAYMENT

4.1 TO ELECT DIRECTOR IN REPLACE OF ManagementAgainst Against

DIRECTOR

WHO SHALL RETIRE BY ROTATION

AND FIX THE

AUTHORITY OF DIRECTOR (IF ANY):

MR. WORACHAI

BHICHARNCHITR TO ELECT DIRECTOR IN REPLACE OF DIRECTOR WHO SHALL RETIRE BY ROTATION 4.2 ManagementFor AND FIX THE For **AUTHORITY OF DIRECTOR (IF ANY):** MR. SIRITAJ **ROJANAPRUK** TO ELECT DIRECTOR IN REPLACE OF **DIRECTOR** WHO SHALL RETIRE BY ROTATION 4.3 AND FIX THE ManagementAgainst Against **AUTHORITY OF DIRECTOR (IF ANY):** ASST. PROF. WUTISAK LAPCHAROENSAP TO ELECT DIRECTOR IN REPLACE OF **DIRECTOR** WHO SHALL RETIRE BY ROTATION For 4.4 AND FIX THE ManagementFor **AUTHORITY OF DIRECTOR (IF ANY):** DR.PORNCHAI **CHUNHACHINDA** TO ELECT DIRECTOR IN REPLACE OF **DIRECTOR** WHO SHALL RETIRE BY ROTATION 4.5 AND FIX THE ManagementAgainst Against AUTHORITY OF DIRECTOR (IF ANY): DR. RONNACHIT MAHATTANAPREUT 5 TO FIX DIRECTORS' REMUNERATION For ManagementFor TO APPOINT INDEPENDENT AUDITOR 6 AND FIX THE ManagementFor For **AUDIT FEE** TO APPROVE AMENDMENTS TO ARTICLE 2(A) OF 7 ManagementFor For THE ARTICLES OF ASSOCIATION OF THE COMPANY TO CONSIDER OTHER BUSINESS (IF ManagementAgainst 8 Against ARNOLDO MONDADORI EDITORE SPAEX AME FINANZIARIA SP Security T6901G126 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 24-Apr-2018 Symbol **ISIN** IT0001469383 Agenda 709178087 - Management Proposed For/Against Vote Item **Proposal** Management by CMMT PLEASE NOTE THAT THIS IS AN Non-Voting AMENDMENT TO MEETING ID 895843 DUE TO RECEIPT **OF-SLATES**

FOR BOARD OF DIRECTORS AND **INTERNAL** AUDITORS. ALL VOTES RECEIVED **ON-THE** PREVIOUS MEETING WILL BE **DISREGARDED AND** YOU WILL NEED TO REINSTRUCT **ON-THIS MEETING** NOTICE. THANK YOU. PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 26 APR 2018. CMMT CONSEQUENTLY, YOUR Non-Voting **VOTING INSTRUCTIONS WILL-REMAIN VALID FOR** ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU BALANCE SHEET AS OF 31 DECEMBER 2017, BOARD OF DIRECTORS' REPORT ON MANAGEMENT, INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE GRUPPO 1 **MONDADORI** ManagementFor For CONSOLIDATED BALANCE SHEET AS OF 31 **DECEMBER 2017. RESOLUTIONS** RELATED TO THE BALANCE SHEET AS OF 31 OCTOBER 2017 **APPROVAL** RESOLUTIONS RELATED TO ARNOLDO **MONDADORI** 2 ManagementFor For EDITORE S.P.A. 2017 NET INCOME **ALLOCATION** REWARDING REPORT, RESOLUTIONS **RELATED TO** THE FIRST SECTION, AS PER ART. 3 **123-TER, ITEMS 3** ManagementFor For AND 6, OF THE LEGISLATIVE DECREE AS OF 24 FEBRUARY 1998 NO.58 4 AUTHORIZATION TO PURCHASE AND ManagementFor For DISPOSE OF OWN SHARES, UPON THE COMBINED **PROVISIONS** OF ARTICLES 2357 AND 2357-TER OF

THE ITALIAN CIVIL CODE TO STATE THE BOARD OF DIRECTORS' 5.1 **MEMBERS** ManagementFor For **NUMBER** TO STATE BOARD OF DIRECTORS' 5.2 ManagementFor For TERM OF OFFICE TO STATE BOARD OF DIRECTORS' 5.3 ManagementAbstain Against **EMOLUMENTS** PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 SLATE **AVAILABLE** TO BE FILLED AT THE MEETING. THE-STANDING CMMT WWY --Non-Voting WILL BE DISABLED AND, IF YOU CHOOSE TO-INSTRUCT, YOU ARE REQUIRED TO VOTE FOR **ONLY 1 SLATE** OF THE 2 SLATES OF BOARD-OF DIRECTORS. THANK YOU PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE BELOW SLATES **UNDER** RESOLUTIONS 5.4.1 AND 5.4.2 5.4.1 TO APPOINT BOARD OF DIRECTORS: ManagementNo LIST Action PRESENTED BY FININVEST S.P.A., **MAJORITY** SHAREHOLDER (HOLDING 53.299 PCT OF THE SHARE CAPITAL): MARINA **BERLUSCONI - ERNESTO** MAURI - PIER SILVIO BERLUSCONI -**ODDONE MARIA** POZZI - PAOLO GUGLIELMO LUIGI AINIO - ELENA BIFFI (INDEPENDENT) - FRANCESCO CURRO' -MARTINA FORNERON MONDADORI

(INDEPENDENT)

POLI - ANGELO

- DANILO PELLEGRINO - ROBERTO

RENOLDI (INDEPENDENT) - MARIO

RESCA-

CRISTINA ROSSELLO (INDEPEDENT) -

ALESSANDRA

PICCININO (INDEPENDENT)

5.4.2 TO APPOINT BOARD OF DIRECTORS: ManagementFor For

LIST

SUBMITTED JOINTLY BY SHAREHOLDERS: ALETTI

GESTIELLE SGR S.P.A. MANAGER OF

THE FUNDS:

GESTIELLE PRO ITALIA AND

OBIETTIVO EUROPA;

ARCA FONDI S.G.R S.P.A. MANAGER OF

THE

FUNDS: ARCA ECONOMIA REALE

EQUITY ITALIA,

ARCA ECONOMIA REALE BILANCIATO

ITALIA 30 AND

ARCA AZIONI ITALIA; EURIZON

CAPITAL SGR S.P.A.

MANAGER OF THE FUND EURIZON

AZIONI ITALIA;

EURIZON CAPITAL S.A. MANAGER OF

THE FUND

EURIZON FUND - EQUITY ITALY;

FIDEURAM ASSET

MANAGEMENT (IRELAND) MANAGER

OF THE

FUNDS: FONDITALIA EQUITY ITALY

AND FIDEURAM

FUND EQUITY ITALY; FIDEURAM

INVESTIMENTI SGR

S.P.A. MANAGER OF THE FUNDS:

FIDEURAM ITALIA,

PIANO AZIONI ITALIA, PIANO

BILANCIATO ITALIA 50

AND PIANO BILANCIATO ITALIA 30;

INTERFUND

SICAV - INTERFUND EQUITY ITALY;

MEDIOLANUM

GESTIONE FONDI SGR S.P.A. MANAGER

OF THE

FUNDS: MEDIOLANUM FLESSIBILE

FUTURO ITALIA

AND MEDIOLANUM FLESSIBILE

SVILUPPO ITALIA;

ZENIT MULTISTRATEGY SICAV AND

ZENIT SGR SPA

MANAGER OF THE FUNDS: ZENIT

PIANETA ITALIA

AND ZENIT OBBLIGAZIONARIO,

MINORITY

SHAREHOLDERS (JOINTLY HOLDING

3.084 PCT OF

THE SHARE CAPITAL): PATRIZIA

MICHELA

GIANGUALANO - PAOLO GIOVANNI

AGOSTINO

ALBERONI

TO APPOINT THE INTERNAL

6.1 AUDITORS'

ManagementAbstain Against

EMOLUMENTS

PLEASE NOTE THAT ALTHOUGH

THERE ARE 2

OPTIONS TO INDICATE A PREFERENCE

ON-THIS

RESOLUTION, ONLY ONE CAN BE

SELECTED. THE

STANDING INSTRUCTIONS FOR

CMMT THIS-MEETING WILL

Non-Voting

BE DISABLED AND, IF YOU CHOOSE,

REQUIRED TO VOTE FOR-ONLY 1 OF

THE 2

OPTIONS BELOW, YOUR OTHER VOTES

MUST BE

YOU ARE

EITHER AGAINST OR-ABSTAIN THANK

YOU

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

VOTE RECOMMENDATION FOR

CMMT THE-CANDIDATES

Non-Voting

PRESENTED IN THE BELOW SLATES

UNDER

RESOLUTIONS 6.2.1 AND 6.2.2

TO APPOINT INTERNAL AUDITORS:

LIST

PRESENTED BY FININVEST S.P.A.,

MAJORITY

SHAREHOLDER (HOLDING 53.299 PCT

OF THE

SHARE CAPITAL): EFFECTIVE

6.2.1 AUDITORS: EZIO

ManagementAbstain Against

SIMONELLI - FLAVIA DAUNIA

MINUTILLO -

FRANCESCO ANTONIO GIAMPAOLO

ALTERNATE

AUDITORS: FRANCESCO VITTADINI -

ANNALISA

FIRMANI -FABRIZIO MALANDRA

6.2.2 TO APPOINT INTERNAL AUDITORS: ManagementFor For

LIST SUBMITTED

JOINTLY BY SHAREHOLDERS: ALETTI

GESTIELLE

SGR S.P.A. MANAGER OF THE FUNDS:

GESTIELLE

PRO ITALIA AND OBIETTIVO EUROPA;

ARCA FONDI

S.G.R S.P.A. MANAGER OF THE FUNDS:

ARCA

ECONOMIA REALE EQUITY ITALIA,

ARCA ECONOMIA

REALE BILANCIATO ITALIA 30 AND

ARCA AZIONI

ITALIA; EURIZON CAPITAL SGR S.P.A.

MANAGER OF

THE FUND EURIZON AZIONI ITALIA;

EURIZON

CAPITAL S.A. MANAGER OF THE FUND

EURIZON

FUND - EQUITY ITALY; FIDEURAM

ASSET

MANAGEMENT (IRELAND) MANAGER

OF THE

FUNDS: FONDITALIA EQUITY ITALY

AND FIDEURAM

FUND EQUITY ITALY; FIDEURAM

INVESTIMENTI SGR

S.P.A. MANAGER OF THE FUNDS:

FIDEURAM ITALIA,

PIANO AZIONI ITALIA, PIANO

BILANCIATO ITALIA 50

AND PIANO BILANCIATO ITALIA 30;

INTERFUND

SICAV - INTERFUND EQUITY ITALY;

MEDIOLANUM

GESTIONE FONDI SGR S.P.A. MANAGER

OF THE

FUNDS: MEDIOLANUM FLESSIBILE

FUTURO ITALIA

AND MEDIOLANUM FLESSIBILE

SVILUPPO ITALIA;

ZENIT MULTISTRATEGY SICAV AND

ZENIT SGR SPA

MANAGER OF THE FUNDS: ZENIT

PIANETA ITALIA

AND ZENIT OBBLIGAZIONARIO,

MINORITY

SHAREHOLDERS (JOINTLY HOLDING

3.084 PCT OF

THE SHARE CAPITAL): EFFECTIVE

AUDITOR: SARA

FORNASIERO ALTERNATE AUDITOR:

MARIO

CIVETTA

RESOLUTIONS AS PER ART. 144-BIS

7 (TUF) ON

FINANCIAL INSTRUMENTS'

ManagementFor For

ATTRIBUTION

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type Ordinary General Meeting

Ticker Meeting Date 24-Apr-2018

Symbol Meeting Date 24-Apr-2018

ISIN IT0003497168 Agenda 709252794 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 892839 DUE TO RECEIVED-ADDITIONAL

RESOLUTIONS 1 & 2 WITH AUDITORS

SLATES. ALL

CMMT VOTES RECEIVED ON THE-PREVIOUS Non-Voting

MEETING

WILL BE DISREGARDED AND YOU

WILL NEED TO

REINSTRUCT ON THIS-MEETING

NOTICE. THANK

YOU

PLEASE NOTE THAT THE ITALIAN

LANGUAGE

AGENDA IS AVAILABLE BY CLICKING

CMMT ON THE-URL Non-Voting

LINK:-

HTTPS://MATERIALS.PROXYVOTE.COM/APPROVED/

99999Z/19840101/AR 348957.PDF

PLEASE NOTE THAT BOARD DOES NOT

MAKE ANY

CMMT RECOMMENDATION FOR PROPOSALS 1 Non-Voting

AND-2.

THANK YOU

TO REVOKE DIRECTORS (IN THE

NECESSARY

MEASURE, ACCORDING TO THE

TIMING OF

RESIGNATIONS OCCURRED DURING

1 THE BOARD ManagementFor For

OF DIRECTORS MEETING OF 22 MARCH

2018. AS

PER ART. 2385, FIRST ITEM, OF THE

ITALIAN CIVIL

CODE)

2 ManagementFor For

TO APPOINT SIX DIRECTORS IN THE PERSONS OF MISTERS FULVIO CONTI, MASSIMO FERRARI, PAOLA GIANNOTTI DE PONTI, LUIGI GUBITOSI, DANTE ROSCINI AND ROCCO SABELLI, TO REPLACE THE RESIGNED MISTERS ARNAUD ROY PUYFONTAINE, HERVE' PHILIPPE, **FREDERIC** CREPIN, GIUSEPPE RECCHI, FELICITE' **HERZOG** AND ANNA JONES 3 TO APPOINT ONE DIRECTOR ManagementFor For **BALANCE SHEET AS OF 31 DECEMBER** 2017 -APPROVAL OF THE ACCOUNTING 4 **DOCUMENTATION** ManagementFor For - PREFERRED DIVIDEND PAYMENT TO **SAVING SHARES REWARDING REPORT - RESOLUTION** 5 ON THE FIRST ManagementFor For **SECTION** INCENTIVE PLAN BASED ON **FINANCIAL** 6 INSTRUMENTS - TRANCHE RESERVED ManagementFor For TO TIM S.P.A. CHIEF EXECUTIVE OFFICER INCENTIVE PLAN BASED ON **FINANCIAL INSTRUMENTS - TRANCHE** 7 ADDRESSED TO TIM ManagementFor For S.P.A. AND ITS SUBSIDIARIES' **MANAGEMENT MEMBERS** TO APPOINT EXTERNAL AUDITORS 8 FOR FINANCIAL ManagementFor For YEARS 2019-2027 CMMT PLEASE NOTE THAT ALTHOUGH Non-Voting THERE ARE 2 SLATES TO BE ELECTED AS AUDITORS, THERE-IS ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING-INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE

TO-INSTRUCT, YOU ARE REQUIRED TO **VOTE FOR** ONLY 1 SLATE OF THE 2 SLATES **OF-AUDITORS** SINGLE SLATE PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE SLATE UNDER **RESOLUTIONS** 9.1 AND 9.2 TO APPOINT INTERNAL AUDITORS - TO **STATE** EMOLUMENT- APPOINTMENT OF **EFFECTIVE AND ALTERNATE INTERNAL AUDITORS:** LIST PRESENTED BY VIVENDI S.A., REPRESENTING 23.94PCT OF THE STOCK CAPITAL. 9.1 **EFFECTIVE** ManagementFor For **AUDITORS: FAZZINI MARCO SCHIAVONE PANNI** FRANCESCO DE MARTINO GIULIA **MASTRAPASQUA** PIETRO VANZETTA MARA ALTERNATE **AUDITORS:** COPPOLA ANTONIA - BALELLI ANDREA TALAMONTI MARIA FRANCESCA TIRDI SILVIO TO APPOINT INTERNAL AUDITORS - TO STATE **EMOLUMENT-APPOINTMENT OF EFFECTIVE AND** ALTERNATE INTERNAL AUDITORS: PRESENTED BY A GROUP OF ASSET **MANAGEMENT** COMPANIES AND INTERNATIONAL Management No Action 9.2 INVESTORS, REPRESENTING MORE THAN 0.5PCT OF THE STOCK CAPITAL. EFFECTIVE AUDITORS: **ROBERTO** CAPONE ANNA DORO ALTERNATE **AUDITORS:** FRANCO DALLA SEGA LAURA **FIORDELISI**

TO APPOINT INTERNAL AUDITORS - TO ManagementFor

10

APPOINT

For

THE CHAIRMAN

TO APPOINT INTERNAL AUDITORS - TO

11 STATE ManagementFor For

EMOLUMENT

CHURCHILL DOWNS INCORPORATED

Security 171484108 Meeting Type Annual

Ticker CHDN Meeting Date 24-Apr-2018

Symbol Meeting Date 24-Apr-2018

ISIN US1714841087 Agenda 934740336 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 William C. Carstanjen For For 2 Karole F. Lloyd For For

To ratify the appointment of PricewaterhouseCoopers

2. LLP as the Company's independent registered ManagementFor For

public

accounting firm for fiscal year 2018.

To approve, on a non-binding advisory basis,

3. executive ManagementFor For

compensation.

MEDIA PRIMA BERHAD

Security Y5946D100 Meeting Type Annual General Meeting

Ticker Meeting Date 25-Apr-2018

Symbol Meeting Date 25-Apr-2018

ISIN MYL4502OO000 Agenda 709136419 - Management

ItemProposed
byVoteFor/Against
Management

TO RE-ELECT RAJA DATUK ZAHARATON BINTI RAJA

ZAINAL ABIDIN WHO RETIRES IN

1 ACCORDANCE ManagementFor For

WITH ARTICLE 100 OF THE COMPANY'S

ARTICLES

OF ASSOCIATION

TO RE-ELECT THE FOLLOWING

DIRECTOR WHO

RETIRE IN ACCORDANCE WITH

2 ARTICLE 105 OF ManagementFor For

THE COMPANY'S ARTICLES OF

ASSOCIATION:-TAN

SRI ISMEE BIN HAJI ISMAIL

3 TO RE-ELECT THE FOLLOWING ManagementFor For

DIRECTOR WHO

RETIRE IN ACCORDANCE WITH

ARTICLE 105 OF

THE COMPANY'S ARTICLES OF

ASSOCIATION:-

DATUK KAMAL BIN KHALID TO APPROVE THE PAYMENT OF

DIRECTORS' FEES

4 OF RM451,740.00 FOR THE FINANCIAL ManagementFor For

> YEAR ENDED **31 DECEMBER 2017**

TO APPROVE THE PAYMENT OF

BENEFITS

PAYABLE TO THE NON-EXECUTIVE

GROUP

CHAIRMAN AND NON-EXECUTIVE 5

DIRECTORS UP

ManagementAgainst

Against

TO AN AMOUNT OF RM1,400,000.00, FROM 26 APRIL

2018 UNTIL THE NEXT AGM OF THE

COMPANY

TO RE-APPOINT MESSRS

PRICEWATERHOUSECOOPERS PLT AS

AUDITORS

6 OF THE COMPANY AND TO AUTHORISEManagementFor

THE BOARD

OF DIRECTORS TO DETERMINE THEIR

REMUNERATION

AUTHORITY TO ALLOT AND ISSUE

7 **SHARES**

ManagementFor

For

For

TV AZTECA SAB DE CV

Security P9423U163 Meeting Type **Ordinary General Meeting**

Ticker Meeting Date 25-Apr-2018

Symbol

ISIN MX01AZ060013 Agenda 709210417 - Management

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

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

ARE A MEXICAN NATIONAL AND **CMMT** Non-Voting

WOULD LIKE TO

SUBMIT YOUR VOTE ON

THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

Ι PRESENTATION AND, IF APPROPRIATE, Non-Voting

APPROVAL OF THE REPORT OF THE

BOARD OF-

DIRECTORS OF THE COMPANY,

REPORT OF THE

AUDIT COMMITTEE AND REPORT OF

THE-

DIRECTOR-GENERAL, CORRESPONDING TO THE FISCAL YEAR 2017 DISCUSSION AND, IF ANY, APPROVAL FINANCIAL STATEMENTS II DICTAMINATED,-Non-Voting CORRESPONDING TO THE FISCAL YEAR ENDED **DECEMBER 31, 2017** DISCUSSION AND, IF ANY, APPROVAL III OF THE Non-Voting PAYMENT OF DIVIDENDS DETERMINATION OF THE MAXIMUM AMOUNT OF RESOURCES TO BE INTENDED FOR IV Non-Voting PURCHASE OF THE COMPANY'S OWN **SHARES FOR** THE YEAR 2018 RATIFICATION OR APPOINTMENT OF THE MEMBERS OF THE BOARD OF V DIRECTORS,-SECRETARY NOT Non-Voting MEMBER OF TH BOARD, AUDIT COMMITTEE. DETERMINATION OF EMOLUMENT PRESENTATION OF THE REPORT ON FULFILLMENT FISCAL OBLIGATIONS VI Non-Voting BY THE-COMPANY, REGARDING THE FISCAL YEAR 2017 DISCUSSION AND IF ANY, APPROVAL TO THE VII RESIGNATION, REVOCATION AND Non-Voting **GRANTING-OF** POWERS BY THE COMPANY VIII **DESIGNATION OF SPECIAL DELEGATES Non-Voting** 13APR2018: PLEASE NOTE THAT THIS IS Α REVISION DUE TO CHANGE IN **MEETING DATE-**CMMT FROM 26 APR 2018 TO 25 APR 2018 AND Non-Voting RECORD

YOU GREEK ORGANISATION OF FOOTBALL PROGNOSTICS S.A.

DATE FROM 18 APR 2018 TO 17

APR-2018. THANK

Security X3232T104 Meeting Type Ordinary General Meeting Meeting Date 25-Apr-2018

Ticker Symbol

ISIN GRS419003009 Agenda 709227272 - Management

For

Item Proposal Proposed by Vote For/Against Management

SUBMISSION AND APPROVAL OF THE

COMPANY'S

FINANCIAL STATEMENTS AND OF THE

CONSOLIDATED FINANCIAL

STATEMENTS FOR THE

1. EIGHTEENTH (18TH) FISCAL YEAR
ManagementFor

(FROM THE 1ST

OF JANUARY 2017 TO THE 31ST OF

DECEMBER

2017) AND OF THE RELEVANT

DIRECTORS' REPORT

AND AUDITORS' REPORT

APPROVAL OF THE DISTRIBUTION OF

EARNINGS

FOR THE EIGHTEENTH (18TH) FISCAL

2. YEAR (FROM ManagementFor For

THE 1ST OF JANUARY 2017 TO 31ST OF

DECEMBER

2017)

APPROVAL OF THE DISTRIBUTION OF

PART OF THE

NET PROFITS OF THE FINANCIAL YEAR

2017 OF THE

3. COMPANY TO EXECUTIVE MEMBERS ManagementFor For

OF THE

BOARD OF DIRECTORS AND OTHER

KEY

MANAGEMENT PERSONNEL OF THE

COMPANY

4. DISCHARGE OF THE MEMBERS OF THE ManagementFor For

BOARD OF

DIRECTORS AND THE STATUTORY

AUDITORS OF

THE COMPANY FROM ANY LIABILITY

FOR

COMPENSATION FOR THE REALIZED

(MANAGEMENT) FOR THE

EIGHTEENTH (18TH)

FISCAL YEAR (FROM THE 1ST OF

JANUARY 2017 TO

THE 31ST OF DECEMBER 2017), AND

APPROVAL OF

MANAGEMENT AND REPRESENTATION

ACTIONS OF

THE BOARD OF DIRECTORS OF THE

COMPANY APPROVAL OF COMPENSATION AND REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE EIGHTEENTH (18TH)FISCAL YEAR (FROM THE 1ST OF ManagementFor For JANUARY 2017 TO THE 31ST OF DECEMBER 2017) **PURSUANT TO** ARTICLE 24 OF CODIFIED LAW 2190/1920, AS IN **FORCE** PRE-APPROVAL OF THE **COMPENSATION AND** REMUNERATION OF THE MEMBERS OF COMPANY'S BOARD OF DIRECTORS FOR THE CURRENT NINETEENTH (19TH) FISCAL ManagementFor For YEAR (FROM THE 1ST OF JANUARY 2018 TO THE 31ST OF **DECEMBER 2018) PURSUANT TO** ARTICLE 24 OF CODIFIED LAW 2190/1920, AS IN FORCE SELECTION OF CERTIFIED AUDITORS FOR THE AUDIT OF THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE CURRENT NINETEENTH (19TH) ManagementFor For FISCAL YEAR (FROM THE 1ST OF JANUARY 2018 TO THE 31ST OF DECEMBER 2018) AND THE ISSUANCE OF THE ANNUAL TAX REPORT PROVISION OF PERMISSION PURSUANT Management For For TO ARTICLE 23, PARAGRAPH 1 OF **CODIFIED LAW** 2190/1920, AS IN FORCE, TO THE BOARD OF DIRECTORS' MEMBERS AND THE OFFICERS OF THE COMPANY'S GENERAL DIRECTORATES **AND** DIVISIONS FOR THEIR PARTICIPATION

5.

6.

7.

8.

IN THE

MANAGEMENT

BOARDS OF DIRECTORS OR IN THE

OF THE GROUP'S SUBSIDIARIES AND **AFFILIATES** PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 9A1. 2190/1920, AS IN ManagementFor For FORCE: EXTENSION OF THE TRADEMARK LICENSE AGREEMENT BETWEEN THE COMPANY AND HELLENIC LOTTERIES S.A PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 9A2. ManagementFor For 2190/1920, AS IN FORCE: LEASE AGREEMENT FOR **MEETING ROOMS** BETWEEN THE COMPANY AND KKCG **UK LIMITED** PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 9A3. FORCE: AGREEMENT BETWEEN OPAP ManagementFor For S.A. AND TORA DIRECT S.A. FOR THE PROVISION LICENSE TO USE A DOMAIN NAME **AND ITS TRADEMARKS** PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 9A4. FORCE: AGREEMENT BETWEEN OPAP ManagementFor For S.A. AND TORA WALLET S.A. FOR THE PROVISION OF A LICENSE TO USE A DOMAIN NAME **AND ITS TRADEMARKS** 9B1. PROVISION OF SPECIFIC PERMISSION ManagementFor For FOR THE

CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: CORPORATE GUARANTEE IN FAVOR OF HELLENIC LOTTERIES S.A PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 9B2. ManagementFor For FORCE: SUBSCRIPTION AGREEMENT **BETWEEN** THE COMPANY AND TORA DIRECT S.A. IN RELATION TO A BOND LOAN ISSUED BY THE **LATTER** PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 9B3. ManagementFor For FORCE: SUBSCRIPTION AGREEMENT **BETWEEN** THE COMPANY AND TORA DIRECT S.A. IN RELATION TO A BOND LOAN ISSUED BY THE LATTER PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 9B4. FORCE: SUBSCRIPTION AGREEMENT ManagementFor For **BETWEEN** THE COMPANY AND HORSERACES S.A. RELATION TO A BOND LOAN ISSUED BY THE **LATTER** ELECTION OF NEW COMPANY'S BOARD 10.1. OF ManagementFor For **DIRECTOR: KAMIL ZIEGLER** ELECTION OF NEW COMPANY'S BOARD 10.2. ManagementFor OF For **DIRECTOR: DAMIAN COPE** 10.3. ManagementAgainst Against

	3 3		
	ELECTION OF NEW COMPANY'S BOARD OF)	
	DIRECTOR: SPYRIDON FOKAS		
	ELECTION OF NEW COMPANY'S BOARD)	
10.4.	OF	ManagementFor	For
	DIRECTOR: PAVEL SAROCH		
	ELECTION OF NEW COMPANY'S BOARD)	
10.5.	OF	ManagementFor	For
	DIRECTOR: MICHAL HOUST		
	ELECTION OF NEW COMPANY'S BOARD)	
10.6.	OF	ManagementAgainst	Against
	DIRECTOR: PAVEL HORAK		8
	ELECTION OF NEW COMPANY'S BOARD)	
10.7.	OF	ManagementFor	For
10.,,	DIRECTOR: ROBERT CHVATAL	Transgement of	1 01
	ELECTION OF NEW COMPANY'S BOARD)	
10.8.	OF	ManagementFor	For
	DIRECTOR: CHRISTOS KOPELOUZOS		
	ELECTION OF NEW COMPANY'S BOARD)	
10.9.	OF	ManagementFor	For
10.,,	DIRECTOR: MARCO SALA	17141148911191141 01	1 01
	ELECTION OF NEW COMPANY'S BOARD)	
10.10	OF	ManagementFor	For
	DIRECTOR: IGOR RUSEK		
	ELECTION OF NEW COMPANY'S BOARD)	
10.11	OF	ManagementFor	For
	DIRECTOR: RUDOLF JURCIK		
	ELECTION OF NEW COMPANY'S BOARD)	
10.12	OF	ManagementFor	For
	DIRECTOR: DIMITRAKIS POTAMITIS		
	ELECTION OF NEW COMPANY'S BOARD)	
10.13	OF	ManagementFor	For
	DIRECTOR: STYLIANOS KOSTOPOULOS	e	
	ELECTION OF NEW AUDIT COMMITTEE	,	
11.	OF THE	ManagementFor	For
	COMPANY		
CMMT	PLEASE NOTE IN THE EVENT THE	Non-Voting	
	MEETING DOES	C	
	NOT REACH QUORUM, THERE WILL BE		
	AN-A		
	REPETITIVE MEETING ON 07 MAY 2018		
	(AND B		
	REPETITIVE MEETING ON 18		
	MAY-2018). ALSO,		
	YOUR VOTING INSTRUCTIONS WILL		
	NOT BE		
	CARRIED OVER TO THE SECOND-CALL.	,	
	ALL VOTES		
	RECEIVED ON THIS MEETING WILL BE		
	DISREGARDED AND YOU WILL-NEED		
	TO		

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

CONVERGYS CORPORATION

Security	212485106	Meeting Type	Annual
Ticker Symbol	CVG	Meeting Date	25-Apr-2018
ISIN	US2124851062	Agenda	934735385 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent	-	
	1 Andrea J. Ayers		For	For	
	2 Cheryl K. Beebe		For	For	
	3 Richard R. Devenuti		For	For	
	4 Jeffrey H. Fox		For	For	
	5 Joseph E. Gibbs		For	For	
	6 Joan E. Herman		For	For	
	7 Robert E. Knowling, Jr.		For	For	
	8 Thomas L. Monahan III		For	For	
	9 Ronald L. Nelson		For	For	
	To ratify the appointment of Ernst & Young				
	LLP as our				
2.	independent registered public accounting firm	Manageme	entFor	For	
	for fiscal				
	2018.				
	To approve, on an advisory basis, the				
3.	compensation of	Manageme	entFor	For	
	our named executive officers.				
	To approve the Convergys Corporation 2018				
4.	Long-Term	Manageme	entAgainst	Against	
	Incentive Plan.				
CHAR	ΓER COMMUNICATIONS, INC.				
Security	y 16119P108		Meeting '	Гуре	Annual

Security	101191100	Meeting Type	Ailliuai
Ticker Symbol	CHTR	Meeting Date	25-Apr-2018
ISIN	US16119P1084	Agenda	934740843 - Management

Item	Proposal	Proposed Vote	For/Against
Ittili	Порозаг	by	Management
1a.	Election of Director: W. Lance Conn	ManagementFor	For
1b.	Election of Director: Kim C. Goodman	ManagementFor	For
1c.	Election of Director: Craig A. Jacobson	ManagementFor	For
1d.	Election of Director: Gregory B. Maffei	ManagementFor	For
1e.	Election of Director: John C. Malone	ManagementFor	For
1f.	Election of Director: John D. Markley, Jr.	ManagementFor	For
1g.	Election of Director: David C. Merritt	ManagementFor	For
1h.	Election of Director: Steven A. Miron	ManagementFor	For
1i.	Election of Director: Balan Nair	ManagementFor	For
1j.	Election of Director: Michael A. Newhouse	ManagementFor	For
1k.	Election of Director: Mauricio Ramos	ManagementFor	For

11. 1m.	Election of Director: Thomas M. Rutledge Election of Director: Eric L. Zinterhofer	Managemer Managemer		For For	
1111.	The ratification of the appointment of KPMG LLP as the	_	iu oi	101	
2.	Company's independent registered public accounting firm	Managemen	ntFor	For	
2	for the year ended December 31, 2018	C1 1 11	41		
3.	Stockholder proposal regarding proxy access	Shareholder	Abstain	Against	
4.	Stockholder proposal regarding lobbying activities	Shareholder	· Against	For	
5.	Stockholder proposal regarding vesting of equity awards	Shareholder	Against	For	
6	Stockholder proposal regarding our Chairman		. A:	Ean	
6.	of the Board and CEO roles	Shareholder	Against	For	
TELEC	COM ARGENTINA, S.A.				
Securit			Meeting 7	Гуре	Annual
Ticker	•		C	• •	
Symbo			Meeting l	Date	25-Apr-2018
ISIN	US8792732096		Agenda		934775884 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	Please see the enclosed agenda for				
1.	information on the items to be voted on for the ordinary general	Managemer	ntFor	For	
	shareholders' meeting				
	Please see the enclosed agenda for information on the				
2.	items to be voted on for the ordinary general	ManagementFor		For	
	shareholders' meeting				
	Please see the enclosed agenda for				
3.	information on the	ManagementFor		For	
3.	items to be voted on for the ordinary general	Managemen	iti Oi	1 01	
	shareholders' meeting				
	Please see the enclosed agenda for				
4.	information on the items to be voted on for the ordinary general	Managemen	ntFor	For	
	shareholders' meeting				
	Please see the enclosed agenda for				
5.	information on the	Managaman	4 A la a4 a la	Ai	
3.	items to be voted on for the ordinary general	Managemer	ItAUStaiii	Against	
	shareholders' meeting				
	Please see the enclosed agenda for	ManagementFor			
6.	information on the			For	
	items to be voted on for the ordinary general				
	shareholders' meeting Please see the enclosed agenda for				
	information on the				
7.	items to be voted on for the ordinary general	Managemen	ntFor	For	
	shareholders' meeting				

8.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
9.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
10.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
11.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
12.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
13.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
14.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
15.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
16.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
17.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
18.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
19.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementAbstain	Against
20.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general	ManagementFor	For

shareholders' meeting

Please see the enclosed agenda for

information on the 21.

ManagementFor For items to be voted on for the ordinary general

shareholders' meeting

BOUYGUES SA

F11487125 MIX Security Meeting Type

Ticker Meeting Date

26-Apr-2018 Symbol

ISIN FR0000120503 Agenda 709046608 - Management

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

140

PASS CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 06 APR 2018:PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0309/20180309 1-800500.pdf AND-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0406/20180406 CMMT 1-800913.pdf. PLEASE NOTE THAT THIS Non-Voting IS A REVISION DUE TO ADDITION OF THE URL-LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN **UNLESS-YOU DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 ALLOCATION OF THE INCOME FOR THE FINANCIAL 0.3 ManagementFor For YEAR 2017 AND SETTING OF THE **DIVIDEND** APPROVAL OF THE REGULATED AGREEMENTS AND 0.4 COMMITMENTS REFERRED TO IN ManagementAgainst Against **ARTICLE L. 225-38** OF THE FRENCH COMMERCIAL CODE 0.5 APPROVAL OF A DEFINED BENEFIT ManagementFor For **PENSION** COMMITMENT FOR THE BENEFIT OF MR. MARTIN BOUYGUES, CHAIRMAN AND CHIEF

			. •
	EXECUTIVE		
	OFFICER		
	APPROVAL OF A DEFINED BENEFIT		
	PENSION		
	COMMITMENT FOR THE BENEFIT OF		
0.6	MR. OLIVIER	ManagementFor	For
	BOUYGUES, DEPUTY CHIEF		
	EXECUTIVE OFFICER		
	APPROVAL OF THE COMPENSATION		
	ELEMENTS		
	AND BENEFITS PAID OR AWARDED		
	FOR THE		
O.7	FINANCIAL YEAR 2017 TO MR. MARTIN	ManagementFor	For
	BOUYGUES		
	IN HIS CAPACITY AS CHAIRMAN AND		
	CHIEF		
	EXECUTIVE OFFICER		
	APPROVAL OF THE COMPENSATION		
	ELEMENTS		
	AND BENEFITS PAID OR AWARDED		
	FOR THE		
O.8	FINANCIAL YEAR 2017 TO MR. OLIVIER	ManagementFor	For
0.0	BOUYGUES	i vianagemena or	1 01
	IN HIS CAPACITY AS DEPUTY CHIEF		
	EXECUTIVE		
	OFFICER		
	APPROVAL OF THE COMPENSATION		
	ELEMENTS AND DENEETES DATE OF AWARDED		
	AND BENEFITS PAID OR AWARDED		
0.0	FOR THE		_
O.9	FINANCIAL YEAR 2017 TO MR.	ManagementFor	For
	PHILIPPE MARIEN IN		
	HIS CAPACITY AS DEPUTY CHIEF		
	EXECUTIVE		
	OFFICER		
	APPROVAL OF THE COMPENSATION		
	ELEMENTS		
	AND BENEFITS PAID OR AWARDED		
	FOR THE		
O.10	FINANCIAL YEAR 2017 TO MR. OLIVIER	ManagementFor	For
	ROUSSAT IN		
	HIS CAPACITY AS DEPUTY CHIEF		
	EXECUTIVE		
	OFFICER		
O.11	APPROVAL OF THE PRINCIPLES AND	ManagementFor	For
	CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
	THE COMPONENTS MAKING UP THE		
	COMPENSATION AND BENEFITS		
	ATTRIBUTABLE TO		
	ATTRIBUTABLE TO		

THE EXECUTIVE CORPORATE **OFFICERS WITH** RESPECT TO THEIR OFFICE RENEWAL, FOR A PERIOD OF THREE YEARS, OF 0.12 THE TERM OF OFFICE OF MR. MARTIN ManagementFor For **BOUYGUES** AS DIRECTOR RENEWAL, FOR A PERIOD OF THREE YEARS, OF 0.13 ManagementFor THE TERM OF OFFICE OF MRS. For ANNE-MARIE IDRAC AS DIRECTOR AUTHORIZATION GRANTED TO THE **BOARD OF** DIRECTORS, FOR A PERIOD OF **EIGHTEEN** 0.14 ManagementAgainst Against MONTHS, TO TRADE IN THE COMPANY'S SHARES, UP TO A LIMIT OF 5% OF THE SHARE **CAPITAL** AUTHORIZATION GRANTED TO THE **BOARD OF** DIRECTORS, FOR A PERIOD OF **EIGHTEEN** MONTHS, TO REDUCE THE SHARE E.15 **CAPITAL BY** ManagementFor For CANCELLING TREASURY SHARES, UP TO A LIMIT OF 10% OF THE SHARE CAPITAL PER A TWENTY-FOUR MONTH PERIOD **DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS, FOR A PERIOD OF EIGHTEEN MONTHS, TO ISSUE SHARE E.16 ManagementAgainst Against SUBSCRIPTION WARRANTS, UP TO A LIMIT OF 25% OF THE SHARE CAPITAL, DURING THE PERIOD OF A PUBLIC OFFERING FOR THE COMPANY AMENDMENT TO THE ARTICLE 22 OF THE BY-LAWS E.17 TO REMOVE THE REQUIREMENT TO ManagementFor For **APPOINT DEPUTY STATUTORY AUDITORS** E.18 POWERS TO CARRY OUT FORMALITIES ManagementFor For STV GROUP PLC Security G8226W137 Meeting Type **Annual General Meeting** Meeting Date 26-Apr-2018

Ticker Symbol

ISIN 709097148 - Management GB00B3CX3644 Agenda For/Against **Proposed** Vote Item **Proposal** by Management TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY WHICH INCLUDES THE 1 REPORTS OF THE ManagementFor For DIRECTORS AND THE REPORT BY THE **AUDITORS** ON THE ANNUAL ACCOUNTS TO APPROVE THE DIRECTORS' REMUNERATION 2 REPORT FOR THE FINANCIAL YEAR For ManagementFor ENDED 31 DECEMBER 2017 TO APPROVE THE DIRECTORS' REMUNERATION 3 POLICY FOR THE FINANCIAL YEAR ManagementFor For ENDED 31 DECEMBER 2017 TO DECLARE A FINAL DIVIDEND OF 12.0P PER 4 ORDINARY SHARE FOR THE YEAR ManagementFor For ENDED 31 DECEMBER 2017 TO ELECT SIMON PITTS AS A 5 DIRECTOR OF THE ManagementFor For **COMPANY** TO RE-ELECT BARONESS MARGARET 6 ManagementFor For FORD AS A DIRECTOR OF THE COMPANY TO RE-ELECT GEORGE WATT AS A 7 DIRECTOR OF ManagementFor For THE COMPANY TO RE-ELECT IAN STEELE AS A 8 DIRECTOR OF THE ManagementFor For **COMPANY** TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY 9 TO HOLD ManagementFor For OFFICE UNTIL THE CONCLUSION OF THE NEXT **GENERAL MEETING** 10 TO AUTHORISE THE AUDIT ManagementFor For COMMITTEE TO FIX THE REMUNERATION OF THE AUDITORS OF THE

	Eugai Filling. GABELLI MUL	HIVIEDIA H	יאוו ופטר	C FOIIII N	
	COMPANY				
	TO GRANT THE DIRECTORS THE				
11	AUTHORITY TO	Managemen	ıtFor	For	
11	ALLOT SHARES	Wanagemen	iu oi	101	
	TO APPROVE THE ALLOTMENT OF				
	SHARES ON A				
12	NON PRE-EMPTIVE BASIS OF UP TO 5	Managemen	tFor	For	
12	PERCENT OF	Managemen	iu oi	POI	
	THE ISSUE SHARE CAPITAL				
	TO APPROVE THE ALLOTMENT OF				
	SHARES ON A				
	NON PRE-EMPTIVE BASIS OF AN				
	ADDITIONAL 5				
13	PERCENT OF THE ISSUE SHARE	Managemen	ıtFor	For	
13	CAPITAL TO BE	Managemen	iu oi	1.01	
	USED FOR THE PURPOSES OF				
	ACQUISITION				
	FUNDING				
	TO PURCHASE THE COMPANY'S OWN				
14	SHARES	Managemen	ıtFor	For	
	TO ALLOW GENERAL MEETINGS TO BE	JGS TO BE			
15	HELD ON 14	Managemen	ıtFor	For	
10	DAYS NOTICE	TVIUM GOTTON	01	1 01	
CORNI	NG INCORPORATED				
Security			Meeting	Type	Annual
Ticker					26 A 2019
Symbol	GLW		Meeting	Date	26-Apr-2018
ISIN	US2193501051		Agenda		934735575 - Management
		Duamasad		Earl Acaina	4
Item	Proposal	Proposed	Vote	For/Agains	
1A.	Election of Director: Donald W. Blair	by Managemen	tFor	Manageme For	III
1B.	Election of Director: Bolland W. Blan Election of Director: Stephanie A. Burns	Managemen		For	
1D. 1C.	Election of Director: Stephanic A. Burns Election of Director: John A. Canning, Jr.	Managemen		For	
1C. 1D.	Election of Director: John A. Caming, Jr. Election of Director: Richard T. Clark	Managemen		For	
1D. 1E.	Election of Director: Richard T. Clark Election of Director: Robert F. Cummings, Jr.	•		For	
1F.	Election of Director: Robert 1. Culminings, 31. Election of Director: Deborah A. Henretta	Managemen		For	
1G.	Election of Director: Debotair A. Heinetta Election of Director: Daniel P. Huttenlocher	Managemen		For	
1H.	Election of Director: Kurt M. Landgraf	Managemen		For	
1II.	Election of Director: Kevin J. Martin	Managemen		For	
1J.	Election of Director: Revin 3. Martin Election of Director: Deborah D. Rieman	Managemen		For	
1K.	Election of Director: Hansel E. Tookes II	Managemen		For	
1L.	Election of Director: Wendell P. Weeks	Managemen		For	
1M.	Election of Director: Mark S. Wrighton	Managemen		For	
	Advisory vote to approve the Company's			- 01	
2.	executive	Managemen	ıtFor	For	
-	compensation (Say on Pay).		- =	÷=	
3.	Ratification of the appointment of	Managemen	ıtFor	For	
	PricewaterhouseCoopers LLP as our	C			
	independent				

registered public accounting firm for the fiscal

ending December 31, 2018.

TEGNA INC.

Security 87901J105 Meeting Type Annual

Ticker **TGNA**

Meeting Date 26-Apr-2018 Symbol

ISIN US87901J1051 Agenda 934739787 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Gina L. Bianchini	ManagementFor	For
1b.	Election of Director: Howard D. Elias	ManagementFor	For
1c.	Election of Director: Stuart J. Epstein	ManagementFor	For
1d.	Election of Director: Lidia Fonseca	ManagementFor	For
1e.	Election of Director: David T. Lougee	ManagementFor	For
1f.	Election of Director: Scott K. McCune	ManagementFor	For
1g.	Election of Director: Henry W. McGee	ManagementFor	For
1h.	Election of Director: Susan Ness	ManagementFor	For
1i.	Election of Director: Bruce P. Nolop	ManagementFor	For
1j.	Election of Director: Neal Shapiro	ManagementFor	For
1k.	Election of Director: Melinda C. Witmer	ManagementFor	For
	TO RATIFY the appointment of Ernst &	-	
	Young LLP as		
2.	the Company's independent registered public accounting	ManagementFor	For
	firm for the 2018 fiscal year.		
	TO APPROVE, ON AN ADVISORY BASIS	,	
	the		
3.	compensation of the Company's named	ManagementFor	For
	executive		
	officers.		

GMM GRAMMY PUBLIC COMPANY LIMITED

Security Y22931110 Meeting Type **Annual General Meeting**

Ticker Meeting Date

27-Apr-2018 Symbol

ISIN TH0473010Z17 Agenda 709327755 - Management

Non-Voting

Proposed For/Against Vote Item Proposal by Management

CMMT PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 886529 DUE TO

RESOLUTION-6 IS

SPLIT. ALL VOTES RECEIVED ON THE

PREVIOUS

MEETING WILL BE DISREGARDED

IF-VOTE

DEADLINE EXTENSIONS ARE

GRANTED.

THEREFORE PLEASE REINSTRUCT ON

THIS-

MEETING NOTICE ON THE NEW JOB. IF **HOWEVER** VOTE DEADLINE EXTENSIONS ARE **NOT-GRANTED** IN THE MARKET, THIS MEETING WILL BE CLOSED AND YOUR VOTE INTENTIONS-ON THE **ORIGINAL** MEETING WILL BE APPLICABLE. PLEASE ENSURE **VOTING IS SUBMITTED-PRIOR TO CUTOFF ON THE** ORIGINAL MEETING, AND AS SOON AS **POSSIBLE** ON THIS NEW-AMENDED MEETING. THANK YOU IN THE SITUATION WHERE THE **CHAIRMAN OF THE** MEETING SUDDENLY CHANGE THE CMMT AGENDA-Non-Voting AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS **ABSTAIN** TO CERTIFY THE MINUTES OF THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS NO. 1/2017 CONVENED Management Action 1 ON 26 MAY 2017 TO ACKNOWLEDGE THE **OPERATIONAL RESULTS** Management Action 2 AND THE ANNUAL REPORT FOR THE **YEAR 2017** TO APPROVE THE STATEMENTS OF **FINANCIAL** POSITION AND THE COMPREHENSIVE 3 **INCOME** STATEMENTS FOR THE FISCAL YEAR ENDING 31 DECEMBER 2017 TO APPROVE THE OMISSION OF PROFIT APPORTIONMENT AS STATUTORY ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 4 **RESERVE FUND** FROM THE 2017 OPERATIONAL **RESULTS** TO APPROVE THE OMISSION OF DIVIDEND Management No Action 5 PAYMENT FROM THE 2017 **OPERATIONAL RESULTS** 6.1 Management

TO APPROVE THE APPOINTMENT OF No DIRECTOR IN Action PLACE OF THOSE WHO ARE DUE TO **RETIRE BY ROTATION: MISS BOOSABA DAORUENG** TO APPROVE THE APPOINTMENT OF DIRECTOR IN ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ PLACE OF THOSE WHO ARE DUE TO 6.2 **RETIRE BY ROTATION: MISS SUWIMON JHUNGJOTIKAPISIT** TO APPROVE THE APPOINTMENT OF DIRECTOR IN Management Action 6.3 PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION: MR. SUVIT MAPAISANSIN TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO 6.4 RETIRE BY ROTATION: MRS. VEERANUCH **THAMMAVARANUCUPT** TO APPROVE THE REMUNERATIONS OF THE Management No Action 7 **BOARD OF DIRECTORS AND** SUBCOMMITTEES FOR THE YEAR 2018 TO APPROVE THE APPOINTMENT OF THE 8 AUDITORS AND THE DETERMINATION Management Action OF THE **AUDIT FEE FOR THE YEAR 2018** TO APPROVE THE AMENDMENT OF THE 9 Management Action COMPANY'S ARTICLES OF ASSOCIATION $Management \stackrel{No}{.}$ 10 OTHER MATTERS (IF ANY) Action AT&T INC. Security 00206R102 Meeting Type Annual Ticker T Meeting Date 27-Apr-2018 Symbol **ISIN** US00206R1023 Agenda 934736236 - Management For/Against Proposed Proposal Vote Item Management by Election of Director: Randall L. Stephenson 1A. ManagementFor For 1B. Election of Director: Samuel A. Di Piazza, Jr. ManagementFor For 1C. Election of Director: Richard W. Fisher ManagementFor For 1D. Election of Director: Scott T. Ford ManagementFor For

1E.	Election of Director: Glenn H. Hutchins	Management	tFor	For	
1F.	Election of Director: William E. Kennard	Management	tFor .	For	
1G.	Election of Director: Michael B. McCallister	Management		For	
1H.	Election of Director: Beth E. Mooney	Management		For	
1I.	Election of Director: Joyce M. Roche	Management		For	
1J.	Election of Director: Matthew K. Rose	Management		For	
1K.	Election of Director: Cynthia B. Taylor	Management	tFor	For	
1L.	Election of Director: Laura D'Andrea Tyson	Management	tFor	For	
1M.	Election of Director: Geoffrey Y. Yang	Management	tFor .	For	
2.	Ratification of appointment of independent auditors.	Management	tFor	For	
3.	Advisory approval of executive compensation.	Management		For	
4.	Approve Stock Purchase and Deferral Plan.	Management		For	
5.	Approve 2018 Incentive Plan.	Management		For	
6.	Prepare lobbying report.	Shareholder	-	For	
7.	Modify proxy access requirements.	Shareholder		Against	
8.	Independent Chair.	Shareholder	•	For	
9. PT TEI	Reduce vote required for written consent. LKOM INDONESIA (PERSERO) TBK	Shareholder	Against	For	
Security	y 715684106		Meeting 7	Гуре	Annual
Ticker Symbol	TLK		Meeting I	Date	27-Apr-2018
ISIN	US7156841063		Agenda		934786243 - Management
		Proposed		For/Agains	t
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
Item		by	Vote	For/Agains Management	
Item	Approval of the Company's Annual Report for	by	Vote	_	
	Approval of the Company's Annual Report for the 2017	by r		Managemen	
Item	Approval of the Company's Annual Report for	by		_	
	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners'	by r		Managemen	
	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report	by r		Managemen	
	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial	by r		Managemen	
	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and	by Management	tFor	Managemen	
1.	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial	by Management	tFor	Management	
1.	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and (Due to space limits, see proxy material for	by Management	tFor	Management	
1.	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and (Due to space limits, see proxy material for full	by Management	tFor	Management	
1.	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and (Due to space limits, see proxy material for full proposal).	by Management	tFor tFor	Management	
 2. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income	Management Management	tFor tFor	Management For	
 2. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017	Management Management	tFor tFor	Management For	
 2. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial	Management Management	tFor tFor	Management For	
 2. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year	Management Management	tFor tFor	Management For	
 2. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and	Management Management Management	tFor tFor	Management For For	
 1. 2. 3. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for	Management Management	tFor tFor	Management For	
 1. 2. 3. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of	Management Management Management	tFor tFor	Management For For	
 1. 2. 3. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of the Board of Directors and the Board of	Management Management Management	tFor tFor	Management For For	
 1. 2. 3. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of the Board of Directors and the Board of Commissioner for	Management Management Management	tFor tFor tAgainst	Management For For	
 1. 2. 3. 4. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of the Board of Directors and the Board of Commissioner for year 2018	Management Management Management	tFor tFor tAgainst	Management For For Against	
 1. 2. 3. 4. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of the Board of Directors and the Board of Commissioner for year 2018 Appointment of a Public Accounting Firm to	Management Management Management	tFor tFor tAgainst	Management For For Against	
 2. 3. 4. 	Approval of the Company's Annual Report for the 2017 financial year, including the Board of Commissioners' Supervisory Report Ratification of the Company's financial statements, and(Due to space limits, see proxy material for full proposal). Appropriation of the Company's net income for financial year 2017 Determination of tantiem for financial year 2017 and salary, honorarium and other allowance for members of the Board of Directors and the Board of Commissioner for year 2018 Appointment of a Public Accounting Firm to audit the	Management Management Management	tFor tFor tAgainst	Management For For Against	

full proposal). Approval on the Transfer of Treasury Shares 6. through ManagementFor For Withdrawal by way of Capital Reduction Amendment of Company's Article of 7. ManagementAgainst Against Association Ratification of Minister of State-Owned Enterprise Regulation Number PER-03/MBU/08/2017 8. and Number For ManagementFor PER-04/MBU/09/2017 about State-Owned **Enterprises** Partnership Guidance (TBC) Changes in Composition of The Board of The ManagementAgainst 9. Against Company GRUPO TELEVISA, S.A.B. Security 40049J206 Meeting Type Annual Ticker TVMeeting Date 27-Apr-2018 Symbol ISIN US40049J2069 Agenda 934786558 - Management **Proposed** For/Against Proposal Vote Item Management by Appointment and/or ratification, as the case may be, of the members of the Board of Directors to be appointed at 1 this meeting pursuant to articles Twenty ManagementAbstain Sixth, Twenty Seventh and other applicable articles of the corporate By-Laws. Appointment of special delegates to formalize 2 ManagementFor resolutions adopted at the meeting. Appointment and/or ratification, as the case may be, of the members of the Board of Directors to be appointed at **A**1 this meeting pursuant to articles Twenty ManagementAbstain Sixth, Twenty Seventh and other applicable articles of the corporate By-Laws. Appointment of special delegates to formalize A2 ManagementFor the resolutions adopted at the meeting. B1 Presentation and, in its case, approval of the ManagementAbstain referred to in Article 28, paragraph IV of the

Securities

Market Law, including the financial statements for the year ended on December 31, 2017 and resolutions regarding the actions taken by the Board of Directors, the Committees and the Chief Executive Officer of the Company. Presentation of the report regarding certain B2 obligations of the Company, pursuant to the ManagementFor applicable legislation. Resolution regarding the allocation of results **B**3 for the fiscal ManagementAbstain year ended on December 31, 2017. Resolution regarding (i) the amount that may be allocated to the repurchase of shares of the Company pursuant to article 56, paragraph IV of the Securities **B**4 Market Law; and ManagementAbstain (ii) the report on the policies and resolutions adopted by the Board of Directors of the Company, regarding the acquisition and sale of such shares. Appointment and/or ratification, as the case may be, of **B5** the members that shall conform the Board of ManagementAbstain Directors. the Secretary and Officers of the Company. Appointment and/or ratification, as the case may be, of ManagementAbstain **B6** the members that shall conform the Executive Committee. Appointment and/or ratification, as the case **B**7 may be, of ManagementAbstain the Chairman of the Audit Committee. Appointment and/or ratification, as the case may be, of **B8** ManagementAbstain the Chairman of the Corporate Practices Committee. Compensation to the members of the Board of Directors. of the Executive Committee, of the Audit **B9** Committee and ManagementAbstain of the Corporate Practices Committee, as well as to the Secretary.

Appointment of special delegates to formalize

B10 the ManagementFor

resolutions adopted at the meeting. Resolution regarding the cancellation of

shares and

C1 corresponding capital stock reduction and ManagementAbstain

consequent

amendment to article Sixth of the by-laws.

Appointment of special delegates to formalize

C2 the ManagementFor

resolutions adopted at the meeting.

GRUPO TELEVISA, S.A.B.

Security 40049J206 Meeting Type Annual

Ticker Symbol TV Meeting Date 27-Apr-2018

ISIN US40049J2069 Agenda 934796294 - Management

Item Proposal Proposed by Vote For/Against Management

Appointment and/or ratification, as the case

may be, of

the members of the Board of Directors to be

appointed at

1 this meeting pursuant to articles Twenty ManagementAbstain

Sixth, Twenty

Seventh and other applicable articles of the

corporate By-

Laws.

Appointment of special delegates to formalize

2 the ManagementFor

resolutions adopted at the meeting.

Appointment and/or ratification, as the case

may be, of

the members of the Board of Directors to be

appointed at

A1 this meeting pursuant to articles Twenty ManagementAbstain

Sixth, Twenty

Seventh and other applicable articles of the

corporate By-

Laws.

Appointment of special delegates to formalize

A2 the ManagementFor

resolutions adopted at the meeting.

B1 Presentation and, in its case, approval of the ManagementAbstain

reports

referred to in Article 28, paragraph IV of the

Securities

Market Law, including the financial

statements for the

year ended on December 31, 2017 and

resolutions

	regarding the actions taken by the Board of	
	Directors, the Committees and the Chief Executive Officer	
	of the	
	Company.	
	Presentation of the report regarding certain fiscal	
B2		ManagementFor
D2	applicable	Management of
	legislation.	
	Resolution regarding the allocation of results	
В3	for the fiscal	ManagementAbstain
	year ended on December 31, 2017.	C
	Resolution regarding (i) the amount that may	
	be allocated	
	to the repurchase of shares of the Company	
	pursuant to	
D.4	article 56, paragraph IV of the Securities	ManaganakAlakain
B4	Market Law; and (ii) the report on the policies and resolutions	ManagementAbstain
	(ii) the report on the policies and resolutions adopted by	
	the Board of Directors of the Company,	
	regarding the	
	acquisition and sale of such shares.	
	Appointment and/or ratification, as the case	
	may be, of	
B5	the members that shall conform the Board of	ManagementAbstain
	Directors,	
	the Secretary and Officers of the Company.	
	Appointment and/or ratification, as the case	
B6	may be, of the members that shall conform the Executive	ManagementAbstain
	Committee.	
	Appointment and/or ratification, as the case	
В7	may be, of	ManagementAbstain
	the Chairman of the Audit Committee.	C
	Appointment and/or ratification, as the case	
B8	may be, of	ManagementAbstain
Во	the Chairman of the Corporate Practices	wanagemena watam
	Committee.	
	Compensation to the members of the Board of	
	Directors, of the Executive Committee, of the Audit	
B9	Committee and	ManagementAbstain
D)	of the Corporate Practices Committee, as well	wanagement/tostam
	as to the	
	Secretary.	
	Appointment of special delegates to formalize	
B10	the	ManagementFor
	resolutions adopted at the meeting.	
C1		ManagementAbstain

Resolution regarding the cancellation of

shares and

corresponding capital stock reduction and

consequent

amendment to article Sixth of the by-laws.

Appointment of special delegates to formalize

C2ManagementFor

resolutions adopted at the meeting.

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

Y6206J118 Meeting Type Security **Annual General Meeting**

Ticker Meeting Date 30-Apr-2018

Symbol

ISIN Agenda 709157970 - Management TH1042010013

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 894786 DUE TO RECEIPT

OF-DIRECTOR

NAMES IN RESOLUTION 4. ALL VOTES

CMMT RECEIVED

Non-Voting ON THE PREVIOUS MEETING-WILL BE

DISREGARDED AND YOU WILL NEED

TO

REINSTRUCT ON THIS MEETING

NOTICE.-THANK

YOU

TO REPORT THE COMPANY'S

OPERATING RESULTS

1 AND REPORT BY THE COMPANY'S ManagementFor For

BOARD OF

DIRECTORS FOR THE YEAR 2017 TO CONSIDER AND APPROVE THE

COMPANY'S

AUDITED BALANCE SHEET PROFIT &

2 ManagementFor For LOSS

STATEMENT FOR THE YEAR ENDED

DECEMBER 31,

2017

TO CONSIDER AND APPROVE THE

OMISSION OF

THE DIVIDEND PAYMENT FOR THE ManagementFor For

3 **OPERATING**

RESULTS OF THE YEAR ENDED

DECEMBER 31, 2017

TO CONSIDER THE ELECTION OF

DIRECTOR IN

4.1 PLACE OF WHO IS RETIRING BY ManagementFor For

ROTATION:

PHUNWARIT MARTMUANG

TO CONSIDER THE ELECTION OF DIRECTOR IN 4.2 PLACE OF WHO IS RETIRING BY ManagementFor For **ROTATION:** STEPHEN JOSEPH CAMILLERI TO CONSIDER THE ELECTION OF DIRECTOR IN 4.3 PLACE OF WHO IS RETIRING BY ManagementAgainst Against **ROTATION: KA** MING JACKY LAM TO CONSIDER THE REMUNERATION OF 5 **DIRECTOR** ManagementFor For FOR THE YEAR 2018 TO CONSIDER AND APPROVE THE **APPOINTMENT** OF COMPANY'S AUDITORS AND THE 6 ManagementFor For DETERMINATION OF AUDIT FEE FOR THE YEAR 2018 TO CONSIDER OTHER MATTERS (IF 7 THERE ARE ManagementAgainst Against ANY) IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE CMMT AGENDA-Non-Voting AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS-ABSTAIN. TELESITES, S.A.B. DE C.V. **Ordinary General Meeting** Security P90355135 Meeting Type Ticker Meeting Date 30-Apr-2018 Symbol ISIN 709255295 - Management MX01SI080038 Agenda For/Against **Proposed** Item **Proposal** Vote Management by I.1 PRESENTATION, DISCUSSION AND, AS ManagementAbstain Against THE CASE MAY BE, APPROVAL OF: THE **DIRECTOR GENERAL'S** REPORT PREPARED PURSUANT TO ARTICLES 44, SECTION XI OF THE SECURITIES MARKET LAW AND 172 OF THE GENERAL LAW OF **COMMERCIAL** COMPANIES, ACCOMPANIED BY THE **OPINION OF** THE EXTERNAL AUDITOR, REGARDING

THE OPERATIONS AND RESULTS OF THE COMPANY FOR THE FISCAL YEAR ENDED DECEMBER 31, 2017 AS WELL AS THE OPINION OF THE BOARD DIRECTORS ON THE CONTENT OF SAID REPORT, PRESENTATION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF: THE REPORT OF THE BOARD OF DIRECTORS TO WHICH **REFERS TO** ARTICLE 172, PARAGRAPH B) OF THE **GENERAL** I.2 LAW OF COMMERCIAL COMPANIES, ManagementAbstain Against WHICH CONTAINS THE MAIN ACCOUNTING **AND** INFORMATION POLICIES AND CRITERIA FOLLOWED IN THE PREPARATION OF THE **COMPANY'S** FINANCIAL INFORMATION PRESENTATION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF: ACTIVITIES **AND** OPERATIONS IN WHICH THE BOARD OF I.3 DIRECTORS ManagementAbstain Against INTERVENED IN ACCORDANCE WITH ARTICLE 28, SECTION IV, SUBSECTION E) OF THE **SECURITIES** MARKET LAW, PRESENTATION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF: THE I.4 **CONSOLIDATED** ManagementAbstain Against FINANCIAL STATEMENTS OF THE COMPANY TO **DECEMBER 31, 2017** I.5 PRESENTATION, DISCUSSION AND, AS ManagementAbstain Against THE CASE MAY BE, APPROVAL OF: THE ANNUAL REPORT ON

THE ACTIVITIES CARRIED OUT BY THE

CORPORATE PRACTICES COMMITTEE

AUDIT AND

ManagementFor

Non-Voting

For

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **PURSUANT** TO ARTICLE 43, SECTIONS I AND II OF THE SECURITIES MARKET LAW. RESOLUTIONS PRESENTATION, DISCUSSION AND, IF APPROPRIATE, APPROVAL OF THE Π **PROPOSED** ManagementAbstain Against APPLICATION OF RESULTS. RESOLUTIONS DISCUSSION AND, AS THE CASE MAY APPOINTMENT AND/OR RATIFICATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, IIISECRETARY AND DEPUTY SECRETARY ManagementAbstain **Against** OF THE COMPANY, PRIOR QUALIFICATION OF THE INDEPENDENCE OF INDEPENDENT DIRECTORS. RESOLUTIONS **DETERMINATION OF THE EMOLUMENTS FOR THE** MEMBERS OF THE BOARD OF IV DIRECTORS. ManagementAbstain **Against** SECRETARY AND DEPUTY SECRETARY OF THE COMPANY. RESOLUTIONS DISCUSSION AND, AS THE CASE MAY APPROVAL OF THE DESIGNATION AND/OR V RATIFICATION OF THE MEMBERS OF ManagementAbstain Against THE AUDIT AND CORPORATE PRACTICES COMMITTEE OF THE COMPANY. RESOLUTIONS **DETERMINATION OF THE** EMOLUMENTS FOR THE MEMBERS OF THE COMMITTEE VI ManagementAbstain Against REFERRED TO IN THE PRECEDING PARAGRAPH. RESOLUTIONS APPOINTMENT OF DELEGATES TO **CARRY OUT AND**

VII

CMMT

FORMALIZE THE RESOLUTIONS

ASSEMBLY. RESOLUTIONS

ADOPTED BY THE

19 APR 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

MEETING-TYPE

FROM AGM TO OGM AND

MODIFICATION OF THE

TEXT IN RESOLUTIONS AND

CHANGE-IN THE

NUMBERING OF RESOLUTIONS. IF YOU

HAVE

ALREADY SENT IN YOUR

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU.

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

Security P4983X160 Meeting Type Ordinary General Meeting

Ticker Meeting Date 30-Apr-2018

Symbol Meeting Date 30-Apr-2018

ISIN MXP680051218 Agenda 709298738 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

I 1. PRESENTATION AND, IF DEEMED

APPROPRIATE,

APPROVAL OF: THE ANNUAL

REPORTS-IN REGARD

TO THE ACTIVITIES OF THE AUDIT

COMMITTEE AND

THE CORPORATE-PRACTICES

COMMITTEE FOR

THE FISCAL YEAR THAT ENDED ON

DECEMBER 31,

2017. 2.-PRESENTATION AND, IF

DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT FROM

THE-GENERAL DIRECTOR THAT IS

PREPARED IN

ACCORDANCE WITH ARTICLE 172 OF

THE-GENERAL

MERCANTILE COMPANIES LAW,

ACCOMPANIED BY

THE OPINION OF THE

OUTSIDE-AUDITOR FOR THE

SAME FISCAL YEAR. 3. PRESENTATION

AND, IF

DEEMED APPROPRIATE,-APPROVAL

OF: THE

OPINION OF THE BOARD OF

DIRECTORS IN

REGARD TO THE CONTENT-OF THE

REPORT FROM

THE GENERAL DIRECTOR AND ITS

REPORT IN

REGARD TO THE-TRANSACTIONS AND

ACTIVITIES

IN WHICH IT HAS INTERVENED IN

ACCORDANCE

WITH-THAT WHICH IS PROVIDED FOR

IN THE

SECURITIES MARKET LAW,

INCLUDING THE

REPORT-THAT IS REFERRED TO IN

LINE B OF

ARTICLE 172 OF THE GENERAL

MERCANTILE-

COMPANIES LAW, IN WHICH ARE

CONTAINED THE

MAIN ACCOUNTING AND

INFORMATION-POLICIES

AND CRITERIA THAT WERE

FOLLOWED AND THE

PREPARATION OF THE

FINANCIAL-INFORMATION,

WHICH IN TURN INCLUDES THE

INDIVIDUAL AND

CONSOLIDATED AUDITED-FINANCIAL

STATEMENTS

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

C.V. TO

DECEMBER 31,-2017, RESOLUTIONS IN

THIS

REGARD

THE REPORT IN REGARD TO THE

FULFILLMENT OF

THE TAX OBLIGATIONS THAT ARE

THE-

RESPONSIBILITY OF GRUPO RADIO

II CENTRO, S.A.B.

Non-Voting

DE C.V., IN ACCORDANCE WITH

THAT-WHICH IS

REQUIRED BY PART XX OF ARTICLE 86

OF THE

INCOME TAX LAW

RESOLUTION IN REGARD TO THE

ALLOCATION OF

III RESULTS, THEIR DISCUSSION Non-Voting

AND-APPROVAL, IF

DEEMED APPROPRIATE

IV Non-Voting

RESIGNATION, APPOINTMENT AND OR

RATIFICATION OF THE FULL AND

ALTERNATE-

MEMBERS OF THE BOARD OF

DIRECTORS, ITS

CHAIRPERSON, SECRETARY AND VICE-

SECRETARY, AFTER THE

CLASSIFICATION OF THE

INDEPENDENCE OF THE MEMBERS

FOR-WHOM

THAT IS APPROPRIATE. RESIGNATION,

APPOINTMENT AND OR RATIFICATION

OF THE-

MEMBERS OF THE EXECUTIVE

COMMITTEE, AUDIT

COMMITTEE AND CORPORATE

PRACTICES-

COMMITTEE, INCLUDING THE

CHAIRPERSONS OF

THE LATTER ONES. ESTABLISHMENT

OF-

COMPENSATION

DESIGNATION OF DELEGATES WHO

WILL CARRY

V OUT AND FORMALIZE THE

Non-Voting

RESOLUTIONS-THAT ARE

PASSED AT THE GENERAL MEETING

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT WOLLD AND

WOULD LIKE TO

Non-Voting

SUBMIT YOUR VOTE ON THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

JASMINE INTERNATIONAL PUBLIC COMPANY LIMITED

Security Y44202334 Meeting Type Annual General Meeting

Ticker Meeting Date 30-Apr-2018

Symbol Symbol

ISIN TH0418G10Z11 Agenda 709334445 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER CERTIFYING THE

MINUTES OF THE

1 2017 ANNUAL GENERAL MEETING OF Management Action

SHAREHOLDERS, HELD ON 27 APRIL

2017

2 Management

	TO ACKNOWLEDGE THE BOARD OF DIRECTORS	No Action
	ANNUAL REPORT ON THE COMPANY'S OPERATION	
	RESULT FOR THE YEAR 2017 TO CONSIDER APPROVING THE	
2	COMPANY'S	Management No
3	AUDITOR'S	Action
	REPORT ENDED 31 DECEMBER 2017 TO CONSIDER THE ALLOCATION OF	
	NET PROFIT AS	No
4	LEGAL RESERVE AND THE DIVIDEND FOR THE	Management Action
	YEAR 2017	
	TO CONSIDER THE APPOINTMENT OF	
5	AUDITOR AND TO FIX AUDIT FEE FOR THE YEAR	Management No
	2018	Action
	TO APPROVE THE ELECTION OF	
6.AA	DIRECTOR TO REPLACE THOSE WHO RETIRE BY	ManagamantNo
0.AA	ROTATION: MR.	Management Action
	YODHIN ANAVIL	
	TO APPROVE THE ELECTION OF	
6.AB	DIRECTOR TO REPLACE THOSE WHO RETIRE BY	Management No Action
01112	ROTATION: MR.	Action
	PETE BODHARAMIK	
	TO APPROVE THE ELECTION OF DIRECTOR TO	
6.AC	REPLACE THOSE WHO RETIRE BY	Management No Action
	ROTATION: MS.	Action
	SAIJAI KITSIN TO APPROVE THE ELECTION OF	
	DIRECTOR TO	N
6.AD	REPLACE THOSE WHO RETIRE BY	Management No Action
	ROTATION: MR. YORDCHAI ASAWATHONGCHAI	1 10 110 11
(D	TO APPROVE FIXING THE DIRECTORS	No
6.B	REMUNERATION	Management Action
7	TO CONSIDER AND APPROVE THE INCREASE IN	ManagementNo Action
	THE REGISTERED CAPITAL OF THE	Action
	COMPANY TO	
	ACCOMMODATE THE EXERCISE OF	
	THE WARRANTS REPRESENTING THE	
	RIGHTS TO	
	PURCHASE THE ORDINARY SHARES OF	,
	THE	

COMPANY NO. 3 (JAS-W3) AND THE

AMENDMENT

TO CLAUSE 4 RE: REGISTERED

CAPITAL OF THE

MEMORANDUM OF ASSOCIATION OF

THE

COMPANY TO BE IN ACCORDANCE

WITH THE

INCREASE IN THE REGISTERED

CAPITAL OF THE

COMPANY

TO CONSIDER AND ALLOCATE THE

NEWLY-ISSUED

ORDINARY SHARES FOR THE

COMPANY TO HAVE

SUFFICIENT ORDINARY SHARES FOR

THE

8 ACCOMMODATION OF THE

Management No Action

WARRANTS

REPRESENTING THE RIGHTS TO

PURCHASE THE

ORDINARY SHARES OF THE COMPANY

NO. 3 (JAS-

W3)

9 TO CONSIDER OTHER ISSUES (IF ANY) Management Action

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

Non-Voting

AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA

AS-ABSTAIN.

CMMT PLEASE NOTE THAT THIS IS AN

Non-Voting

AMENDMENT TO

MEETING ID 884992 DUE TO ADDITION

OF-

RESOLUTION 6.B. ALL VOTES

RECEIVED ON THE

PREVIOUS MEETING WILL

BE-DISREGARDED IF

VOTE DEADLINE EXTENSIONS ARE

GRANTED.

THEREFORE PLEASE-REINSTRUCT ON

THIS

MEETING NOTICE ON THE NEW JOB. IF

HOWEVER

VOTE DEADLINE-EXTENSIONS ARE

NOT GRANTED

IN THE MARKET, THIS MEETING WILL

BE CLOSED

AND-YOUR VOTE INTENTIONS ON THE

ORIGINAL

MEETING WILL BE APPLICABLE.

PLEASE-ENSURE

VOTING IS SUBMITTED PRIOR TO

CUTOFF ON THE

ORIGINAL MEETING, AND AS-SOON AS

POSSIBLE

ON THIS NEW AMENDED MEETING.

THANK YOU.

ECHOSTAR CORPORATION

Security	278768106	Meeting Type	Annual	
Ticker	SATS	Meeting Date	30-Apr-2018	
Carranta a 1	57115	Wiceling Date	30-11p1-2010	

Symbol

ISIN US2787681061 Agenda 934736921 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	_
	1 R. Stanton Dodge		For	For
	2 Michael T. Dugan		For	For
	3 Charles W. Ergen		For	For
	4 Anthony M. Federico		For	For
	5 Pradman P. Kaul		For	For
	6 Tom A. Ortolf		For	For
	7 C. Michael Schroeder		For	For
	8 William David Wade		For	For
	To ratify the appointment of KPMG LLP as			
	our			
2.	independent registered public accounting firm	n Manageme	entFor	For
	for the			
	fiscal year ending December 31, 2018.			

OI S.A.

Security	670851401	Meeting Type	Annual

Ticker Symbol OIBRQ Meeting Date 30-Apr-2018

ISIN US6708514012 Agenda 934792537 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	Assess the managements' accounts related to		
1.	the fiscal	ManagementFor	For
	year ended December 31st, 2017.		
	Determine the annual global amount of		
	compensation for		
2.	the Management and the members of the	ManagementAgainst	Against
	Company's		
	fiscal council.		
3.	Elect members of the Fiscal Council and their	r ManagementFor	For
	respective		

alternates: Pedro Wagner Pereira Coelho

(Effective

member), Piero Carbone (Alternate member),

Alvaro

Bandeira (Effective member), Wiliam da Cruz

Leal

(Alternate member), Daniela Maluf Pfeiffer

(Effective

member), Elvira Baracuhy Cavalcanti Presta

(Alternate member).

OI S.A.

Security 670851500 Meeting Type Annual

Ticker OIBRC Meeting Date 30-Apr-2018

Symbol Meeting Date 50-Apr-2018

ISIN US6708515001 Agenda 934792549 - Management

Item Proposal Proposed by Vote For/Against Management

Assess the managements' accounts related to

1. the fiscal ManagementFor For

year ended December 31st, 2017. Determine the annual global amount of compensation for

compensation for

2. the Management and the members of the ManagementAgainst Against

Company's fiscal council.

Elect members of the Fiscal Council and their

respective

alternates: Pedro Wagner Pereira Coelho

(Effective

member), Piero Carbone (Alternate member),

Alvaro

3. Bandeira (Effective member), Wiliam da Cruz Management For For

Leal

(Alternate member), Daniela Maluf Pfeiffer

(Effective

member), Elvira Baracuhy Cavalcanti Presta

(Alternate member).

FORTUNE BRANDS HOME & SECURITY, INC.

Security 34964C106 Meeting Type Annual

Ticker FBHS Meeting Date 01-May-2018

Symbol Weeting Date 01-May-2018

ISIN US34964C1062 Agenda 934739939 - Management

Itam	Droposal	Proposed Vote	For/Against
Item	Proposal	by	Management
1a.	Election of Class I Director: Ann F. Hackett	ManagementFor	For
1b.	Election of Class I Director: John G. Morikis	ManagementFor	For
1c.		ManagementFor	For

Election of Class I Director: Ronald V.

Waters, III

Ratification of the appointment of

2. PricewaterhouseCoopers LLP as independent ManagementFor For

registered

public accounting firm for 2018.

Advisory vote to approve named executive

3. officer ManagementFor For

compensation.

To approve, by non-binding advisory vote, the

frequency

4. of the advisory vote on named executive Management 1 Year For

officer

compensation.

S&P GLOBAL INC.

Security 78409V104 Meeting Type Annual

Ticker Symbol SPGI Meeting Date 01-May-2018

ISIN US78409V1044 Agenda 934746085 - Management

Itam	Duamacal	Proposed Vota	For/Against
Item	Proposal	by Vote	Management
1a.	Election of Director: Marco Alvera	ManagementFor	For
1b.	Election of Director: William D. Green	ManagementFor	For
1c.	Election of Director: Charles E. Haldeman, Jr	. ManagementFor	For
1d.	Election of Director: Stephanie C. Hill	ManagementFor	For
1e.	Election of Director: Rebecca Jacoby	ManagementFor	For
1f.	Election of Director: Monique F. Leroux	ManagementFor	For
1g.	Election of Director: Maria R. Morris	ManagementFor	For
1h.	Election of Director: Douglas L. Peterson	ManagementFor	For
1i.	Election of Director: Sir Michael Rake	ManagementFor	For
1j.	Election of Director: Edward B. Rust, Jr.	ManagementFor	For
1k.	Election of Director: Kurt L. Schmoke	ManagementFor	For
11.	Election of Director: Richard E. Thornburgh	ManagementFor	For
	Vote to approve, on an advisory basis, the		
	executive		
2.	compensation program for the Company's	ManagementFor	For
	named		
	executive officers.		
	Vote to ratify the appointment of Ernst &		
	Young LLP as		
3.	our independent Registered Public	ManagementFor	For
	Accounting Firm for		
	2018.		
CINCI	MMATIDELL INC		

CINCINNATI BELL INC.

Security 171871502 Meeting Type Contested-Annual

Ticker Symbol CBB Meeting Date 01-May-2018

ISIN US1718715022 Agenda 934787207 - Opposition

Item Proposal Vote

	_aga: g. a,				. , ,
		Proposed		For/Agains	
	DIDECTOR	by		Managemen	nt
1.	DIRECTOR	Management	_	Б	
	1 James Chadwick		For	For	
	2 Matthew Goldfarb		For	For	
	3 Justyn R. Putnam		For	For	
	4 Mgt Nom P. R. Cox		Withheld	Against	
	5 Mgt Nom John W. Eck		Withheld		
	6 Mgt Nom Leigh R. Fox		Withheld	-	
	7 Mgt Nom J. L. Haussler		Withheld	-	
	8 Mgt Nom L. A. Wentworth		Withheld	•	
	9 Mgt Nom M. J. Yudkovitz		Withheld	Against	
	Company's proposal to approve a non-binding	7			
2.	advisory	Management	For		
۷.	vote of the Company's executive officers'	Managemenu	.'01		
	compensation.				
	Company's proposal to amend the Company's				
	Amended				
3.	and Restated Regulations to provide for proxy	/ ManagementF	For		
	access to	C			
	shareholders.				
	Company's proposal to ratify the appointment				
	of Deloitte				
	& Touche LLP as the Company's independent	t			
4.	registered	ManagementF	For	For	
7.	public accounting firm for the fiscal year	wanagemena	. 01	1 01	
	ending				
	December 31, 2018.				
INMAI	RSAT PLC				
Securit		1	Meeting T	`wno	Annual General Meeting
Ticker	y 048070103	1	viceting i	ype	Allitual General Wieeting
Symbo	1	N	Meeting D	Date	02-May-2018
ISIN	GB00B09LSH68	,	A ganda		700161436 Managamant
13111	GB00B09L3H08	F	Agenda		709161436 - Management
		Duanagad		Earl A cains	
Item	Proposal	Proposed V	OTA	For/Agains Managemen	
1	DECEIDT OF THE 2017 ANNHAL DEDOD	by SManagamanti		\mathcal{C}	nı
1	RECEIPT OF THE 2017 ANNUAL REPORT	i Managementi	or	For	
2	TO APPROVE THE ANNUAL REPORT ON REMINER ATION	N Management <i>A</i>	Against	Against	
	REMORERATION	C	C	C	
	TO DECLARE A FINAL DIVIDEND: 12		_	-	
3	CENTS (USD)	Management	For	For	
	PER ORDINARY SHARE				
4	TO APPOINT WARREN FINEGOLD AS A	ManagementH	For	For	
•	DIRECTOR	Wanagemena	. 01	1 01	
5	TO RE-APPOINT TONY BATES AS A	Management	For	For	
3	DIRECTOR	Management	OI	101	
6	TO RE-APPOINT SIMON BAX AS A	Managamant	Zor	For	
6	DIRECTOR	Management	·OI	1.01	
	TO RE-APPOINT SIR BRYAN CARSBERO	}			
7	AS A	Management	For	For	
	DIRECTOR	-			

	3 3		
8	TO RE-APPOINT RTD. GENERAL C. ROBERT KEHLER	ManagementFor	For
9	AS A DIRECTOR TO RE-APPOINT PHILLIPA MCCROSTIE AS A	ManagementFor	For
10	DIRECTOR TO RE-APPOINT JANICE OBUCHOWSKI AS A	ManagementFor	For
11	DIRECTOR TO RE-APPOINT RUPERT PEARCE AS A DIRECTOR	ManagementFor	For
12	TO RE-APPOINT DR ABE PELED AS A DIRECTOR	ManagementFor	For
13	TO RE-APPOINT ROBERT RUIJTER AS A DIRECTOR	ManagementFor	For
14	TO RE-APPOINT ANDREW SUKAWATY AS A DIRECTOR	ManagementFor	For
15	TO RE-APPOINT DR HAMADOUN TOURE AS A DIRECTOR	ManagementFor	For
16	TO RE-APPOINT THE AUDITOR: DELOITTE LLP	ManagementFor	For
17	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	ManagementFor	For
18	AUTHORITY TO MAKE POLITICAL DONATIONS	ManagementFor	For
19	TO GRANT AUTHORITY TO THE BOARD TO ALLOT SHARES	ManagementFor	For
20	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS - RIGHTS AND OTHER PRE-EMPTIVE ISSUES	ManagementFor	For
21	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS - FINANCING AND SPECIAL CAPITAL INVESTMENT	ManagementFor	For
22	AUTHORITY TO PURCHASE OWN SHARES	ManagementFor	For
23	NOTICE OF GENERAL MEETINGS	ManagementFor	For
24	THE RATIFICATION OF THE PAYMENT OF DIVIDENDS OTHERWISE THAN IN ACCORDANCE WITH THE ACT AND OF THE APPROPRIATION OF DISTRIBUTABLE PROFITS IN THE	ManagementFor	For
	FINANCIAL YEARS		

ENDED 2010, 2011, 2012, 2013, 2014, 2015

AND 2016

AND AUTHORISE THE DIRECTORS OF

THE

COMPANY TO EXECUTE THE

SHAREHOLDERS'

DEED OF RELEASE AND THE

DIRECTORS' DEED OF

RELEASE

MGM RESORTS INTERNATIONAL

Security 552953101 Meeting Type Annual

Ticker Symbol MGM Meeting Date 02-May-2018

ISIN US5529531015 Agenda 934750286 - Management

Itam	Dramagal	Proposed Vata	For/Against
Item	Proposal	by Vote	Management
1a.	Election of Director: Robert H. Baldwin	ManagementFor	For
1b.	Election of Director: William A. Bible	ManagementFor	For
1c.	Election of Director: Mary Chris Gay	ManagementFor	For
1d.	Election of Director: William W. Grounds	ManagementFor	For
1e.	Election of Director: Alexis M. Herman	ManagementFor	For
1f.	Election of Director: Roland Hernandez	ManagementFor	For
1g.	Election of Director: John Kilroy	ManagementFor	For
1h.	Election of Director: Rose McKinney-James	ManagementFor	For
1i	Election of Director: James J. Murren	ManagementFor	For
1j.	Election of Director: Gregory M. Spierkel	ManagementFor	For
1k.	Election of Director: Jan G. Swartz	ManagementFor	For
11.	Election of Director: Daniel J. Taylor	ManagementFor	For
	To ratify the selection of Deloitte & Touche		
	LLP, as the		
2.	independent registered public accounting firm	n ManagementFor	For
	for the year		
	ending December 31, 2018.		
	To approve, on an advisory basis, the		
3.	compensation of	ManagementFor	For
	our named executive officers.		

LAGARDERE SCA, PARIS

Security F5485U100 Meeting Type MIX

Ticker Symbol Meeting Date 03-May-2018

ISIN FR0000130213 Agenda 709299285 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

"FOR"-AND

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

Non-Voting

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

CMMT PLEASE ENSURE VOTING IS

Non-Voting

SUBMITTED PRIOR TO

CUTOFF ON THE ORIGINAL

MEETING,-AND AS

SOON AS POSSIBLE ON THIS NEW

AMENDED

MEETING. THANK YOU.-PLEASE NOTE

THAT THIS IS

AN AMENDMENT TO MEETING ID

895934 DUE TO

RECEIPT OF-ADDITIONAL

RESOLUTIONS O.A AND

O.B. ALL VOTES RECEIVED ON THE

PREVIOUS-MEETING WILL BE DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE **GRANTED.-**THEREFORE PLEASE REINSTRUCT ON **THIS** MEETING NOTICE ON THE NEW JOB. IF **HOWEVER-VOTE DEADLINE EXTENSIONS ARE NOT GRANTED** IN THE MARKET, THIS MEETING WILL **BE-CLOSED** AND YOUR VOTE INTENTIONS ON THE **ORIGINAL** MEETING WILL BE APPLICABLE. PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0418/20180418 1-801156.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2017 ALLOCATION OF INCOME: 0.3 DISTRIBUTION OF ManagementFor For **DIVIDENDS** ISSUANCE OF A VIEW ON **COMPENSATION** ELEMENTS DUE OR AWARDED FOR 0.4 ManagementFor THE FINANCIAL For YEAR 2017 TO MR. ARNAUD LAGARDERE, **MANAGER** 0.5 ManagementFor ISSUANCE OF A VIEW ON For **COMPENSATION** ELEMENTS DUE OR AWARDED FOR THE FINANCIAL YEAR 2017 TO OTHER REPRESENTATIVES OF THE

MANAGEMENT, MR. PIERRE LEROY

	aga: :g. a, .bg		
	AND MR.		
	THIERRY FUNCK-BRENTANO AS		
	DEPUTY CHIEF		
	EXECUTIVE OFFICERS		
	ISSUANCE OF A VIEW ON		
	COMPENSATION		
	ELEMENTS DUE OR AWARDED FOR		
0.6	THE FINANCIAL	ManagementFor	For
	YEAR 2017 TO MR. XAVIER DE		
	SARRAU, CHAIRMAN		
	OF THE SUPERVISORY BOARD		
	RENEWAL OF THE TERM OF OFFICE OF		
	MR. XAVIER		
O.7	DE SARRAU AS A MEMBER OF THE	ManagementFor	For
	SUPERVISORY		
	BOARD FOR A PERIOD OF FOUR YEARS		
	RENEWAL OF THE TERM OF OFFICE OF		
	MR. YVES		_
O.8	GUILLEMOT AS A MEMBER OF THE	ManagementFor	For
	SUPERVISORY		
	BOARD FOR A PERIOD OF FOUR YEARS		
	RENEWAL OF THE TERM OF OFFICE OF		
	MR.		
0.0	PATRICK VALROFF AS A MEMBER OF	Managaratea	F
O.9	THE SUPERVISORY BOARD FOR A PERIOD	ManagementFor	For
	OF FOUR		
	YEARS		
	AUTHORIZATION TO BE GRANTED TO		
	THE		
	MANAGEMENT, FOR A PERIOD OF		
O.10	EIGHTEEN	ManagementFor	For
0.10	MONTHS, TO TRADE IN THE SHARES	management of	1 01
	OF THE		
	COMPANY		
	AMENDMENT TO ARTICLES 12, 1 AND		
E.11	14 BIS OF THE	ManagementFor	For
	COMPANY BY-LAWS	C	
	MODIFICATION UNDER THE		
	SUSPENSIVE		
E.12	CONDITION OF ARTICLES 12, 1 DECREE	ManagementFor	For
	AND 14 BIS	-	
	OF THE COMPANY BY-LAWS		
O.13	POWERS TO CARRY OUT ALL LEGAL	ManagementFor	For
0.13	FORMALITIES	Wanagement of	1.01
O.A	PLEASE NOTE THAT THIS RESOLUTION	Shareholder Against	For
	IS A		
	SHAREHOLDER PROPOSAL:		
	APPOINTMENT OF		
	MRS. HELEN LEE BOUYGUES AS A		
	MEMBER OF THE		

SUPERVISORY BOARD OF LAGARDERE

SCA

PLEASE NOTE THAT THIS RESOLUTION

IS A

SHAREHOLDER PROPOSAL:

O.B APPOINTMENT OF MR.

ARNAUD MARION AS A MEMBER OF

Shareholder Against For

THE

SUPERVISORY BOARD OF LAGARDERE

SCA

1.

DIRECTOR

1 Chad L. Williams

2 John W. Barter

VERIZON COMMUNICATIONS INC.

Security 92343V104 Meeting Type Annual

Ticker Symbol VZ Meeting Date 03-May-2018

ISIN US92343V1044 Agenda 934744031 - Management

Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Manageme	ent
1a.	Election of Director: Shellye L. Archambeau	Manageme		For	
1b.	Election of Director: Mark T. Bertolini	Manageme		For	
1c.	Election of Director: Richard L. Carrion	Manageme		For	
1d.	Election of Director: Melanie L. Healey	Manageme		For	
1e.	Election of Director: M. Frances Keeth	Manageme		For	
1f.	Election of Director: Lowell C. McAdam	Manageme		For	
1g.	Election of Director: Clarence Otis, Jr.	Manageme		For	
1h.	Election of Director: Rodney E. Slater	Manageme	ntFor	For	
1i.	Election of Director: Kathryn A. Tesija	Manageme	ntFor	For	
1j.	Election of Director: Gregory D. Wasson	Manageme	ntFor	For	
1k.	Election of Director: Gregory G. Weaver	Manageme	ntFor	For	
	Ratification of Appointment of Independent				
2.	Registered	Manageme	ntFor	For	
	Public Accounting Firm				
2	Advisory Vote to Approve Executive	Shareholder For		For	
3.	Compensation				
4.	Special Shareowner Meetings	Shareholde	r Against	For	
5.	Lobbying Activities Report	Shareholde	r Against	For	
6.	Independent Chair	Shareholde	r Against	For	
7.	Report on Cyber Security and Data Privacy	Shareholde	r Against	For	
8.	Executive Compensation Clawback Policy	Shareholde	•	For	
9.	Nonqualified Savings Plan Earnings	Shareholde	_	For	
OTS R	EALTY TRUST, INC.		Č		
Securit	·		Meeting	Type	Annual
Ticker	•		C	• •	
Symbo	QTS		Meeting	Date	03-May-2018
ISIN	US74736A1034		Agenda		934750185 - Management
			6		
τ.	D 1	Proposed	T 7.	For/Agains	st
Item	Proposal	by	Vote	Manageme	

Management

For

For

For

For

		_aga: :g: a, t2g			0 0	
	3	William O. Grabe		For	For	
	4	Catherine R. Kinney		For	For	
	5	Peter A. Marino		For	For	
	6	Scott D. Miller		For	For	
	7	Philip P. Trahanas		For	For	
	8	Stephen E. Westhead		For	For	
		approve, on a non-binding advisory basis,				
	the			_	_	
2.		mpensation paid to the Company's named	Manageme	ntFor	For	
		ecutive				
		icers.				
		ratify the appointment of Ernst & Young P as the				
3.		mpany's independent registered public	Managama	ntFor	For	
3.		counting firm	Manageme	шгог	ги	
		the fiscal year ending December 31, 2018.				
GRAH		HOLDINGS COMPANY				
Security		384637104		Meeting	Type	Annual
Ticker	J					
Symbol	1	GHC		Meeting	Date	03-May-2018
ISIN		US3846371041		Agenda		934756101 - Management
τ.			Proposed	** .	For/Again	st
Item	Pro	pposal	by	Vote	Manageme	
1.	DI	RECTOR	Manageme	nt	C	
	1	Christopher C. Davis		For	For	
	2	Anne M. Mulcahy		For	For	
	3	Larry D. Thompson		For	For	
BCE IN						
Security	У	05534B760		Meeting	Type	Annual
Ticker Symbol	1	BCE		Meeting	Date	03-May-2018
ISIN	1	CA05534B7604		Agenda		934756442 - Management
			Proposed		For/Again	st
Item	Pro	pposal	by	Vote	Manageme	
1	DI	RECTOR	Manageme	nt		
	1	BARRY K. ALLEN	C	For	For	
	2	SOPHIE BROCHU		For	For	
	3	ROBERT E. BROWN		For	For	
	4	GEORGE A. COPE		For	For	
	5	DAVID F. DENISON		For	For	
	6	ROBERT P. DEXTER		For	For	
	7	IAN GREENBERG		For	For	
	8	KATHERINE LEE		For	For	
	9	MONIQUE F. LEROUX		For	For	
		GORDON M. NIXON		For	For	
		CALIN ROVINESCU		For	For	
		KAREN SHERIFF		For	For	
		ROBERT C. SIMMONDS		For	For	
	14	PAUL R. WEISS		For	For	

2	APPOINTMENT OF DELOITTE LLP AS AUDITORS.	ManagementFor	For	
3	ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION AS DESCRIBED IN TH MANAGEMENT PROXY CIRCULAR.	E ^{ManagementFor}	For	
4	SHAREHOLDER PROPOSAL NO. 1: DIRECTOR COMPENSATION.	Shareholder Aga	ainst For	
Securit	AN HOSPITALITY PROPERTIES, INC. ty 78377T107	Med	eting Type	Annual
Ticker	•			
Symbo	l RHP	Med	eting Date	03-May-2018
ISIN	US78377T1079	Age	enda	934757850 - Management
Item	Proposal	Proposed by Vote	e For/Agains Manageme	
1a.	Election of Director: Michael J. Bender	ManagementFor	•	ZIIL
1b.	Election of Director: Rachna Bhasin	ManagementFor		
1c.	Election of Director: Alvin Bowles Jr.	ManagementFor	For	
1d.	Election of Director: Ellen Levine	ManagementFor		
le.	Election of Director: Fazal Merchant	ManagementFor		
1f.	Election of Director: Patrick Q. Moore	ManagementFor		
1g. 1h.	Election of Director: Robert S. Prather, Jr. Election of Director: Colin V. Reed	ManagementFor		
111. 1i.	Election of Director: Michael I. Roth	ManagementFor ManagementFor		
11.	To approve, on an advisory basis, the	Wanagement of	101	
2.	Company's	ManagementFor	For	
	executive compensation.			
	To ratify the appointment of Ernst & Young			
	LLP as the			
3.	Company's independent registered public accounting firm	ManagementFor	For	
	for fiscal year 2018.			
	NKLIJKE PHILIPS ELECTRONICS N.V.			
Securit	•	Med	eting Type	Annual
Ticker Symbo	PHC	Mee	eting Date	03-May-2018
ISIN	US5004723038	Age	enda	934797638 - Management
Item	Proposal	Proposed Vote	For/Again	st
		by	Manageme	ent
2d.	Proposal to adopt the financial statements	ManagementFor		
2e.	Proposal to adopt dividend Proposal to discharge the members of the	ManagementFor	For	
2f.	Board of	ManagementFor	For	
-	Management			
	Proposal to discharge the members of the			
2g.	Supervisory	ManagementAga	ainst Against	
	Board	-	_	
3a.		ManagementFor	For	

For

Proposal to re-appoint Ms O. Gadiesh as

member of the

Supervisory Board

Proposal to appoint Mr P.A. Stoffels as

3b. member of the ManagementFor

Supervisory Board

Proposal to authorize the Board of

4a. Management to issue ManagementFor For

shares or grant rights to acquire shares.

Proposal to authorize the Board of

4b. Management to ManagementFor For

restrict or exclude pre-emption rights Proposal to authorize the Board of

5. Management to ManagementFor For

acquire shares in the company

6. Proposal to cancel shares ManagementFor For

MILLICOM INTERNATIONAL CELLULAR S.A.

Security L6388F128 Meeting Type Annual General Meeting

Ticker Meeting Date 04-May-2018

Symbol Meeting Date 04-May-2018

ISIN SE0001174970 Agenda 709162464 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE DISCLOSURENon-Voting

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

THE BREAKDOWN OF EACH

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE **CMMT MEETING-REQUIRE** Non-Voting APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION TO ELECT THE CHAIRMAN OF THE AGM AND TO EMPOWER THE CHAIRMAN OF THE 1 AGM TO Management APPOINT THE OTHER MEMBERS OF THE BUREAU OF THE MEETING TO RECEIVE THE MANAGEMENT REPORT(S) OF THE **BOARD OF DIRECTORS (RAPPORT** DE-GESTION) AND THE REPORT(S) OF THE 2 Non-Voting **EXTERNAL AUDITOR** ON THE ANNUAL ACCOUNTS AND-THE CONSOLIDATED ACCOUNTS FOR THE **FINANCIAL** YEAR ENDED DECEMBER 31, 2017 TO APPROVE THE ANNUAL ACCOUNTS AND THE Management No 3 CONSOLIDATED ACCOUNTS FOR THE YEAR ENDED **DECEMBER 31, 2017** TO ALLOCATE THE RESULTS OF THE YEAR ENDED DECEMBER 31, 2017. ON A PARENT **COMPANY** BASIS, MILLICOM GENERATED A LOSS Management 4 OF USD 384,414,983 WHICH IS PROPOSED TO BE ALLOCATED TO THE PROFIT OR LOSS **BROUGHT** FORWARD ACCOUNT OF MILLICOM 5 TO APPROVE THE DISTRIBUTION BY ManagementNo MILLICOM OF A Action DIVIDEND IN A TOTAL AMOUNT OF

USD 266,022,071

PRO RATA

TO THE SHAREHOLDERS OF MILLICOM

TO THE PAID-UP PAR VALUE OF THEIR

SHAREHOLDING IN MILLICOM, **CORRESPONDING** TO A DIVIDEND OF USD 2.64 PER SHARE (OTHER THAN THE TREASURY SHARES) TO BE PAID IN TWO **EQUAL INSTALLMENTS ON MAY 15.** AND NOVEMBER 14, 2018. TO ACKNOWLEDGE AND **CONFIRM THAT** MILLICOM HAS SUFFICIENT AVAILABLE FUNDS TO MAKE THIS DIVIDEND DISTRIBUTION TO DISCHARGE ALL THE CURRENT **DIRECTORS OF** MILLICOM FOR THE PERFORMANCE OF 6 Management Action MANDATES DURING THE FINANCIAL YEAR ENDED **DECEMBER 31, 2017** TO SET THE NUMBER OF DIRECTORS 7 Management Action AT EIGHT (8) TO RE-ELECT MR. TOM BOARDMAN AS A DIRECTOR FOR A TERM STARTING ON THE DAY OF THE AGM 8 AND ENDING ON THE DAY OF THE Management **NEXT ANNUAL** GENERAL MEETING TO TAKE PLACE IN 2019 (THE "2019 AGM") TO RE-ELECT MR. ODILON ALMEIDA AS A DIRECTOR FOR A TERM STARTING ON 9 Management THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** TO RE-ELECT MS. JANET DAVIDSON AS DIRECTOR FOR A TERM STARTING ON Management No Action 10 THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** TO RE-ELECT MR. TOMAS ELIASSON DIRECTOR FOR A TERM STARTING ON Management 11 THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** 12 TO RE-ELECT MR. ANDERS JENSEN AS ManagementNo A DIRECTOR Action

Management

FOR A TERM STARTING ON THE DAY OF THE AGM AND ENDING ON THE 2019 AGM TO RE-ELECT MR. JOSE ANTONIO RIOS **GARCIA AS** $Management \\ \begin{matrix} No \\ Action \end{matrix}$ A DIRECTOR FOR A TERM STARTING 13 ON THE DAY OF THE AGM AND ENDING ON THE 2019 AGM TO RE-ELECT MR. ROGER SOLE RAFOLS AS A DIRECTOR FOR A TERM STARTING ON 14 Management THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** TO ELECT MR. LARS-AKE NORLING AS A DIRECTOR Management No Action 15 FOR A TERM STARTING ON SEPTEMBER 1, 2018 AND ENDING ON THE 2019 AGM TO RE-ELECT MR. TOM BOARDMAN AS **CHAIRMAN** OF THE BOARD OF DIRECTORS FOR A 16 **TERM** Management STARTING ON THE DAY OF THE AGM AND ENDING ON THE 2019 AGM TO APPROVE THE DIRECTORS' REMUNERATION FOR THE PERIOD FROM THE AGM TO THE 2019 AGM, INCLUDING (I) A FEE-BASED COMPENSATION 17 Management AMOUNTING TO SEK 5,775,000, AND (II) A SHARE-**BASED COMPENSATION AMOUNTING** TO SEK 3,850,000, SUCH SHARES TO BE PROVIDED FROM THE COMPANY'S TREASURY SHARES OR ALTERNATIVELY TO BE ISSUED FROM MILLICOM'S AUTHORIZED SHARE CAPITAL TO BE **FULLY PAID-**UP OUT OF THE AVAILABLE RESERVES (I.E. FOR NIL CONSIDERATION FROM THE **RELEVANT** DIRECTORS) 18

TO RE-ELECT ERNST & YOUNG S.A., No LUXEMBOURG Action AS THE EXTERNAL AUDITOR FOR A **TERM ENDING** ON THE 2019 AGM AND TO APPROVE THE EXTERNAL AUDITOR REMUNERATION TO BE PAID AGAINST APPROVED ACCOUNT TO APPROVE A PROCEDURE ON THE APPOINTMENT OF THE NOMINATION **COMMITTEE** Management Action 19 AND DETERMINATION OF THE ASSIGNMENT OF THE NOMINATION COMMITTEE TO AUTHORIZE THE BOARD OF DIRECTORS, AT ANY TIME BETWEEN THE AGM AND THE DAY OF THE 2019 AGM, PROVIDED THE REQUIRED LEVELS OF DISTRIBUTABLE RESERVES ARE MET BY MILLICOM AT THAT TIME, EITHER DIRECTLY OR THROUGH A SUBSIDIARY OR A THIRD PARTY, TO ENGAGE IN A SHARE REPURCHASE Management Action 20 PLAN OF MILLICOM'S SHARES TO BE CARRIED **OUT FOR ALL** PURPOSES ALLOWED OR WHICH **WOULD BECOME** AUTHORIZED BY THE LAWS AND **REGULATIONS IN** FORCE, AND IN PARTICULAR THE LUXEMBOURG LAW OF 10 AUGUST 1915 ON **COMMERCIAL** COMPANIES, AS AMENDED (THE "1915 LAW") (THE "SHARE REPURCHASE PLAN") TO APPROVE THE GUIDELINES FOR 21 REMUNERATION OF SENIOR Management **MANAGEMENT** TO APPROVE THE SHARE-BASED 22 **INCENTIVE PLANS** Managemen FOR MILLICOM EMPLOYEES MILLICOM INTERNATIONAL CELLULAR S.A. ExtraOrdinary General Security L6388F128 Meeting Type Meeting

Ticker Meeting Date 04-May-2018 Symbol **ISIN** Agenda SE0001174970 709162476 - Management For/Against **Proposed** Item **Proposal** Vote by Management TO ELECT THE CHAIRMAN OF THE EGM AND TO EMPOWER THE CHAIRMAN OF THE Management 1 EGM TO APPOINT THE OTHER MEMBERS OF THE BUREAU OF THE MEETING TO RENEW THE AUTHORIZATION **GRANTED TO THE BOARD OF DIRECTORS IN ARTICLE 5** OF MILLICOM'S ARTICLES OF ASSOCIATION TO ISSUE NEW SHARES UP TO A SHARE CAPITAL OF USD 199,999,800 DIVIDED INTO 133,333,200 $Management \stackrel{No}{.}$ 2 **SHARES** WITH A PAR VALUE OF USD 1.50 PER SHARE, FOR A PERIOD OF FIVE YEARS FROM MAY 4, 2018, AND TO AMEND ARTICLE 5, PARAGRAPH 4 OF COMPANY'S ARTICLES OF **ASSOCIATION** ACCORDINGLY 3 IN RELATION TO THE RENEWAL OF ManagementNo THE Action AUTHORIZATION TO INCREASE THE **ISSUED SHARE** CAPITAL, (I) TO RECEIVE THE SPECIAL REPORT OF THE BOARD OF DIRECTORS OF MILLICOM ISSUED IN ACCORDANCE WITH ARTICLE 420-26 (5) OF THE 1915 LAW, INTER ALIA; AND (II) TO APPROVE THE GRANTING TO THE BOARD OF

DIRECTORS OF THE

SHAREHOLDERS IN

PREFERENTIAL

POWER TO REMOVE OR LIMIT THE

CASE OF ISSUE OF SHARES AGAINST

SUBSCRIPTION RIGHT OF THE

 $Management\overset{No}{.}$

PAYMENT IN

CASH, TO A MAXIMUM OF NEW

SHARES

REPRESENTING 5% OF THE THEN

OUTSTANDING

SHARES (INCLUDING SHARES HELD IN

TREASURY

BY THE COMPANY ITSELF); AND TO

AMEND

ARTICLE 5, PARAGRAPH 3 OF THE

COMPANY'S

ARTICLES OF ASSOCIATION

ACCORDINGLY

TO FULLY RESTATE THE COMPANY'S

ARTICLES OF

ASSOCIATION TO INCORPORATE THE

AMENDMENTS TO THE COMPANY'S

ARTICLES OF

4 ASSOCIATION APPROVED IN THE

FOREGOING

RESOLUTIONS, AND TO REFLECT THE

RENUMBERING OF THE ARTICLES OF

THE 1915 LAW

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE DISCLOSURENon-Voting

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

THE BREAKDOWN OF EACH

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

181

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type Ordinary General Meeting

Non-Voting

Ticker Meeting Date 04-May-2018

Symbol Meeting Date 04-May-2018

ISIN IT0003497168 Agenda 709252807 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 903832 DUE TO RECEIVED-SLATES FOR

DIRECTOR NAMES. ALL VOTES

CMMT RECEIVED ON THE Non-Voting

PREVIOUS MEETING WILL BE-DISREGARDED AND

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU

APPOINTMENT OF THE BOARD OF

DIRECTORS -

1 DETERMINATION OF THE NUMBER OF ManagementAbstain Against

MEMBERS OF

THE BOARD OF DIRECTORS

APPOINTMENT OF THE BOARD OF

DIRECTORS -

2 DETERMINATION OF THE BOARD OF ManagementAbstain Against

DIRECTORS'

TERM OF OFFICE

CMMT NOTE THAT ALTHOUGH THERE ARE 2 Non-Voting

SLATES TO

BE ELECTED AS BOARD OF

DIRECTORS,-THERE IS

ONLY 1 SLATE AVAILABLE TO BE

FILLED AT THE

MEETING. THE

STANDING-INSTRUCTIONS FOR THIS

MEETING WILL BE DISABLED AND, IF

YOU CHOOSE

TO-INSTRUCT, YOU ARE REQUIRED TO

VOTE FOR

ONLY 1 SLATE OF THE 2 SLATES OF

BOARD-OF

DIRECTORS.

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

CMMT VOTE RECOMMENDATION FOR

Non-Voting

THE-CANDIDATES

PRESENTED IN THE SLATE 3.1 AND 3.2

APPOINTMENT OF THE BOARD OF

DIRECTORS: LIST

PRESENTED BY VIVENDI S.A.,

REPRESENTING THE

23.94PCT OF STOCK CAPITAL. - AMOS

GENISH -

ARNAUD ROY DE PUYFONTAINE -

3.1 FRANCO

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$

BERNABE' - MARELLA MORETTI -

FREDERIC CREPIN

- MICHELE VALENSISE - GIUSEPPINA

CAPALDO -

ANNA JONES - CAMILLA ANTONINI -

STEPHANE

ROUSSEL

APPOINTMENT OF THE BOARD OF

DIRECTORS: LIST

PRESENTED BY SHAREHOLDERS

ELLIOTT

INTERNATIONAL LP, ELLIOTT

ASSOCIATES LP AND

THE LIVERPOOL LIMITED

PARTNERSHIP,

REPRESENTING THE 8.848PCT OF

3.2 STOCK CAPITAL.

ManagementFor For

- FULVIO CONTI - ALFREDO

ALTAVILLA - MASSIMO

FERRARI - PAOLA GIANNOTTI DE

PONTI - LUIGI

GUBITOSI - PAOLA BONOMO - MARIA

ELENA

CAPPELLO - LUCIA MORSELLI - DANTE

ROSCINI -

ROCCO SABELLI

APPOINTMENT OF THE BOARD OF

DIRECTORS-

4 DETERMINATION OF THE

ManagementAbstain Against

REMUNERATION OF THE

BOARD OF DIRECTORS

CMMT PLEASE NOTE THAT THE ITALIAN

Non-Voting

LANGUAGE

AGENDA IS AVAILABLE BY CLICKING

ON THE-URL

LINK:-

HTTPS://MATERIALS.PROXYVOTE.COM/APPROVED/

99999Z/19840101/NPS_351789.PDF

ORANGE

Security 004000100 Milliu	Security	684060106	Meeting Type	Annual
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Ticker ORAN Meeting Date 04-May-2018

Symbol

ISIN	US6840601065		Agenda		934786471 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	Approval of the statutory financial statements for the fiscal year ended December 31, 2017	Manageme	entFor	For	
2.	Approval of the consolidated financial statements for the fiscal year ended December 31, 2017 Allocation of income for the fiscal year ended	Manageme	entFor	For	
3.	December 31, 2017, as stated in the Company's annual financial statements	Manageme	entFor	For	
4.	Agreements provided for in Article L. 225-38 of the French Commercial Code Renewal of the term of office of a director -	Manageme	entFor	For	
5.	Mr. Stephane Richard, Chairman and Chief Executive Officer	Manageme	entFor	For	
6.	Ratification of a director's appointment - Mrs. Christel Heydemann Election of Mr. Luc Marino as director	Manageme	entFor	For	
7.	representing the employee shareholders Election of Mr. Babacar Sarr as director	Manageme	entFor	For	
8.	representing the employee shareholders Election of Mrs. Marie Russo as director	Manageme	entAgainst	Against	
9.	representing the employee shareholders Approval of the compensation items paid or allocated for	Manageme	entAgainst	Against	
10.	the fiscal year ended December 31, 2017 to Mr. Stephane Richard, Chairman and Chief Executive Officer	Manageme	entFor	For	
11.	Approval of the compensation items paid or allocated for the fiscal year ended December 31, 2017 to	Manageme	entFor	For	

	_aga: :g. a,	25	
	Mr. Ramon Fernandez, Chief Executive Officer Delegate Approval of the compensation items paid or allocated for		
12.	the fiscal year ended December 31, 2017 to Mr. Pierre	ManagementFor	For
	Louette, Chief Executive Officer Delegate Approval of the compensation items paid or allocated for		
13.	the fiscal year ended December 31, 2017 to Mr. Gervais Pellissier, Chief Executive Officer Delegate	ManagementFor	For
	Approval of the principles and criteria for determining, apportioning and allocating the fixed, variable		
14.	and exceptional items comprising total compensation and all	ManagementFor	For
	benefits in kind allocated to the Chairman and CEO		
	Approval of the principles and criteria for determining, apportioning and allocating the fixed, variable		
15.	and exceptional items comprising total compensation and all	ManagementFor	For
	benefits in kind allocated to the CEO Delegates Authorization to be granted to the Board of		
16.	Directors to purchase or transfer shares in the Company Authorization given to the Board of Directors	ManagementFor	For
17.	to allocate Company's shares for free to Corporate	ManagementFor	For
	Officers and certain Orange group employees Delegation of authority to the Board of Directors to issue		
18.	shares or complex securities reserved for members of savings plans without shareholder preferential	ManagementFor	For
19.	subscription rights Authorization to the Board of Directors to reduce the	ManagementFor	For
1).	capital through the cancellation of shares Amendment to Article 13 of the Bylaws -	Wanagement of	101
20	Director representing the employee shareholders	ManagementFor	For
21.	Power for formalities	ManagementFor	For
A.	Amendment to the third resolution - Allocation of income	Shareholder Against	For

for the fiscal year ended December 31, 2017,

as stated in

the annual financial statements (ordinary)

Option for the payment in shares of the

balance of the B. Shareholder Against For

dividend to be paid (ordinary)

Authorization to the Board of Directors, if the

payment of

an interim dividend is confirmed for

distribution, to

C. propose to the shareholders an option between Shareholder Against For

payment in cash or in shares for the whole

dividend (ordinary)

Amendment to Article 13 of the Bylaws -

D. Plurality of Shareholder Against For

directorships (extraordinary)

Amendments or new resolutions proposed at

Meeting. If you cast your vote in favor of

resolution E, you

E. are giving discretion to the Chairman of the Shareholder Against

Meeting to

vote for or against any amendments or new

resolutions

that may be proposed

BOSTON OMAHA CORPORATION

Security 101044105 Meeting Type Special

Ticker **BOMN** Meeting Date 04-May-2018

Symbol

ISIN US1010441053 Agenda 934786673 - Management

by

Proposed For/Against Item Proposal Vote Management

To authorize the amendment of the

Company's Second

Amended and Restated Certificate of

Incorporation

through the filing of a Certificate of 1. For ManagementFor

Amendment (attached

hereto as Exhibit A) with the office of the

Delaware

Secretary of State.

DISH NETWORK CORPORATION

25470M109 Security Meeting Type Annual

Ticker Meeting Date 07-May-2018 DISH

Symbol

ISIN Agenda US25470M1099 934751264 - Management

Vote Item Proposal

		Proposed		For/Agains	t
		by		Manageme	nt
1.	DIRECTOR	Managemer	nt		
	1 George R. Brokaw	C	For	For	
	2 James DeFranco		For	For	
	3 Cantey M. Ergen		For	For	
	4 Charles W. Ergen		For	For	
	5 Charles M. Lillis		For	For	
	6 Afshin Mohebbi		For	For	
	7 David K. Moskowitz		For	For	
	8 Tom A. Ortolf		For	For	
	9 Carl E. Vogel		For	For	
	To ratify the appointment of KPMG LLP as		101	101	
	our				
2.	independent registered public accounting firm	n Managemer	ntFor	For	
2.	for the	i ivianagemei	iti Oi	101	
	fiscal year ending December 31, 2018.				
	To amend and restate our Employee Stock				
3.	Purchase	Managamar	tFor.	For	
3.	Plan.	Managemer	шгог	FOI	
CCLL					
	IBERTY, INC.		Mastina	Т	Consist.
Securit	•		Meeting	Type	Special
Ticker	GURP		Meeting	Date	07-May-2018
Symbo					•
ISIN	US36164V5030		Agenda		934771278 - Management
19111	US30104 V 3030	Proposed	Agenda	For/Agains	-
Item	Proposal	Proposed	Agenda Vote	For/Agains	t
	Proposal	Proposed by		For/Agains Manageme	t
	Proposal Approve the Agreement and Plan of Merger	-		_	t
	Proposal Approve the Agreement and Plan of Merger by and	-		_	t
	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger	-		_	t
	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc.,	-		_	t
	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will	-		_	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and	by	Vote	Manageme	t
	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger	by	Vote	_	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc.	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.)	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware.	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of	by	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special	Managemen	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further	Managemen	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of	Managemen	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of proxies, if necessary or appropriate, if	Managemen	Vote	Manageme. For	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of proxies, if necessary or appropriate, if sufficient votes are	Managemen	Vote	Manageme	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of proxies, if necessary or appropriate, if sufficient votes are not represented at the special meeting to	Managemen	Vote	Manageme. For	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of proxies, if necessary or appropriate, if sufficient votes are not represented at the special meeting to approve the	Managemen	Vote	Manageme. For	t
Item	Proposal Approve the Agreement and Plan of Merger by and between GCI Liberty, Inc. and GCI Merger Sub, Inc., pursuant to which GCI Liberty, Inc. will merge with and into GCI Merger Sub, Inc., with GCI Merger Sub, Inc. (which shall be renamed GCI Liberty, Inc.) continuing as the surviving corporation and existing under the laws of the State of Delaware. A proposal to authorize the adjournment of the special meeting by GCI liberty, inc. to permit further solicitation of proxies, if necessary or appropriate, if sufficient votes are not represented at the special meeting to	Managemen	Vote	Manageme. For	t

GCI LIBERTY, INC.

Security 36164V305 Meeting Type Special

Ticker GLIBA Meeting Date 07-May-2018

Symbol

ISIN US36164V3050 Agenda 934771278 - Management

Item Proposal Proposed by Vote For/Against Management

Approve the Agreement and Plan of Merger

by and

between GCI Liberty, Inc. and GCI Merger

Sub, Inc.,

pursuant to which GCI Liberty, Inc. will

merge with and

1. into GCI Merger Sub, Inc., with GCI Merger ManagementFor For

Sub, Inc.

(which shall be renamed GCI Liberty, Inc.)

continuing as

the surviving corporation and existing under

the laws of

the State of Delaware.

A proposal to authorize the adjournment of

the special

meeting by GCI liberty, inc. to permit further

solicitation of

2. proxies, if necessary or appropriate, if ManagementFor For

sufficient votes are

not represented at the special meeting to

approve the

other proposal to be presented at the special

meeting.

CABLE ONE, INC.

Security 12685J105 Meeting Type Annual

Ticker CABO Meeting Date 08-May-2018

Symbol Weeting Date 06-May-2016

ISIN US12685J1051 Agenda 934771684 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Thomas S. Gayner	ManagementFor	For
1b.	Election of Director: Deborah J. Kissire	ManagementFor	For
1c.	Election of Director: Thomas O. Might	ManagementFor	For
	To ratify the appointment of		
	PricewaterhouseCoopers		
2.	LLP as the independent registered public accounting firm	ManagementFor	For
	of the Company for the year ending December	er	
	31, 2018		
3.	To approve the compensation of the	ManagementFor	For
	Company's named		
	executive officers for 2017 on an advisory		

basis

MANID	basis	TED			
	ARIN ORIENTAL INTERNATIONAL LIMI	TED	Mastina	Т	Amusal Cananal Mastina
Security Ticker	y G57848106		Meeting	Type	Annual General Meeting
Symbol	[Meeting	Date	09-May-2018
ISIN	BMG578481068		Agenda		709253114 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2017 AND TO DECLARE A FINAL DIVIDEND	Manageme	ntFor	For	
2	TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR	Manageme	ntAgainst	Against	
3	TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR	Manageme	ntAgainst	Against	
4	TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR TO RE-APPOINT THE AUDITORS AND	Manageme	ntAgainst	Against	
5	TO AUTHORIZE THE DIRECTORS TO FIX THEIR	Manageme	ntFor	For	
6 DT INC	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OSAT TBK	Manageme	ntFor	For	
Security			Meeting	Type	Annual General Meeting
Ticker	, 1,1=,21=0		Meeting	• 1	_
Symbol				Date	09-May-2018
ISIN	ID1000097405		Agenda		709294526 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1	APPROVAL OF ANNUAL REPORT AND RATIFICATION OF FINANCIAL REPORT 2017	Manageme	ntFor	For	
2	DETERMINE THE UTILIZATION OF COMPANY PROFIT FOR BOOK YEAR ENDED ON 31 DEC 2017	Manageme	ntFor	For	
3	DETERMINE REMUNERATION FOR BOARD OF COMMISSIONER 2018	Manageme	ntFor	For	
4	APPOINTMENT OF PUBLIC ACCOUNTANT TO AUDIT FINANCIAL REPORT OF COMPANY 2018	Manageme	ntAgainst	Against	
5	REPORT OF UTILIZATION OF FUNDS FROM BONDS OFFERING	Manageme	ntFor	For	

APPROVAL TO CHANGE STRUCTURE

6 ON BOARD OF ManagementFor For

DIRECTOR AND COMMISSIONER

SALEM MEDIA GROUP, INC.

Security 794093104 Meeting Type Annual

Ticker SALM Meeting Date 09-May-2018

Symbol SALM Meeting Date 09-May-2018

ISIN US7940931048 Agenda 934753105 - Management

Item	Droposal	Proposed Vote	For/Against
пеш	Proposal	by	Management
1a.	Election of Director: Stuart W. Epperson	ManagementFor	For
1b.	Election of Director: Edward G. Atsinger III	ManagementFor	For
1c.	Election of Director: Roland Hinz	ManagementFor	For
1d.	Election of Director: Richard Riddle	ManagementFor	For
1e.	Election of Director: Jonathan Venverloh	ManagementFor	For
1f.	Election of Director: J. Keet Lewis	ManagementFor	For
1g.	Election of Director: Eric H. Halvorson	ManagementFor	For
1h.	Election of Director: Edward C. Atsinger	ManagementFor	For
1i.	Election of Director: Stuart W. Epperson Jr.	ManagementFor	For
	Proposal to ratify the appointment of Crowe	-	
	Horwath LLP		
2.	as Salem's independent registered public	ManagementFor	For
	accounting		
	firm.		

EMERALD EXPOSITIONS EVENTS, INC.

Security 29103B100 Meeting Type Annual

Ticker EEX Meeting Date 09-May-2018

Symbol Symbol Wieeting Date 09-May-2016

ISIN US29103B1008 Agenda 934761289 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	-
	1 Amir Motamedi	For	For
	2 Jeffrey Naylor	For	For
	To ratify the selection of		

To ratify the selection of

PricewaterhouseCoopers LLP as

2. our independent registered public accounting ManagementFor For

firm for the

year ending December 31, 2018.

ITV PLC

Security G4984A110 Meeting Type Annual General Meeting

Ticker Meeting Date 10-May-2018

Symbol Meeting Date 10-May-2018

ISIN GB0033986497 Agenda 709075281 - Management

Item Proposal Proposed by Vote For/Against Management

TO RECEIVE AND ADOPT THE ANNUAL ManagementFor For

REPORT

	AND ACCOUNTS				
	AND ACCOUNTS TO RECEIVE AND ADOPT THE ANNUAL				
2	REPORT ON	Manageme	ntFor	For	
2	REMUNERATION	Manageme	iiu oi	101	
	TO DECLARE A FINAL DIVIDEND : TO				
	DECLARE A TIVAL DIVIDEND : 10				
	FINAL DIVIDEND OF 5.28 PENCE PER				
3	ORDINARY	Manageme	ntFor	For	
	SHARE FOR THE YEAR ENDED 31				
	DECEMBER 2017				
4	TO RE-ELECT SALMAN AMIN	Manageme	ntFor	For	
5	TO RE-ELECT SIR PETER BAZALGETTE	-		For	
6	TO ELECT MARGARET EWING	Manageme	ntFor	For	
7	TO RE-ELECT ROGER FAXON	Manageme	ntFor	For	
8	TO RE-ELECT IAN GRIFFITHS	Manageme	ntFor	For	
9	TO RE-ELECT MARY HARRIS	Manageme	ntFor	For	
10	TO RE-ELECT ANNA MANZ	Manageme		For	
11	TO ELECT DAME CAROLYN MCCALL	Manageme		For	
12	TO APPOINT KPMG LLP AS AUDITORS	Manageme	ntFor	For	
	TO AUTHORISE THE DIRECTORS TO				
13	DETERMINE	Manageme	ntFor	For	
	THE AUDITORS' REMUNERATION		_	_	
14	AUTHORITY TO ALLOT SHARES	Manageme	ntFor	For	
15	DISAPPLICATION OF PRE-EMPTION	Manageme	ntFor	For	
	RIGHTS				
16	ADDITIONAL DISAPPLICATION OF	Monogomo	mtEon	For	
16	PRE-EMPTION RIGHTS	Manageme	HILFOR	LOL	
17	POLITICAL DONATIONS	Manageme	ntFor	For	
18	PURCHASE OF OWN SHARES	Manageme		For	
10	LENGTH OF NOTICE PERIOD FOR	Wanageme	iiu oi	101	
19	GENERAL	Manageme	ntFor	For	
17	MEETINGS	Manageme	114 01	101	
JARDI	NE STRATEGIC HOLDINGS LIMITED				
Securit			Meeting 7	Гуре	Annual General Meeting
Ticker	•		C		
Symbo	1		Meeting l	Date	10-May-2018
ISIN	BMG507641022		Agenda		709253138 - Management
Item	Proposal	Proposed	Vote	For/Agains	
Tioni	•	by	V 010	Managemen	nt
	TO RECEIVE THE FINANCIAL				
1	STATEMENTS FOR	Manageme	ntFor	For	
	2017 AND TO DECLARE A FINAL	C			
	DIVIDEND TO BE ELECT SIMON KESWICK AS A				
2	TO RE-ELECT SIMON KESWICK AS A DIRECTOR	Manageme	ntAgainst	Against	
3	TO RE-APPOINT THE AUDITORS AND	Manageme	ntFor	For	
5	TO	ivialiagelile	nu Ol	1.01	
	AUTHORIZE THE DIRECTORS TO FIX				
	THEIR				

REMUNERATION

TO RENEW THE GENERAL MANDATE

4 TO THE ManagementFor For

DIRECTORS TO ISSUE NEW SHARES

DISCOVERY, INC.

Security 25470F104 Meeting Type Annual

Ticker Symbol DISCA Meeting Date 10-May-2018

ISIN US25470F1049 Agenda 934756822 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

Ratification of the appointment of

PricewaterhouseCoopers LLP as Discovery,

2. Inc.'s ManagementFor For

independent registered public accounting firm for the

fiscal year ending December 31, 2018. To approve certain amendments to the

Discovery

3. Communications, Inc. 2013 Incentive Plan ManagementAgainst Against

adopted by

the Board of Directors on February 22, 2018. To vote on a stockholder proposal requesting the Board

of Directors to adopt a policy that the initial

list of

4. candidates from which new Shareholder Abstain Against

management-supported

director nominees are chosen shall include

qualified

women and minority candidates.

WIDEOPENWEST, INC.

Security 96758W101 Meeting Type Annual

Ticker Symbol WOW Meeting Date 10-May-2018

ISIN US96758W1018 Agenda 934757735 - Management

Proposed For/Against Item Proposal Vote Management by ManagementFor For 1a. Election of Director: Teresa Elder Election of Director: Jeffrey Marcus ManagementFor For 1b. Election of Director: Phil Seskin ManagementFor For 1c. Ratify the appointment of BDO USA, LLP as

2. the ManagementFor For

Company's independent accounting firm for

2018.

	Lagar Filling. GABLELI MOL		111001 111	O. 1 OIIII I	VI X
	Approve, by non-binding advisory vote, the				
3.	Company's	Manageme	entFor	For	
	executive compensation.				
	To recommend, by non-binding advisory vote				
4.	the	Manageme	entl Year	For	
mir e	frequency of executive compensation votes.				
	W. SCRIPPS COMPANY		Mastina	Т	Contested-Annual
Security Ticker	811054402		Meeting	Type	Contested-Annual
Symbol	SSP		Meeting	Date	10-May-2018
ISIN	US8110544025		Agenda		934760833 - Opposition
15111	030110314023		rigenda		754700055 Opposition
т.	D 1	Proposed	X 7. 4	For/Again	st
Item	Proposal	by	Vote	Managem	
1	DIRECTOR	Manageme	ent		
	1 Colleen Birdnow Brown		For	For	
	2 Raymond H. Cole		For	For	
	3 Vincent L. Sadusky		For	For	
	CORPORATION			_	
Security	87971M103		Meeting	Type	Annual
Ticker Symbol	TU		Meeting	Date	10-May-2018
ISIN	CA87971M1032		Agenda		934766811 - Management
			8		,
Itam	Droposal	Proposed	Vote	For/Again	st
Item	Proposal	by	vote	Managem	ent
1	DIRECTOR	Manageme	ent		
	1 R. H. (Dick) Auchinleck		For	For	
	2 Raymond T. Chan		For	For	
	3 Stockwell Day		For	For	
	4 Lisa de Wilde		For	For	
	5 Darren Entwistle		For	For	
	6 Mary Jo Haddad		For	For	
	7 Kathy Kinloch		For	For	
	8 W.(Bill) A. MacKinnon		For	For	
	9 John Manley 10 Sarahiit (Sahi) Marayah		For For	For For	
	10 Sarabjit (Sabi) Marwah11 Claude Mongeau		For	For	
	12 David L. Mowat		For	For	
	13 Marc Parent		For	For	
	Appoint Deloitte LLP as auditors for the		101	1 01	
2	ensuing year and	Manageme	entFor	For	
	authorize directors to fix their remuneration.	C			
2	Accept the Company's approach to executive	M	4E	F	
3	compensation.	Manageme	шгог	For	
QUMU	CORPORATION				
Security	749063103		Meeting	Type	Annual
Ticker	QUMU		Meeting	Date	10-May-2018
Symbol ISIN	US7490631030		Agenda		934784718 - Management
			-		-

Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR	Manageme	nt	Managem	
	1 Vern Hanzlik		For	For	
	2 Robert F. Olson		For	For	
	3 Neil E. Cox		For	For	
	4 Daniel R. Fishback		For	For	
	5 Kenan Lucas		For	For	
	6 Thomas F. Madison		For	For	
	7 Kimberly K. Nelson		For	For	
	To approve, on a non-binding advisory basis,				
2	the		4T	F	
2.	compensation paid to our named executive officers.	Manageme	ntror	For	
	To approve amendments to the Qumu				
	Corporation				
	Second Amended and Restated 2007 Stock				
2	Incentive			A	
3.	Plan, including an amendment to increase the number of	Manageme	ntAgainst	Against	
	shares authorized for issuance by 500,000				
	shares.				
	To ratify and approve the appointment of				
	KPMG LLP as				
	the independent registered public accounting				
4.	firm for	Manageme	ntFor	For	
	Qumu Corporation for the fiscal year ending				
	December				
	31, 2018.				
JASMI	NE INTERNATIONAL PUBLIC COMPANY	LIMITED			
Securit	y Y44202334		Meeting	Type	ExtraOrdinary General Meeting
Ticker			Meeting	Date	11-May-2018
Symbo			Miccuing	Date	11-Way-2016
ISIN	TH0418G10Z11		Agenda		709125985 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
	TO APPROVE THE DISPOSAL OF THE	e y		111unugeni	
	ADDITIONAL				
	OPTICAL FIBER CABLE (OFC) TO THE				
1	JASMINE	Manageme	ntFor	For	
	BROADBAND INTERNET				
	INFRASTRUCTURE FUND				
2	TO APPROVE THE ENTERING INTO OF	Manageme	ntFor	For	
_	THE ASSET	1.10110801110		1 01	
	ACQUISITION TRANSACTION BY				
	MEANS OF				
	LEASING THE ADDITIONAL OPTICAL				
	FIBER CABLE				
	(OFC) FROM THE JASMINE				

BROADBAND INTERNET

INFRASTRUCTURE FUND AND

PROVIDING THE

FUND A GUARANTEE OF ASSET LEASE

PAYMENT

TO BE OBTAINED FROM THE LEASING

OUT OF THE

ADDITIONAL OPTICAL FIBER CABLES

TO APPROVE THE SUBSCRIPTION OF

NEWLY-

3 ISSUED INVESTMENT UNITS OF THE

JASMINE

ManagementFor

For

BROADBAND INTERNET

INFRASTRUCTURE FUND

TO APPROVE THE APPOINTMENT OF

THE

AUTHORIZED PERSON TO UNDERTAKE

ACTIONS IN

4 CONNECTION WITH THE ENTERING

ManagementFor

For

INTO THE

ASSET ACQUISITION AND DISPOSAL

TRANSACTIONS AS DETAILED IN

AGENDA ITEM 1-3

5 TO CONSIDER OTHER ISSUES (IF ANY) ManagementFor

Against

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

AND/OR ADD NEW AGENDA DURING

Non-Voting

THE MEETING,

WE WILL VOTE THAT AGENDA

AS-ABSTAIN.

ASCENT CAPITAL GROUP, INC.

Security 043632108 Meeting Type Annual

Ticker ASCMA Meeting Date 11-May-2018

Symbol Meeting Date 11-May-2016

ISIN US0436321089 Agenda 934753585 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 Thomas P. McMillin For For

A proposal to ratify the selection of KPMG

LLP as our

2. independent auditors for the fiscal year ending ManagementFor For

December

31, 2018.

CHINA UNICOM LIMITED

Security 16945R104 Meeting Type Annual

Ticker CHII May 2018

Symbol CHU Meeting Date 11-May-2018

ISIN	US16945R1041		Agenda		934792397 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	To receive and consider the financial statements and the Reports of the Directors and of the Independent Auditor for the year ended 31 December 2017.	Managemer	utFor	For	
2	To declare a final dividend for the year ended 31 December 2017.	Managemer	ntFor	For	
3A1	To re-elect Mr. Li Fushen as a Director.	Managemer	ntFor	For	
3A2	To re-elect Mr. Chung Shui Ming Timpson as a Director.	Managemer	ntAgainst	Against	
3A3	To re-elect Mrs. Law Fan Chiu Fun Fanny as a Director.	Managemer	ntFor	For	
3B	To authorise the Board of Directors to fix the remuneration of the Directors.	Managemer	ntFor	For	
4	To re-appoint Auditor, and to authorise the Board of Directors to fix their remuneration for the year ending 31 December 2018.	rManagemer	ntFor	For	
5	To grant a general mandate to the Directors to buy back shares in the Company not exceeding 10% of the total number of the existing shares in the Company in issue.	Managemer	ntFor	For	
6	To grant a general mandate to the Directors to issue, allot and(due to space limits, see proxy material for full proposal) To extend the general mandate granted to the Directors		ntAgainst	Against	
7	to(Due to space limits, see proxy material for full	Managemer	ntAgainst	Against	
OI S.A	proposal).				
Securit			Meeting 7	Гуре	Special
Ticker	OIBRQ		Meeting I	Date	14-May-2018
Symbo ISIN	US6708514012		Agenda		934809471 - Management
Item	Proposal Examine, discuss and vote on the Management's Report	Proposed by Managemer	Vote ntFor	For/Against Management For	
	and the Financial Statements for the fiscal				

year ended

December 31, 2017.

Deliberate the proposal for allocation of the

2. results for the ManagementFor For

fiscal year ended December 31, 2017.

OI S.A.

Security 670851500 Meeting Type Special

Ticker Symbol OIBRC Meeting Date 14-May-2018

ISIN US6708515001 Agenda 934809471 - Management

Item Proposal Proposed by Vote For/Against Management

Examine, discuss and vote on the

Management's Report

1. and the Financial Statements for the fiscal ManagementFor For

year ended

December 31, 2017.

Deliberate the proposal for allocation of the

2. results for the ManagementFor For

fiscal year ended December 31, 2017.

UBM PLC

8

9

DIRECTOR

Security G9226Z112 Meeting Type Annual General Meeting

Ticker Meeting Date 15-May-2018

Symbol Neeting Date 15-May-2018

ISIN JE00BD9WR069 Agenda 709063123 - Management

ManagementFor

ManagementFor

For

For

For/Against **Proposed** Item Proposal Vote by Management TO RECEIVE AND ADOPT THE 2017 1 **ANNUAL** ManagementFor For REPORT AND ACCOUNTS TO APPROVE THE DIRECTORS 2 ManagementFor For REMUNERATION REPORT TO APPROVE A FINAL DIVIDEND OF 3 18.0P PER ManagementFor For **ORDINARY SHARE** TO RE-APPOINT ERNST AND YOUNG 4 LLP AS THE For ManagementFor COMPANY'S AUDITOR TO AUTHORISE THE DIRECTORS TO 5 **DETERMINE** ManagementFor For THE REMUNERATION OF THE AUDITOR TO RE-ELECT TIM COBBOLD AS A ManagementFor For 6 **DIRECTOR** TO RE-ELECT GREG LOCK AS A 7 ManagementFor For DIRECTOR TO RE-ELECT JOHN MCCONNELL AS A

	TO RE-ELECT MARY MCDOWELL AS A DIRECTOR				
10	TO RE-ELECT TERRY NEILL AS A DIRECTOR	Manageme	entFor	For	
11	TO RE-ELECT TRYNKA SHINEMAN AS A DIRECTOR	Manageme	entFor	For	
12	TO RE-ELECT DAVID WEI AS A DIRECTOR	Manageme	entFor	For	
13	TO RE-ELECT MARINA WYATT AS A DIRECTOR	Manageme	entFor	For	
14	TO ELECT WARREN FINEGOLD AS A DIRECTOR	Manageme	entFor	For	
15	TO AUTHORISE THE DIRECTORS TO ALLOT	Manageme	entFor	For	
16	RELEVANT SECURITIES TO AUTHORISE THE DISAPPLICATION OF PRE-	Manageme	entFor	For	
17	EMPTION RIGHTS TO FURTHER AUTHORISE THE DISAPPLICATION OF RE-EMPTION RIGHTS CONNECTED TO ACQUISITIONS AND SPECIFIED CAPITAL INVESTMENTS	Manageme	entFor	For	
18	TO AUTHORISE THE PURCHASE BY THE COMPANY OF ORDINARY SHARES IN THE MARKET	Manageme	entFor	For	
19	TO ALLOW GENERAL MEETINGS TO BE CALLED ON 14 DAYS' NOTICE	E Manageme	entFor	For	
	ROUP SA		3.6	T	MIN
Security Ticker	y F6637Z112		Meeting	Type	MIX
Symbol	1		Meeting	Date	16-May-2018
ISIN	FR0000121691		Agenda		709206292 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
СММТ	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN"	Non-Votin	g	Ü	
СММТ	WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A- FRENCH CUSTODIAN: PROXY CARDS:	Non-Votin	g		

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

CMMT 30 APR 2018: PLEASE NOTE THAT Non-Voting

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0409/20180409

1-800923.pdf AND-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0430/20180430

1-801212.pdf. PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF THE

URL-LINK. IF

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN

UNLESS-YOU DECIDE

TO AMEND YOUR ORIGINAL

	Lagar Filling. AABLEEF WOL	TIMEDIA TROOT ING.	1 01111
	INSTRUCTIONS. THANK YOU		
	APPROVAL OF THE CORPORATE		
	FINANCIAL		
	STATEMENTS FOR THE FINANCIAL		
O.1	YEAR ENDED 31	ManagementFor	For
	DECEMBER 2017 AND OF THE		
	NON-DEDUCTIBLE		
	EXPENSES AND COSTS APPROVAL OF THE CONSOLIDATED		
	FINANCIAL		
0.2	STATEMENTS FOR THE FINANCIAL	ManagementFor	For
o. _	YEAR ENDED 31	Training of the control of	1 01
	DECEMBER 2017		
	ALLOCATION OF INCOME FOR THE		
O.3	FINANCIAL YEAR	ManagementFor	For
	ENDED 31 DECEMBER 2017		
	THE STATUTORY AUDITORS' SPECIAL		
	REPORT ON THE REGULATED AGREEMENTS AND		
O.4	COMMITMENTS AND APPROVAL OF	ManagementFor	For
	THESE		
	AGREEMENTS		
	RENEWAL OF THE TERM OF OFFICE OF		
O.5	MR. JEAN-	ManagementFor	For
	PAUL BAUDECROUX AS DIRECTOR		
0.6	RENEWAL OF THE TERM OF OFFICE OF	Managanth	A : 4
O.6	MRS. VIBEKE ROSTORP AS DIRECTOR	ManagementAgainst	Against
	RENEWAL OF THE TERM OF OFFICE OF		
O.7	MRS.	ManagementAgainst	Against
	MURIEL SZTAJMAN AS DIRECTOR		C
	RENEWAL OF THE TERM OF OFFICE OF		
0.8	MRS.	ManagementFor	For
	MARYAM SALEHI AS DIRECTOR		
	RENEWAL OF THE TERM OF OFFICE OF		
O.9	MR. ANTOINE GISCARD D'ESTAING AS	ManagementFor	For
	DIRECTOR		
	RENEWAL OF THE TERM OF OFFICE OF		
O.10	MR.	ManagementFor	For
	JEROME GALLOT AS DIRECTOR		
	APPOINTMENT OF MR. PAUL		
0.11	BAUDECROUX, IN	M 45	П
O.11	ADDITION TO THE MEMBERS IN	ManagementFor	For
	OFFICE, AS DIRECTOR		
O.12	APPROVAL OF THE PRINCIPLES AND	ManagementFor	For
-	CRITERIA FOR	<i>5</i>	
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		

THE FIXED, VARIABLE AND **EXCEPTIONAL** ELEMENTS MAKING UP THE TOTAL **COMPENSATION** AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN AND CHIEF **EXECUTIVE OFFICER** APPROVAL OF THE FIXED, VARIABLE **EXCEPTIONAL COMPONENTS MAKING UP THE** TOTAL COMPENSATION AND BENEFITS OF ALL O.13 ManagementFor For KINDS PAID OR AWARDED FOR THE **PAST** FINANCIAL YEAR TO MR. JEAN-PAUL BAUDECROUX, CHAIRMAN AND CHIEF EXECUTIVE **OFFICER** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO REPURCHASE ITS OWN SHARES UNDER ManagementFor O.14 For THE PROVISIONS OF ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL SHARES REPURCHASED BY THE COMPANY E.15 ManagementFor For UNDER THE PROVISION OF ARTICLE L. 225-209 OF THE FRENCH **COMMERCIAL CODE** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO E.16 **INCREASE THE** ManagementFor For CAPITAL BY CAPITALIZATION OF RESERVES, PROFITS AND/OR PREMIUMS E.17 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **COMMON** SHARES GRANTING ACCESS, WHERE APPLICABLE, TO COMMON SHARES OR TO THE **ALLOTMENT OF**

DEBT SECURITIES (OF THE COMPANY

OR OF A

GROUP COMPANY), AND/OR

TRANSFERABLE

SECURITIES GRANTING ACCESS TO

COMMON

SHARES (OF THE COMPANY OR OF A

GROUP

COMPANY), WITH RETENTION OF THE

PRE-

EMPTIVE SUBSCRIPTION RIGHT

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO ISSUE

COMMON

SHARES GRANTING ACCESS, WHERE

APPLICABLE,

TO COMMON SHARES OR TO THE

ALLOTMENT OF

DEBT SECURITIES (OF THE COMPANY

OR OF A

GROUP COMPANY), AND/OR

TRANSFERABLE

E.18 SECURITIES GRANTING ACCESS TO ManagementAgainst Against

COMMON

SHARES (OF THE COMPANY OR OF A

GROUP

COMPANY), WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT BY

PUBLIC

OFFERING AND/OR AS

REMUNERATION OF

SECURITIES IN THE CONTEXT OF A

PUBLIC

EXCHANGE OFFER

E.19 DELEGATION OF AUTHORITY TO BE ManagementAgainst Against

GRANTED TO

THE BOARD OF DIRECTORS TO ISSUE

COMMON

SHARES GRANTING ACCESS, WHERE

APPLICABLE,

TO COMMON SHARES OR TO THE

ALLOCATION OF

DEBT SECURITIES (OF THE COMPANY

OR OF A

GROUP COMPANY), AND/OR

TRANSFERABLE

SECURITIES GRANTING ACCESS TO

COMMON

SHARES (OF THE COMPANY OR OF A

GROUP COMPANY), WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY AN REFERRED TO IN SECTION II OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE AUTHORISATION, IN THE EVENT OF AN **ISSUE WITH** CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, TO SET, WITHIN THE LIMIT ManagementAgainst Against OF 10% OF THE CAPITAL PER YEAR, THE ISSUE PRICE UNDER THE CONDITIONS **DETERMINED BY** THE MEETING AUTHORISATION TO INCREASE THE AMOUNT OF ManagementAgainst Against ISSUES IN THE EVENT OF **OVERSUBSCRIPTION** DELEGATION TO BE GRANTED TO THE **BOARD OF** DIRECTORS TO INCREASE THE **CAPITAL BY** ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES **GRANTING ACCESS**

E.22 TO THE CAPITAL, WITHIN THE LIMIT ManagementAgainst Against OF 10% OF THE

CAPITAL, IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND CONSISTING

OF SHARES

E.20

E.21

OR TRANSFERABLE SECURITIES

GRANTING

ACCESS TO THE CAPITAL

E.23 DELEGATION OF AUTHORITY TO BE ManagementFor For

GRANTED TO

THE BOARD OF DIRECTORS TO

INCREASE THE

CAPITAL BY ISSUING COMMON

SHARES AND/OR

TRANSFERABLE SECURITIES

GRANTING ACCESS

TO THE CAPITAL BY CANCELLATION

OF THE PRE-

EMPTIVE SUBSCRIPTION RIGHT IN

FAVOUR OF

MEMBERS OF A COMPANY SAVINGS

PLAN PURSUANT TO ARTICLES L. 3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE **SUBSCRIPTION** E.24 OPTIONS AND/OR SHARE PURCHASE ManagementAgainst Against **OPTIONS TO EMPLOYEES (AND/OR CERTAIN** CORPORATE **OFFICERS** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE E.25 SHARES TO ManagementAgainst Against **EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS** DELEGATION TO BE GRANTED TO THE **BOARD OF** DIRECTORS TO ISSUE SHARE **SUBSCRIPTION** WARRANTS (BSAS), SUBSCRIPTION AND/OR ACQUISITION WARRANTS FOR NEW AND/OR EXISTING SHARES (BSAANES), AND/OR ManagementFor E.26 For SUBSCRIPTION AND/OR ACQUISITION **WARRANTS** FOR NEW AND/OR EXISTING REDEEMABLE SHARES (BSAARS), WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF A **CATEGORY OF PERSONS** OVERALL LIMITATION ON THE **CEILING OF THE** DELEGATIONS REFERRED TO IN THE SEVENTEENTH RESOLUTION, **EIGHTEENTH** E.27 ManagementFor For RESOLUTION, NINETEENTH **RESOLUTION AND** TWENTY-SECOND RESOLUTION OF THE PRESENT **MEETING** E.28 AMENDMENT OF THE BY-LAWS TO ManagementFor For LAY DOWN THE

PROCEDURES FOR THE APPOINTMENT

OF A

DIRECTOR REPRESENTING THE

EMPLOYEES

ALIGNMENT OF THE BY-LAWS WITH

E.29 THE LAW OF 9 ManagementFor For

DECEMBER 2016

E.30 POWERS FOR FORMALITIES ManagementFor For

ENTERCOM COMMUNICATIONS CORP.

Security 293639100 Meeting Type Annual

Ticker ETM Meeting Date 16-May-2018

Symbol Meeting Date 10-May-2018

ISIN US2936391000 Agenda 934760554 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 David Levy* For For 2 Stefan M Selig# For For

To ratify the Selection of PricewaterhouseCoopers LLP

as the Company's independent registered
ManagementFor For

accounting firm for the year ending December

accounting firm for the year ending December 31, 2018.

WYNN RESORTS, LIMITED

Security 983134107 Meeting Type Contested-Annual

Ticker Symbol WYNN Meeting Date 16-May-2018

ISIN US9831341071 Agenda 934810068 - Opposition

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

Company proposal: To ratify the appointment

of Ernst &

Young LLP as the Company's independent

2. registered ManagementAbstain

public accounting firm for the fiscal year

ending

December 31, 2018.

Company Proposal: To approve, on a

non-binding

advisory basis, the compensation of the

3. Company's ManagementAgainst

named executive officers as described in the

Company's

proxy statement.

Shareholder proposal: To vote on a

shareholder proposal

4. requesting a political contributions report, if Shareholder Abstain

properly

presented at the Annual Meeting.

JCDECAUX SA

F5333N100 MIX Security Meeting Type

Ticker Meeting Date 17-May-2018

Symbol

ISIN FR0000077919 Agenda 709146496 - Management

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

206

PASS CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 27 APR 2018: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0330/20180330 1-800826.pdf AND-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0427/20180427 CMMT 1-801372.pdf. PLEASE NOTE THAT THIS Non-Voting IS A REVISION DUE TO ADDITION OF THE URL-LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN **UNLESS-YOU DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** STATEMENTS FOR THE FINANCIAL 0.1 YEAR ENDED 31 ManagementFor For DECEMBER 2017 - APPROVAL OF **NON-DEDUCTIBLE EXPENSES AND COSTS** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2017 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 0.3 ENDED 31 DECEMBER 2017 AND ManagementFor For SETTING OF THE **DIVIDEND** STATUTORY AUDITORS' SPECIAL ManagementFor 0.4 For REPORT ON THE AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L.225-86 AND FOLLOWING OF THE

FRENCH COMMERCIAL CODE -

	24ga: 1 migi a, 122221 mo2		
	ACKNOWLEDGMENT OF THE ABSENCE OF ANY NEW AGREEMENT RENEWAL OF THE TERM OF OFFICE OF		
O.5	MR. PIERRE MUTZ AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF MR.	ManagementFor	For
O.6	PIERRE-ALAIN PARIENTE AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF MR. XAVIER	ManagementFor	For
O.7	DE SARRAU AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF	ManagementFor	For
O.8	KPMG S A	ManagementFor	For
0.9	ERNST & YOUNG ET AUTRES COMPANY AS PRINCIPLE STATUTORY AUDITOR APPROVAL OF THE PRINCIPLES AND	ManagementFor	For
O.10	CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPENSATION ELEMENTS OF	ManagementAgainst	Against
	THE CHAIRMAN AND THE MEMBERS OF THE MANAGEMENT BOARD APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING		
0.11	THE COMPENSATION ELEMENTS OF THE CHAIRMAN AND THE MEMBERS OF THE	ManagementFor	For
O.12	SUPERVISORY BOARD APPROVAL OF THE COMPENSATION ELEMENTS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. JEAN-FRANCOIS DECAUX, CHAIRMAN OF THE	ManagementFor	For

MANAGEMENT BOARD APPROVAL OF THE COMPENSATION **ELEMENTS** PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MESSRS. JEAN-0.13ManagementFor For CHARLES DECAUX, JEAN-SEBASTIEN DECAUX, EMMANUEL BASTIDE, DAVID BOURG AND DANIEL HOFER, MEMBERS OF THE MANAGEMENT BOARD APPROVAL OF THE COMPENSATION **ELEMENTS** PAID OR AWARDED FOR THE FINANCIAL YEAR 0.14 ENDED 31 DECEMBER 2017 TO MR. ManagementFor For **GERARD** DEGONSE, CHAIRMAN OF THE **SUPERVISORY BOARD** AUTHORIZATION TO BE GRANTED TO MANAGEMENT BOARD TO TRADE IN THE COMPANY'S SHARES UNDER THE 0.15 PROVISIONS OF ManagementFor For ARTICLE L.225-209 OF THE FRENCH **COMMERCIAL** CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS, CEILING AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO REDUCE THE SHARE E.16 CAPITAL BY CANCELLATION OF ManagementFor For **TREASURY** SHARES, DURATION OF THE AUTHORIZATION, **CEILING** AUTHORIZATION TO BE GRANTED TO ManagementAgainst E.17 Against THE MANAGEMENT BOARD TO GRANT **OPTIONS FOR** SUBSCRIPTION FOR OR PURCHASE OF **SHARES** WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR THE

BENEFIT OF EMPLOYEES AND CORPORATE OFFICERS OF THE GROUP OR SOME OF THEM, WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT, DURATION OF AUTHORIZATION, CEILING, EXERCISE PRICE. MAXIMUM DURATION OF THE OPTION AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO PROCEED WITH ALLOCATIONS OF FREE EXISTING SHARES OR SHARES TO BE ISSUED WITH **CANCELLATION OF** THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR THE E.18 ManagementAgainst Against BENEFIT OF EMPLOYEES AND **CORPORATE** OFFICERS OF THE GROUP OR SOME OF THEM. DURATION OF THE AUTHORIZATION, CEILING, DURATION OF VESTING PERIODS, **PARTICULARLY** IN THE EVENT OF DISABILITY AND **CONSERVATION** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE MANAGEMENT BOARD TO DECIDE INCREASE THE SHARE CAPITAL THROUGH THE ISSUE OF EQUITY SECURITIES OR TRANSFERRABLE SECURITIES E.19 ManagementFor For **GRANTING ACCESS** TO EQUITY SECURITIES TO BE ISSUED RESERVED FOR MEMBERS OF SAVINGS PLANS, CANCELLATION OF THE PRE-EMPTIVE

POWERS TO CARRY OUT ALL LEGAL E.20 ManagementFor **FORMALITIES**

SUBSCRIPTION RIGHT IN FAVOUR OF

LAMAR ADVERTISING COMPANY

THE LATTER

For

Security	y 512816109		Meeting	Type	Annual
Ticker Symbol	LAMR		Meeting	Date	17-May-2018
ISIN	US5128161099		Agenda		934762344 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent		
	1 John E. Koerner, III		For	For	
	2 Marshall A. Loeb		For	For	
	3 Stephen P. Mumblow		For	For	
	4 Thomas V. Reifenheiser		For	For	
	5 Anna Reilly		For	For	
	6 Kevin P. Reilly, Jr.		For	For	
	7 Wendell Reilly		For	For	
	Ratify the appointment of KPMG LLP as the				
	Company's				
2.	independent registered public accounting firm	Manageme	entFor	For	
	for fiscal				
	2018.				
INTEL	CORPORATION				
Security	y 458140100		Meeting	Type	Annual
Ticker	INTC		Meeting	Date	17-May-2018
Symbol ISIN	US4581401001		Agenda		934763613 - Management
10111	05 1501 101001		7 igenda		75 17 05 015 Wanagement
T4	Doggood	Proposed	Vata	For/Agains	t
Item	Proposal	by	Vote	Manageme	nt
1a.	Election of Director: Aneel Bhusri	Manageme	entFor	For	
1b.	Election of Director: Andy D. Bryant	Manageme	entFor	For	
1c.	Election of Director: Reed E. Hundt	Manageme	entFor	For	
1d.	Election of Director: Omar Ishrak	Managana	4E		
1e.		Manageme	entror	For	
	Election of Director: Brian M. Krzanich	Manageme Manageme		For For	
1f.	Election of Director: Brian M. Krzanich Election of Director: Risa Lavizzo-Mourey	_	entFor		
1f. 1g.		Manageme	entFor entFor	For	
	Election of Director: Risa Lavizzo-Mourey	Manageme Manageme	entFor entFor entFor	For For	
1g.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu	Manageme Manageme Manageme	entFor entFor entFor entFor	For For For	
1g. 1h.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith	Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For	
1g. 1h. 1i.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson	Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary	Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young	Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our	Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm	Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018	Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive	Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation	Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j. 2.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation Stockholder proposal on whether to allow	Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For	
1g. 1h. 1i. 1j. 2.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation Stockholder proposal on whether to allow stockholders to	Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor entFor entFor entFor	For For For For	
1g. 1h. 1i. 1j. 2. 3.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation Stockholder proposal on whether to allow stockholders to act by written consent, if properly presented	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j. 2. 3.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation Stockholder proposal on whether to allow stockholders to act by written consent, if properly presented Stockholder proposal on whether the	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor entFor entFor entFor	For For For For For	
1g. 1h. 1i. 1j. 2. 3.	Election of Director: Risa Lavizzo-Mourey Election of Director: Tsu-Jae King Liu Election of Director: Gregory D. Smith Election of Director: Andrew M. Wilson Election of Director: Frank D. Yeary Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2018 Advisory vote to approve executive compensation Stockholder proposal on whether to allow stockholders to act by written consent, if properly presented Stockholder proposal on whether the chairman of the	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor entFor entFor entFor	For For For For For	

presented

Stockholder proposal requesting a political

contributions 6.

Shareholder Against For cost-benefit analysis report, if properly

presented

UNITI GROUP, INC.

Security 91325V108 Meeting Type Annual

Ticker

UNIT Meeting Date 17-May-2018 Symbol

ISIN Agenda US91325V1089 934764273 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Jennifer S. Banner	ManagementFor	For
1b.	Election of Director: Scott G. Bruce	ManagementFor	For
1c.	Election of Director: Francis X. ("Skip") Frantz	ManagementFor	For
1d.	Election of Director: Andrew Frey	ManagementFor	For
1e.	Election of Director: Kenneth A. Gunderman	ManagementFor	For
1f.	Election of Director: David L. Solomon	ManagementFor	For
2.	To approve, on an advisory basis, the compensation of	ManagementFor	For
3.	the Company's named executive officers. To approve the Uniti Group Inc. Employee Stock	ManagementFor	For
	Purchase Plan. To approve an amendment to the Company's charter to		
4.	provide stockholders with the power to amend the	d ManagementFor	For
5.	Company's bylaws. To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public	l ManagementFor	For
	accountant for the year ending December 31, 2018.		

MATTEL, INC.

•	577081102	Meeting Type	Annual	
Ticker Symbol	MAT	Meeting Date	17-May-2018	
ISIN	US5770811025	Agenda	934768106 - Management	

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: R. Todd Bradley	ManagementFor	For
1b.	Election of Director: Michael J. Dolan	ManagementFor	For
1c.	Election of Director: Trevor A. Edwards	ManagementFor	
1d.	Director Resigned	ManagementFor	
1e.	Election of Director: Ynon Kreiz	ManagementFor	For
1f.	Election of Director: Soren T. Laursen	ManagementFor	For

Election of Director: Dominic Ng ManagementFor For Election of Director: Vasant M. Prabhu ManagementFor For Election of Director: Vasant M. Prabhu ManagementFor For Election of Director: Vasant M. Prabhu ManagementFor For Ratification of the selection of PricewaterhouseCoopers LIP as Mattel, Inc. s independent registered public accounting firm for the year ending December 31, 2018. Advisory vote to approve named executive officer Compensation, as described in the Mattel, Inc. ManagementFor For Proysy Statement. Approval of First Amendment to Mattel, Inc. Amended A and Restated 2010 Equity and Long-Term Compensation Plan Stockholder proposal regarding an independent Board Management Against Against Stockholder proposal regarding an Management Against Against RIDIUL COMMUNICATIONS, INC. RIDIUL COMMUNICATIONS, INC. Meeting Date Independent Board IRDM US46269C1027 Meeting Date Independent Indepen	1~	Election of Directors Ann Lovenes	Managamant	700	Бол	
I. Election of Director: Vasant M. Prabhu ManagementFor For F	1g.	Election of Director: Ann Lewnes	-		For	
Figure Election of Director: Rosa G. Rios Ratification of the selection of PricewaterhouseCoopers LLP as Mattel, Inc.'s independent registered PricewaterhouseCoopers LLP as Mattel, Inc.'s independent registered PricewaterhouseCoopers PricewaterhouseCoope		•	-			
Ratification of the selection of PricewaterhouseCoopers			-			
PricewaterhouseCoopers LLP as Mattel, Inc.'s independent registered ManagementFor For	13.		Wianagemenu	OI	1 01	
2. LLP as Mattel, Inc.'s independent registered public accounting firm for the year ending December 31, 2018. Advisory vote to approve named executive officer 3. compensation, as described in the Mattel, Inc. Management—For Proxy Statement. Approval of First Amendment to Mattel, Inc. Amended 4. and Restated 2010 Equity and Long-Term Compensation Plan. Stockholder proposal regarding an Stockholder proposal regarding an IRIDIUM COMMUNICATIONS, INC. Security 46269C102						
Management of Port				_		
31, 2018. Advisory vote to approve named executive officer	2.		Managementh	or	For	
Advisory vote to approve named executive officer For		accounting firm for the year ending December	r			
3. compensation, as described in the Mattel, Inc. Proxy Statement. Approval of First Amendment to Mattel, Inc. Amended 4. and Restated 2010 Equity and Long-Term Compensation Plan. Stockholder proposal regarding an 5. independent Board Shareholder Against Chairman. IRIDIUM COMMUNICATIONS, INC. Security 46269C102 Meeting Type Annual Stricker Symbol ISIN US46269C1027 Meeting Date 17-May-2018 ISIN 1 DIRECTOR Meeting Date 17-May-2018 Item 1 Robert H. Nichaus Proposal Management 1 Robert H. Nichaus Proposal Proposal Proposal Management 1 Robert H. Nichaus Proposal Pro						
3. Compensation, as described in the Mattel, Inc. ManagementFor Proxy Proxy		•				
Proxy Statement. Approval of First Amendment to Mattel, Inc. Amended 4. and Restated 2010 Equity and Long-Term Compensation Plan. 5. independent Board Shareholder Against For					_	
Statement. Approval of First Amendment to Mattel, Inc. Amended	3.	•	Managementh	or	For	
Approval of First Amendment to Mattel, Inc. Amended		•				
Am—ndcd						
4. Against Compensation Plan. For Plan. P		~ ~				
Compensation Plan. Stockholder proposal regarding an 5. independent Board Chairman. IRIDIUM COMMUNICATIONS, INC. Security	4		Management	Against	Against	
Plan Stockholder proposal regarding an Shareholder Against For Chairman.	••		Tranagement	Sumst	1 iguilist	
5. independent Board Chairman. Shareholder Against Por Chairman. IRIDIUM COMMUNICATIONS, INC. Security Ticker Symbol ISIN 46269C102 Meeting Type Annual IRDM Meeting Date 17-May-2018 ISIN US46269C1027 Agenda 934770707 - Management Item Proposal Proposed by Vote Wanagement For/Against Management 1 Robert H. Niehaus For For 2 Thomas C. Canfield For For 3 Matthew J. Desch For For 4 Thomas J. Fitzpatrick For For 5 Jane L. Harman For For 6 Alvin B. Krongard For For 7 Admiral Eric T. Olson For For 8 Steven B. Pfeiffer For For 9 Parker W. Rush For For 10 Henrik O. Schliemann For For 12 Barry J. West For For <t< td=""><td></td><td>-</td><td></td><td></td><td></td><td></td></t<>		-				
5. independent Board Chairman. Shareholder Against Por Chairman. IRIDIUM COMMUNICATIONS, INC. Security Ticker Symbol ISIN 46269C102 Meeting Type Annual IRDM Meeting Date 17-May-2018 ISIN US46269C1027 Agenda 934770707 - Management Item Proposal Proposed by Vote Wanagement For/Against Management 1 Robert H. Niehaus For For 2 Thomas C. Canfield For For 3 Matthew J. Desch For For 4 Thomas J. Fitzpatrick For For 5 Jane L. Harman For For 6 Alvin B. Krongard For For 7 Admiral Eric T. Olson For For 8 Steven B. Pfeiffer For For 9 Parker W. Rush For For 10 Henrik O. Schliemann For For 12 Barry J. West For For <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
RIDIUM COMMUNICATIONS, INC. Security Ticker Symbol IRDM Meeting Date I7-May-2018 IRDM Management For	5.		Shareholder A	Against	For	
Security Symbol Ticker Ticker Symbol Ticker Ticker Symbol Ticker Ticker Ticker Symbol Ticker Tick		Chairman.				
Ticker Symbol ISIN US46269C1027 Meeting Date 17-May-2018 IRDM	IRIDIU					
IRDM		y 46269C102	N	Meeting T	ype	Annual
Item Proposal Proposal Proposed by Vote by Proposed Propo						
Item Proposal Proposed by Vote Box/Against Management 1. DIRECTOR Management 1. Robert H. Niehaus For For 2. Thomas C. Canfield For 3. Matthew J. Desch For For 4. Thomas J. Fitzpatrick For For 5. Jane L. Harman For For 6. Alvin B. Krongard For For 7. Admiral Eric T. Olson For 8. Steven B. Pfeiffer For 9. Parker W. Rush For 10. Henrik O. Schliemann For 11. S. Scott Smith For 12. Barry J. West For To approve, on an advisory basis, the 2. compensation of ManagementFor For Our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered		IRDM	N	Meeting D	ate	17-May-2018
Item Proposal by Vote Management I. DIRECTOR Management I. Robert H. Niehaus I. Robert H. Niehaus I. Thomas C. Canfield I. Thomas C. Canfield I. Thomas J. Fitzpatrick II J. Thomas J. Thoma	Symbo					•
1. DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 Barry J. West 13 To approve, on an advisory basis, the 2. compensation of our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered Por For For For For For Management For	Symbo					•
1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 To approve, on an advisory basis, the 2. compensation of our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered For For For For For Directors of Ernst & Young LLP as our independent registered	Symbol ISIN	US46269C1027	Proposed	Agenda		934770707 - Management
2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 Compensation of 13 To ratify the selection by the Board of 15 Directors of Ernst & 16 Young LLP as our independent registered	Symbol ISIN	US46269C1027	Proposed V	Agenda	For/Against	934770707 - Management
3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 Compensation of 13 To ratify the selection by the Board of 14 Directors of Ernst & 15 Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal	Proposed by V	Agenda	For/Against	934770707 - Management
4 Thomas J. Fitzpatrick 5 Jane L. Harman For 6 Alvin B. Krongard For 7 Admiral Eric T. Olson For 8 Steven B. Pfeiffer 9 Parker W. Rush For 10 Henrik O. Schliemann For 11 S. Scott Smith For 12 Barry J. West To approve, on an advisory basis, the 2. compensation of our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus	Proposed by Management	Agenda l	For/Against Managemer	934770707 - Management
5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 Barry J. West 15 Compensation of our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield	Proposed by Management F	Agenda Tote I	For/Against Managemer For For	934770707 - Management
6 Alvin B. Krongard For For 7 Admiral Eric T. Olson For For 8 Steven B. Pfeiffer For For 9 Parker W. Rush For For 10 Henrik O. Schliemann For For 11 S. Scott Smith For For 12 Barry J. West For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch	Proposed by Wanagement F	Agenda Tote For For For	For/Against Managemer For For For	934770707 - Management
7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West 12 To approve, on an advisory basis, the 2. compensation of our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered For	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick	Proposed by Management F	Agenda Tote For For For For	For/Against Managemer For For For For	934770707 - Management
8 Steven B. Pfeiffer For For 9 Parker W. Rush For For For 10 Henrik O. Schliemann For For For 11 S. Scott Smith For For For 12 Barry J. West For For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of ManagementFor For Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman	Proposed by Management F	Agenda Tote For For For For For	For/Against Managemer For For For For For	934770707 - Management
9 Parker W. Rush For For 10 Henrik O. Schliemann For For 11 S. Scott Smith For For 12 Barry J. West For For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	US46269C1027 Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard	Proposed by Wanagement F	Agenda For For For For For For For	For/Against Managemer For For For For For For	934770707 - Management
10 Henrik O. Schliemann For For 11 S. Scott Smith For For 12 Barry J. West For For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson	Proposed by Wanagement F	Agenda For For For For For For For For For	For/Against Managemer For For For For For For	934770707 - Management
11 S. Scott Smith For For 12 Barry J. West For For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
12 Barry J. West For To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For Fo	934770707 - Management
To approve, on an advisory basis, the 2. compensation of ManagementFor For our named executive officers. 3. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann	Proposed by Wanagement F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
 compensation of our named executive officers. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered ManagementFor For Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
our named executive officers. 3. To ratify the selection by the Board of ManagementFor For Directors of Ernst & Young LLP as our independent registered	Symbolisin ISIN	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
3. To ratify the selection by the Board of ManagementFor For Directors of Ernst & Young LLP as our independent registered	Symbol ISIN Item 1.	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West To approve, on an advisory basis, the	Proposed by Wanagement F	Agenda Tote For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
Young LLP as our independent registered	Symbol ISIN Item 1.	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West To approve, on an advisory basis, the compensation of	Proposed by Wanagement F	Agenda Tote For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
	Symbolisin Item 1.	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West To approve, on an advisory basis, the compensation of our named executive officers.	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
public	Symbolisin Item 1.	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West To approve, on an advisory basis, the compensation of our named executive officers. To ratify the selection by the Board of Directors of Ernst &	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management
	Symbolisin Item 1.	Proposal DIRECTOR 1 Robert H. Niehaus 2 Thomas C. Canfield 3 Matthew J. Desch 4 Thomas J. Fitzpatrick 5 Jane L. Harman 6 Alvin B. Krongard 7 Admiral Eric T. Olson 8 Steven B. Pfeiffer 9 Parker W. Rush 10 Henrik O. Schliemann 11 S. Scott Smith 12 Barry J. West To approve, on an advisory basis, the compensation of our named executive officers. To ratify the selection by the Board of Directors of Ernst & Young LLP as our independent registered	Proposed by Management F F F F F F F F F F F F F F F F F F F	Agenda For For For For For For For For For Fo	For/Against Managemer For For For For For For For For For F	934770707 - Management

accounting firm for our fiscal year ending

December 31,

2018.

LIBERTY LATIN AMERICA LTD.

G9001E102 Meeting Type Security Annual

Ticker LILA Meeting Date 17-May-2018

Symbol

ISIN BMG9001E1021 Agenda 934773284 - Management

Item	Proposal Election of Director: Charles H.R. Bracken	Proposed by Manageme	Vote entFor	For/Against Management For
1.2	Election of Director: Balan Nair	Manageme		For
1.3	Election of Director: Eric L. Zinterhofer A proposal to appoint KPMG LLP as our independent auditors for the fiscal year ending December	Manageme		For
	31, 2018			
2.	and to authorize our board of directors, acting by the	Manageme	entFor	For
	audit committee, to determine the independent auditors remuneration.	t		
	A proposal to approve, on an advisory basis, the			
	compensation of our named executive officer	S		
3.	as described in this proxy statement under the heading "Executive Officers and Directors	Manageme	entFor	For
	Compensation."			
	A proposal to approve, on an advisory basis,			

4. Management3 Years frequency at which future say-on-pay votes

will be held.

LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type Annual Ticker

LORL Meeting Date 17-May-2018 Symbol

ISIN US5438811060 934789592 - Management Agenda

For

Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Against Management
1.	1 Dr. Mark H. Rachesky	Manageme	For	For
	2 Janet T. Yeung		For	For
2.	Acting upon a proposal to ratify the appointment of	Manageme	entFor	For
	Deloitte & Touche LLP as the Company's			
	independent			
	registered public accounting firm for the year			

ending December 31, 2018. Acting upon a proposal to approve, on a non-binding, advisory basis, compensation of the 3. Company's named ManagementFor For executive officers as described in the Company's Proxy Statement. AMPHENOL CORPORATION Security 032095101 Meeting Type Annual Ticker **APH** Meeting Date 17-May-2018 Symbol **ISIN** US0320951017 Agenda 934793161 - Management Proposed For/Against Vote Item **Proposal** Management by 1a. ManagementFor For Election of Director: Ronald P. Badie Election of Director: Stanley L. Clark ManagementFor For 1b. Election of Director: John D. Craig ManagementFor For 1c. 1d. Election of Director: David P. Falck ManagementFor For 1e. Election of Director: Edward G. Jepsen ManagementFor For ManagementFor 1f. Election of Director: Martin H. Loeffler For Election of Director: John R. Lord ManagementFor For 1g. 1h. Election of Director: R. Adam Norwitt ManagementFor For 1i. Election of Director: Diana G. Reardon ManagementFor For 1i. Election of Director: Anne Clarke Wolff ManagementFor For Ratification of Deloitte & Touche LLP as 2. independent ManagementFor For accountants of the Company. Advisory vote to approve compensation of 3. named ManagementFor For executive officers. Stockholder Proposal - Special Shareholder 4. Meeting Shareholder Against For Improvement. DEUTSCHE TELEKOM AG 251566105 Security Meeting Type Annual Ticker **DTEGY** Meeting Date 17-May-2018 Symbol **ISIN** US2515661054 Agenda 934798161 - Management **Proposed** For/Against Item Proposal Vote Management by Resolution on the appropriation of net 2. ManagementFor income.

ManagementFor

ManagementFor

Resolution on the approval of the actions of

of the Board of Management for the 2017

the members

financial year.

3.

4.

Resolution on the approval of the actions of the members of the Supervisory Board for the 2017 financial year. Resolution on the appointment of the independent auditor and the Group auditor for the 2018 financial year as well as the independent auditor to review the 5. condensed ManagementFor financial statements and the interim management report in the 2018 financial year and perform any review of additional interim financial information. Resolution on the cancellation of the existing granting of a new authorization to issue bonds with warrants, convertible bonds, profit participation rights, and/or participating bonds (or combinations of these 6. instruments) with the option of excluding ManagementFor subscription rights, the cancellation of contingent capital 2014 and the creation of new contingent capital (contingent 2018) and the corresponding amendment to Section 5 of the Articles of Incorporation. 7. Election of a Supervisory Board member. ManagementFor 8. Election of a Supervisory Board member. ManagementFor 9. Election of a Supervisory Board member. ManagementFor 10. Election of a Supervisory Board member. ManagementFor Resolution on the amendment to Section 16 11. (1) of the ManagementFor Articles of Incorporation. Motion A Α ManagementAgainst В Motion B ManagementAgainst C Motion C ManagementAgainst D Motion D ManagementAgainst INTERNATIONAL GAME TECHNOLOGY PLC Security G4863A108 Meeting Type Annual Ticker **IGT** Meeting Date 17-May-2018 Symbol **ISIN** GB00BVG7F061 Agenda 934800803 - Management **Proposed** For/Against Vote Item **Proposal** Management by

	3 3		
	To receive and adopt the Annual Reports and		
1.	Accounts for the financial year ended 31 December	ManagementFor	For
	2017. To approve the directors' remuneration report (excluding		
	the remuneration policy) set out in section 2		
2.	of	ManagementFor	For
	International Game Technology PLC's Annual Reports		
	and Accounts.		
	To approve the directors' remuneration policy		
	(excluding the remuneration report) set out in section 2 of		_
3.	International Game Technology PLC's Annual	ManagementFor	For
	Reports		
	and Accounts. To approve Marco Sala continuing to hold		
	office as a		
4.	director of the Company from the conclusion of the AGM	ManagamantFor	For
4.	until the conclusion of the third subsequent	ManagementFor	LOL
	annual		
	general meeting of the Company.		
	To approve the following director continuing to hold office		
	as a director of the Company from the		
5.	conclusion of the AGM until the conclusion of the next annual	ManagementFor	For
	general		
	meeting of the Company: Paget Alves		
	To approve the following director continuing to hold office		
	as a director of the Company from the		
6.	conclusion of the	ManagementFor	For
	AGM until the conclusion of the next annual general		
	meeting of the Company: Alberto Dessy		
	To approve the following director continuing		
	to hold office as a director of the Company from the		
7.	conclusion of the	ManagementFor	For
	AGM until the conclusion of the next annual	-	
	general meeting of the Company: Marco Drago		
8.	To approve the following director continuing	ManagementFor	For
	to hold office	· ·	
	as a director of the Company from the conclusion of the		
	AGM until the conclusion of the next annual		
	general		

	aga: 1g. a, 13g		
	meeting of the Company: Patti Hart To approve the following director continuing to hold office		
9.	as a director of the Company from the conclusion of the AGM until the conclusion of the next annual general	ManagementFor	For
	meeting of the Company: James McCann To approve the following director continuing to hold office as a director of the Company from the		
10.	conclusion of the AGM until the conclusion of the next annual general meeting of the Company: Heather McGregor	ManagementFor	For
11.	To approve the following director continuing to hold office as a director of the Company from the conclusion of the	ManagementFor	For
	AGM until the conclusion of the next annual general meeting of the Company: Lorenzo Pellicioli To approve the following director continuing to hold office		
12.	as a director of the Company from the conclusion of the AGM until the conclusion of the next annual general meeting of the Company: Vincent Sadusky To approve the following director continuing	ManagementFor	For
13.	to hold office as a director of the Company from the conclusion of the AGM until the conclusion of the next annual general meeting of the Company: Philip Satre To approve the following director continuing to hold office	ManagementFor	For
14.	as a director of the Company from the conclusion of the AGM until the conclusion of the next annual general meeting of the Company: Gianmario Tondato	ManagementFor	For
15.	Da Ruos To reappoint PricewaterhouseCoopers LLP as auditor to hold office from the conclusion of the AGM until the conclusion of the next annual general meeting of		For
	International Game Technology PLC at which		

accounts are laid. To authorise the board of directors or its audit 16. committee ManagementFor For to determine the remuneration of the auditor. To authorise political donations and expenditure not exceeding GBP 100,000 in total, in 17. ManagementFor For accordance with sections 366 and 367 of the Companies Act 2006. To adopt new articles of association of International Game Technology PLC to clarify when the Board may refuse to register transfers of shares, the 18. removal of the ManagementAbstain Against timing provision on share buyback authority already established by a separate shareholder resolution, and to remove historical provisions. INTERNATIONAL GAME TECHNOLOGY PLC Security G4863A108 Meeting Type Annual Ticker **IGT** Meeting Date 17-May-2018 Symbol **ISIN** GB00BVG7F061 Agenda 934823762 - Management **Proposed** For/Against Item Vote **Proposal** Management by To receive and adopt the Annual Reports and Accounts 1. ManagementFor For for the financial year ended 31 December 2017. To approve the directors' remuneration report (excluding the remuneration policy) set out in section 2 2. ManagementFor For of International Game Technology PLC's Annual **Reports** and Accounts. To approve the directors' remuneration policy (excluding the remuneration report) set out in section 2 of ManagementFor 3. For International Game Technology PLC's Annual Reports and Accounts.

ManagementFor

For

4.

office as a

of the AGM

To approve Marco Sala continuing to hold

director of the Company from the conclusion

	until the conclusion of the third subsequent		
	general meeting of the Company.		
	To approve the following director continuing		
	to hold office		
5.	as a director of the Company from the conclusion of the	ManagamantEar	For
3.	AGM until the conclusion of the next annual	ManagementFor	LOL
	general		
	meeting of the Company: Paget Alves		
	To approve the following director continuing to hold office		
6	as a director of the Company from the	ManagamantFan	Бая
6.	conclusion of the	ManagementFor	For
	AGM until the conclusion of the next annual		
	general		
	meeting of the Company: Alberto Dessy		
	To approve the following director continuing		
	to hold office		
7	as a director of the Company from the conclusion of the	ManagamantFan	Бан
7.	AGM until the conclusion of the next annual	ManagementFor	For
	general		
	meeting of the Company: Marco Drago		
	To approve the following director continuing to hold office		
8.	as a director of the Company from the conclusion of the	ManagamantEar	For
0.	AGM until the conclusion of the next annual	ManagementFor	гог
	general		
	meeting of the Company: Patti Hart		
	To approve the following director continuing		
	to hold office		
	as a director of the Company from the		
9.	conclusion of the	ManagementFor	For
J.	AGM until the conclusion of the next annual	Management of	1.01
	general		
	meeting of the Company: James McCann		
	To approve the following director continuing		
	to hold office		
	as a director of the Company from the		
10.	conclusion of the	ManagementFor	For
10.	AGM until the conclusion of the next annual	Withing chieffer of	1 01
	general		
	meeting of the Company: Heather McGregor		
11.	To approve the following director continuing	ManagementFor	For
11.	to hold office	Wanagemena or	1 01
	as a director of the Company from the		
	conclusion of the		
	AGM until the conclusion of the next annual		
	general		
	-		

meeting of the Company: Lorenzo Pellicioli To approve the following director continuing to hold office as a director of the Company from the 12. conclusion of the ManagementFor For AGM until the conclusion of the next annual general meeting of the Company: Vincent Sadusky To approve the following director continuing to hold office as a director of the Company from the 13. conclusion of the ManagementFor For AGM until the conclusion of the next annual general meeting of the Company: Philip Satre To approve the following director continuing to hold office as a director of the Company from the conclusion of the 14. ManagementFor For AGM until the conclusion of the next annual meeting of the Company: Gianmario Tondato Da Ruos To reappoint PricewaterhouseCoopers LLP as auditor to hold office from the conclusion of the AGM until the 15. conclusion of the next annual general meeting ManagementFor For International Game Technology PLC at which accounts are laid. To authorise the board of directors or its audit 16. committee ManagementFor For to determine the remuneration of the auditor. To authorise political donations and expenditure not exceeding GBP 100,000 in total, in 17. ManagementFor For accordance with sections 366 and 367 of the Companies Act 2006. 18. To adopt new articles of association of ManagementAbstain Against International Game Technology PLC to clarify when the Board may refuse to register transfers of shares, the removal of the timing provision on share buyback authority already established by a separate shareholder resolution, and to

remove historical provisions.

ALTICE N.V.

Security N0R25F103 Meeting Type Annual General Meeting Ticker

Meeting Date 18-May-2018 Symbol

ISIN	NL0011333752	Agenda	709237196 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	OPEN MEETING	Non-Voting	
2.A	RECEIVE REPORT OF MANAGEMENT BOARD	Non-Voting	
	RECEIVE EXPLANATION ON		
2.B	COMPANY'S RESERVES	Non-Voting	
2,2	AND DIVIDEND POLICY	Tron roung	
2.C	DISCUSS REMUNERATION POLICY FOR	Non-Voting	
2.C	MANAGEMENT BOARD MEMBERS	Non-voting	
_	ADOPT ANNUAL ACCOUNTS FOR		_
3	FINANCIAL YEAR	ManagementFor	For
	APPROVE DISCHARGE OF EVECUTIVE		
4	APPROVE DISCHARGE OF EXECUTIVE BOARD	ManagementFor	For
7	MEMBERS	Management of	1 01
	APPROVE DISCHARGE OF		
5	NON-EXECUTIVE BOARD	ManagementFor	For
	MEMBERS	-	
	APPROVE SEPARATION OF THE U.S.		
6	BUSINESS	ManagementFor	For
	FROM THE COMPANY THROUGH		
	SPECIAL DIVIDEND AMEND ARTICLES OF ASSOCIATION		
	AND EXECUTE		
7.A	THE DEED OF AMENDMENT TO	ManagementFor	For
	IMPLEMENT		
	AMENDMENT 1		
	AMEND ARTICLES OF ASSOCIATION		
	AND EXECUTE		_
7.B	THE DEED OF AMENDMENT TO	ManagementFor	For
	IMPLEMENT AMENDMENT 2		
	ELECT PATRICK DRAHI AS EXECUTIVE	?	
8	DIRECTOR	ManagementFor	For
0.4	APPROVE EXECUTIVE ANNUAL CASH	ManagamantAgainst	Assinat
9.A	BONUS PLAN	ManagementAgainst	Against
9.B	APPROVE REMUNERATION OF	ManagementFor	For
). D	PATRICK DRAHI	Wanagement of	101
9.C	AMEND REMUNERATION OF DEXTER	ManagementAgainst	Against
	GOEI AMEND REMUNERATION OF DENNIS		-
9.D	OKHUIJSEN	ManagementAgainst	Against
9.E	APPROVE STOCK OPTION PLAN	ManagementAgainst	Against
			-

9.F	APPROVE LONG TERM INCENTIVE	Manageme	entAgainst	Against	
7.1	PLAN		ma igumst	7 iguilist	
10	APPROVE REMUNERATION OF MICHEI	_ Manageme	ntAgainst	Against	
	COMBES			8	
	AUTHORIZE REPURCHASE OF UP TO 10		_	_	
11	PERCENT	Manageme	entFor	For	
	OF ISSUED SHARE CAPITAL				
10	PROPOSAL TO CANCEL SHARES THE	M	4E	F	
12	COMPANY	Manageme	entror	For	
13	HOLDS IN ITS OWN CAPITAL OTHER BUSINESS	Non Votin	œ.		
13 14	CLOSE MEETING	Non-Votin	-		
	.COM INC.	Non-voun	g		
Securi			Meeting	Type	Annual
Ticker	•				Aimuai
Symbo	CARS		Meeting	Date	18-May-2018
ISIN	US14575E1055		Agenda		934789097 - Management
15111	0511373E1033		1 Igenau		75 (76)697 Wanagement
_		Proposed		For/Agains	ıt
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	ent		
	1 Jerri DeVard	υ	For	For	
	2 Scott Forbes		For	For	
	3 Jill Greenthal		For	For	
	4 Thomas Hale		For	For	
	5 Donald A. McGovern Jr.		For	For	
	6 Greg Revelle		For	For	
	7 Bala Subramanian		For	For	
	8 T. Alex Vetter		For	For	
	Ratify the appointment of Ernst & Young				
	LLP, an				
	independent registered public accounting				
2.	firm, as our	Manageme	entFor	For	
	independent certified public accountants for				
	fiscal year				
G01.0	2018.				
	MERCEHUB, INC.		3.6	TD.	G 1
Securi	•		Meeting	Type	Special
Ticker Symbo	CHURA		Meeting	Date	18-May-2018
ISIN	US20084V1089		Agenda		934801920 - Management
		D 1		E /A :	
Item	Proposal	Proposed	Vote	For/Agains	
1.	To adopt the Agreement and Plan of Merger,	by Managama	ntFor	Manageme For	ш
1.	dated as of	Manageme	iiii Oi	1'01	
	March 5, 2018, by and among CommerceHul	h			
	Inc.	·,			
	(CommerceHub), Great Dane Parent, LLC				
	(Parent), and				
	Great Dane Merger Sub, Inc. (Merger Sub),				
	<i>C</i> , <i>C C</i> ,				

pursuant to

which Merger Sub will merge (merger) with

and into

CommerceHub, with CommerceHub

continuing as

surviving corporation and wholly owned

subsidiary of

Parent

A proposal to approve, on an advisory

(non-binding)

basis, specified compensation that may

2. become payable ManagementFor

to CommerceHub's named executive officers

in

connection with the merger.

A proposal to approve one or more

adjournments of the

special meeting, if necessary or appropriate, to

solicit

additional proxies if there are insufficient

votes at the time

ManagementFor Fe

For

For

of the special meeting or any adjournment or postponement of the special meeting to

approve the

proposal to adopt the merger agreement.

KINNEVIK AB

Security W5R00Y167 Meeting Type Annual General Meeting

Ticker Meeting Date 21-May-2018

Symbol Symbol

ISIN SE0008373898 Agenda 709294045 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

CMMT MARKET RULES REQUIRE DISCLOSURENon-Voting

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

THE BREAKDOWN OF EACH

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-**REPRESENTATIVE** OPENING OF THE ANNUAL GENERAL Non-Voting 1 **MEETING** ELECTION OF CHAIRMAN OF THE **ANNUAL** 2 Non-Voting GENERAL MEETING: WILHELM LUNING PREPARATION AND APPROVAL OF THE 3 **VOTING** Non-Voting LIST 4 APPROVAL OF THE AGENDA Non-Voting ELECTION OF ONE OR TWO PERSONS 5 TO CHECK Non-Voting AND VERIFY THE MINUTES DETERMINATION OF WHETHER THE **ANNUAL** Non-Voting 6 GENERAL MEETING HAS BEEN DULY **CONVENED** REMARKS BY THE CHAIRMAN OF THE 7 Non-Voting **BOARD** PRESENTATION BY THE CHIEF 8 **EXECUTIVE** Non-Voting **OFFICER** PRESENTATION OF THE PARENT COMPANY'S ANNUAL REPORT AND THE AUDITOR'S 9 **REPORT-**Non-Voting AND OF THE GROUP ANNUAL REPORT AND THE **GROUP AUDITOR'S REPORT** 10 Management

	•	
	RESOLUTION ON THE ADOPTION OF THE PROFIT	No Action
	AND LOSS STATEMENT AND THE	Action
	BALANCE SHEET	
	AND OF THE GROUP PROFIT AND LOSS	
	STATEMENT AND THE GROUP	
	BALANCE SHEET	
	RESOLUTION ON THE PROPOSED	
	TREATMENT OF	
	THE COMPANY'S EARNINGS AS	No
11	STATED IN THE	Management No Action
	ADOPTED BALANCE SHEET: SEK 8.25	
	PER SHARE	
	RESOLUTION ON THE DISCHARGE	
	FROM LIABILITY	No
12	OF THE MEMBERS OF THE BOARD AND	Management Action
	THE CHIEF	Action
	EXECUTIVE OFFICER	
	DETERMINATION OF THE NUMBER OF	No
13	MEMBERS OF	Management
	THE BOARD: SEVEN	riction
	DETERMINATION OF THE	No.
14	REMUNERATION TO THE	Management No Action
	BOARD AND THE AUDITOR	
	ELECTION OF BOARD MEMBER: DAME	
1 <i>5</i> A	AMELIA	No
15.A	FAWCETT (RE-ELECTION, PROPOSED BY THE	Management Action
	NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER:	
	WILHELM	
15.B	KLINGSPOR (RE-ELECTION, PROPOSED	Management No
13.D	BY THE	Action
	NOMINATION COMMITTEE)	
	ELECTION OF BOARD MEMBER: ERIK	
	MITTEREGGER (RE-ELECTION,	No
15.C	PROPOSED BY THE	Management
	NOMINATION COMMITTEE)	
	ELECTION OF BOARD MEMBER:	
	HENRIK POULSEN	No
15.D	(RE-ELECTION, PROPOSED BY THE	Management No Action
	NOMINATION	Action
	COMMITTEE)	
	ELECTION OF BOARD MEMBER: MARIO	
	QUEIROZ	No.
15.E	(RE-ELECTION, PROPOSED BY THE	Management Action
	NOMINATION	7 ICHOII
	COMMITTEE)	
15.F	ELECTION OF BOARD MEMBER:	ManagementNo
	CRISTINA	Action
	STENBECK (RE-ELECTION, PROPOSED	

	Lugar i lillig. GABLELI MOL		1001 1110.
	BY THE NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: CHARLOTTE		
15.G	STROMBERG (NEW ELECTION, PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF THE CHAIRMAN OF THE BOARD: THE	Management	No Action
16	NOMINATION COMMITTEE PROPOSES THAT DAME AMELIA FAWCETT SHALL BE ELECTED AS THE NEW CHAIRMAN OF THE BOARD	Management	No Action
17	APPROVAL OF THE PROCEDURE OF THE NOMINATION COMMITTEE RESOLUTION REGARDING GUIDELINES	Management	No Action
18	FOR REMUNERATION FOR SENIOR EXECUTIVES	Management	No Action
19	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2018, INCLUDING RESOLUTIONS REGARDING: (A) ADOPTION OF THE PLAN, (B) AMENDMENTS OF THE ARTICLES OF ASSOCIATION, AND (C) NEW ISSUE OF INCENTIVE SHARES TO THE PARTICIPANTS IN THE PLAN	Management	No Action
20	RESOLUTION REGARDING AUTHORISATION FOR THE BOARD TO RESOLVE ON TRANSFERS OF OWN CLASS B SHARES TO COVER COSTS FOR RESOLVED LONG TERM INCENTIVE PLANS	Management	No Action
21	RESOLUTION REGARDING AUTHORISATION FOR THE BOARD TO RESOLVE ON REPURCHASES OF OWN SHARES	Management	No Action
22	RESOLUTION REGARDING OFFER TO RECLASSIFY CLASS A SHARES INTO CLASS B SHARES	Management	No Action
23	SHANES	Non-Voting	

CLOSING OF THE ANNUAL GENERAL

MEETING

KINNEVIK AB

Security W5139V109 Meeting Type **Annual General Meeting**

Ticker Meeting Date

21-May-2018 Symbol

ISIN SE0008373906 Agenda 709316485 - Management

Proposed For/Against Item Proposal Vote Management by

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

OPENING OF THE ANNUAL GENERAL

1 **MEETING** Non-Voting

	20ga: 1 milg. 6, 122221 moz	25
	ELECTION OF CHAIRMAN OF THE ANNUAL	
	GENERAL MEETING: THE NOMINATION	
2	COMMITTEE- PROPOSES THAT WILHELM LUNING,	Non Votino
2	MEMBER OF THE SWEDISH BAR ASSOCIATION,	Non-Voting
	IS-ELECTED TO BE THE CHAIRMAN OF THE ANNUAL	
	GENERAL MEETING	
	PREPARATION AND APPROVAL OF THE	
3	VOTING	Non-Voting
	LIST	
4	APPROVAL OF THE AGENDA	Non-Voting
	ELECTION OF ONE OR TWO PERSONS	- 1011 / 011118
5	TO CHECK	Non-Voting
3	AND VERIFY THE MINUTES	Tion voing
	DETERMINATION OF WHETHER THE	
6	ANNUAL	Non-Voting
	GENERAL MEETING HAS BEEN DULY	C
	CONVENED	
7	REMARKS BY THE CHAIRMAN OF THE	Non-Voting
,	BOARD	Tron voting
	PRESENTATION BY THE CHIEF	
8	EXECUTIVE	Non-Voting
	OFFICER	
	PRESENTATION OF THE PARENT	
	COMPANY'S	
	ANNUAL REPORT AND THE AUDITOR'S	
9	REPORT-	Non-Voting
,	AND OF THE GROUP ANNUAL REPORT	Tion-voing
	AND THE	
	GROUP AUDITOR'S REPORT	
	RESOLUTION ON THE ADOPTION OF	
	THE PROFIT	
	AND LOSS STATEMENT AND THE	No No
10	BALANCE SHEET	Management Action
	AND OF THE GROUP PROFIT AND LOSS	Action
	STATEMENT AND THE GROUP	
	BALANCE SHEET	
	RESOLUTION ON THE PROPOSED	
	TREATMENT OF	
	THE COMPANY'S EARNINGS AS	No No
11	STATED IN THE	Management
	ADOPTED BALANCE SHEET: SEK 8.25	Action
	PER SHARE	
12		ManagamantNa
12	RESOLUTION ON THE DISCHARGE	ManagementNo
	FROM LIABILITY	Action
	OF THE MEMBERS OF THE BOARD AND	
	THE CHIEF	

	EXECUTIVE OFFICER		
	DETERMINATION OF THE NUMBER OF		
10	MEMBERS OF	3.6	No
13	THE BOARD: NUMBER OF MEMBERS (7)	Management	Action
	AND		
	DEPUTY MEMBERS (0) OF BOARD		
1.4	DETERMINATION OF THE	Management	No
14	REMUNERATION TO THE	Management	Action
	BOARD AND THE AUDITOR		
	ELECTION OF BOARD MEMBER: DAME AMELIA		
15.A		Managamant	No
13.A	BY THE	Management	Action
	NOMINATION COMMITTEE)		
	ELECTION OF BOARD MEMBER:		
	WILHELM		
15.B	KLINGSPOR (RE-ELECTION, PROPOSED	Management	No
13.D	BY THE	Management	Action
	NOMINATION COMMITTEE)		
	ELECTION OF BOARD MEMBER: ERIK		
	MITTEREGGER (RE-ELECTION,		No
15.C	PROPOSED BY THE	Management	Action
	NOMINATION COMMITTEE)		1 10 0101
	ELECTION OF BOARD MEMBER:		
	HENRIK POULSEN		
15.D	(RE-ELECTION, PROPOSED BY THE	Management	No
	NOMINATION	C	Action
	COMMITTEE)		
	ELECTION OF BOARD MEMBER: MARIO)	
	QUEIROZ		Ma
15.E	(RE-ELECTION, PROPOSED BY THE	Management	INO A ati an
	NOMINATION		Action
	COMMITTEE)		
	ELECTION OF BOARD MEMBER:		
	CRISTINA		No
15.F	STENBECK (RE-ELECTION, PROPOSED	Management	Action
	BY THE		Action
	NOMINATION COMMITTEE)		
	ELECTION OF BOARD MEMBER:		
	CHARLOTTE		No
15.G	,	Management	Action
	PROPOSED BY THE		riction
	NOMINATION COMMITTEE)		
	ELECTION OF THE CHAIRMAN OF THE		
	BOARD: THE		
	NOMINATION COMMITTEE PROPOSES		No
16	THAT DAME	Management	Action
	AMELIA FAWCETT SHALL BE ELECTED	1	
	AS THE NEW		
17	CHAIRMAN OF THE BOARD	3.6	
17		Management	

APPROVAL OF THE PROCEDURE OF No THE Action NOMINATION COMMITTEE RESOLUTION REGARDING GUIDELINES $\underset{Action}{\mathsf{Management}} \overset{\mathsf{No}}{\underset{\mathsf{Action}}{\mathsf{No}}}$ 18 REMUNERATION FOR SENIOR **EXECUTIVES** RESOLUTION REGARDING A LONG-TERM SHARE **INCENTIVE PLAN FOR 2018, INCLUDING RESOLUTIONS REGARDING: (A)** Management No Action ADOPTION OF THE 19 PLAN, (B) AMENDMENTS OF THE ARTICLES OF ASSOCIATION, AND (C) NEW ISSUE OF **INCENTIVE** SHARES TO THE PARTICIPANTS IN THE **PLAN** RESOLUTION REGARDING **AUTHORISATION FOR** THE BOARD TO RESOLVE ON TRANSFERS OF OWN Management No Action 20 CLASS B SHARES TO COVER COSTS **FOR** RESOLVED LONG TERM INCENTIVE **PLANS** RESOLUTION REGARDING **AUTHORISATION FOR** Management Action 21 THE BOARD TO RESOLVE ON REPURCHASES OF **OWN SHARES** RESOLUTION REGARDING OFFER TO **RECLASSIFY** 22 Management CLASS A SHARES INTO CLASS B **SHARES** CLOSING OF THE ANNUAL GENERAL 23 Non-Voting **MEETING** 26 APR 2018: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF-**RESOLUTION 13. IF YOU HAVE** CMMT ALREADY SENT IN Non-Voting YOUR VOTES, PLEASE DO NOT **VOTE-AGAIN** UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. MALAYSIAN RESOURCES CORPORATION BERHAD Security Y57177100 Meeting Type **Annual General Meeting**

Ticker Meeting Date 21-May-2018 Symbol **ISIN** MYL165100008 Agenda 709322414 - Management For/Against **Proposed** Vote Item **Proposal** by Management TO APPROVE A FIRST AND FINAL SINGLE TIER **DIVIDEND OF 1.75 SEN PER ORDINARY** ManagementFor 1 For **SHARE FOR** THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO RE-ELECT TO' PUAN JANET LOOI LAI HENG WHO RETIRES PURSUANT TO ARTICLE 106 OF THE 2 COMPANY'S ARTICLES OF ManagementFor For ASSOCIATION, AND BEING ELIGIBLE HAS OFFERED HERSELF FOR RE-**ELECTION** TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO **ARTICLES 101** AND 102 OF THE COMPANY'S ARTICLES 3 OF ManagementAgainst **Against** ASSOCIATION AND BEING ELIGIBLE, **HAVE** OFFERED HIMSELF FOR RE-ELECTION: **JAMALUDIN ZAKARIA** TO RE-ELECT THE FOLLOWING **DIRECTOR WHO** RETIRE BY ROTATION PURSUANT TO **ARTICLES 101** AND 102 OF THE COMPANY'S ARTICLES OF 4 ManagementAgainst Against ASSOCIATION AND BEING ELIGIBLE, **HAVE** OFFERED HIMSELF FOR RE-ELECTION: **MOHD** IMRAN TAN SRI MOHAMAD SALIM **FATEH DIN** TO APPROVE THE DIRECTORS' FEES OF RM811,096 5 For FOR THE FINANCIAL YEAR ENDED 31 ManagementFor **DECEMBER** 2017. (2016: RM952,459) 6 TO APPROVE THE BENEFITS ManagementFor For EXTENDED TO THE

NON-EXECUTIVE DIRECTORS OF THE

COMPANY,

AS DETAILED OUT IN NOTE 6 OF THE

EXPLANATORY NOTES, FROM 22 MAY

2018 UNTIL

THE NEXT AGM OF THE COMPANY

TO RE-APPOINT MESSRS.

PRICEWATERHOUSECOOPERS PLT AS

AUDITORS

OF THE COMPANY FOR THE

7 FINANCIAL YEAR ManagementFor

ENDING 2018 AND TO AUTHORISE THE

DIRECTORS

TO DETERMINE THEIR

REMUNERATION

TO APPROVE THE PROPOSED

8 RENEWAL OF SHARE ManagementFor For

BUY-BACK AUTHORITY

TELE2 AB (PUBL)

Security W95878166 Meeting Type Annual General Meeting

For

Ticker Meeting Date 21-May-2018

Symbol Meeting Date 21-May-2016

ISIN SE0005190238 Agenda 709327832 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT Non-Voting

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

	0 0	
	FINANCIAL-	
	STATEMENTS	
	RESOLUTION ON THE ADOPTION OF	
	THE INCOME	
	STATEMENT AND THE BALANCE	NI.
10	SHEET AND OF	Management No Action
	THE CONSOLIDATED INCOME	Action
	STATEMENT AND THE	
	CONSOLIDATED BALANCE SHEET	
	RESOLUTION ON THE PROPOSED	
	TREATMENT OF	
	THE COMPANY'S EARNINGS AS	
11	STATED IN THE	Management No Action
	ADOPTED BALANCE SHEET: DIVIDEND	Action
	OF SEK 4.00	
	PER SHARE	
	RESOLUTION ON THE DISCHARGE OF	
	LIABILITY	
12	FOR THE MEMBERS OF THE BOARD	Management No
	AND THE CHIEF	Action
	EXECUTIVE OFFICER	
	DETERMINATION OF THE NUMBER OF	3.7
13	MEMBERS OF	Management No Action
	THE BOARD: SIX (6)	Action
	DETERMINATION OF THE	
1.4	REMUNERATION TO THE	No
14	MEMBERS OF THE BOARD AND THE	Management No Action
	AUDITOR	
	ELECTION OF BOARD MEMBER: SOFIA	
	ARHALL	NT
15.A	BERGENDORFF (RE-ELECTION,	Management No
	PROPOSED BY THE	Action
	NOMINATION COMMITTEE)	
	ELECTION OF BOARD MEMBER:	
	ANDERS	NI.
15.B	BJORKMAN (RE-ELECTION, PROPOSED	Management No.
	BY THE	Action
	NOMINATION COMMITTEE)	
	ELECTION OF BOARD MEMBER:	
	GEORGI GANEV	No
15.C	(RE-ELECTION, PROPOSED BY THE	Management No
	NOMINATION	Action
	COMMITTEE)	
	ELECTION OF BOARD MEMBER:	
	CYNTHIA GORDON	No
15.D	(RE-ELECTION, PROPOSED BY THE	Management Action
	NOMINATION	Action
	COMMITTEE)	
15.E	ELECTION OF BOARD MEMBER:	ManagementNo
	EAMONN O'HARE	Action
	(RE-ELECTION, PROPOSED BY THE	

NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: CARLA NUSTELING (RE-ELECTION, PROPOSED Management Action 15.F BY THE NOMINATION COMMITTEE) ELECTION OF THE CHAIRMAN OF THE **BOARD: THE** NOMINATION COMMITTEE PROPOSES 16 **THAT** Management GEORGI GANEV SHALL BE ELECTED AS NEW CHAIRMAN OF THE BOARD DETERMINATION OF THE NUMBER OF **AUDITORS** AND ELECTION OF AUDITOR: IN **ACCORDANCE** WITH THE AUDIT COMMITTEE'S RECOMMENDATION, THE NOMINATION COMMITTEE PROPOSES THAT Management Action 17 THE COMPANY SHALL HAVE ONE **REGISTERED** ACCOUNTING FIRM AS AUDITOR, AND THAT THE REGISTERED ACCOUNTING FIRM **DELOITTE AB** SHALL BE RE-ELECTED AS AUDITOR UNTIL THE CLOSE OF THE 2019 ANNUAL GENERAL **MEETING DELOITTE AB HAS INFORMED TELE2** THAT THE AUTHORISED PUBLIC ACCOUNTANT **THOMAS** STROMBERG WILL CONTINUE AS **AUDITOR-IN-**CHARGE IF DELOITTE AB IS **RE-ELECTED AS AUDITOR** APPROVAL OF THE PROCEDURE OF 18 Management THE NOMINATION COMMITTEE RESOLUTION REGARDING GUIDELINES **FOR** 19 Management REMUNERATION TO SENIOR **EXECUTIVES** 20.A RESOLUTION REGARDING AN ManagementNo **INCENTIVE** Action

PROGRAMME: ADOPTION OF AN

	_aga: :g.	
	INCENTIVE	
	PROGRAMME	
	RESOLUTION REGARDING AN	
	INCENTIVE	
20.B	PROGRAMME: MERGER WITH COM	Management
20. D	HEM -	Management Action
	ADDITIONAL ALLOCATION UNDER LTI	
	2018	
	RESOLUTION REGARDING AN	
	INCENTIVE	No
20.C	PROGRAMME: AUTHORISATION TO	Management Action
	ISSUE CLASS C	Action
	SHARES	
	RESOLUTION REGARDING AN	
	INCENTIVE	No
20.D	PROGRAMME: AUTHORISATION TO	Management Action
	RESOLVE TO	1 1001011
	REPURCHASE OWN CLASS C SHARES	
	RESOLUTION REGARDING AN	
20.5	INCENTIVE	No
20.E	PROGRAMME: RESOLUTION ON THE	Management Action
	TRANSFER OF	
	OWN CLASS B SHARES	
	RESOLUTION REGARDING AN INCENTIVE	
20.F	PROGRAMME: RESOLUTION ON THE	Management No.
20.Г	SALE OF OWN	Action
	CLASS B SHARES	
	RESOLUTION TO AUTHORISE THE	
	BOARD TO	No.
21	RESOLVE ON REPURCHASE OF OWN	Management Action
	SHARES	retion
	THE BOARD / ISSUER HAS NOT	
	RELEASED A	
~ ~ ~	STATEMENT ON WHETHER THEY	
CMMT	RECOMMEND TO-	Non-Voting
	VOTE IN FAVOUR OR AGAINST UNDER	
	RESOLUTIONS 22.A TO 22.C	
22.A	RESOLUTION REGARDING	ManagementNo
	SHAREHOLDER MARTIN	Action
	GREEN'S PROPOSAL: THAT AN	
	INVESTIGATION IS	
	CARRIED OUT REGARDING THE	
	COMPANY'S	
	PROCEDURES TO ENSURE THAT THE	
	CURRENT	
	MEMBERS OF THE BOARD AND	
	LEADERSHIP TEAM	
	FULFIL THE RELEVANT LEGISLATIVE	
	AND	
	REGULATORY REQUIREMENTS, AS	

WELL AS THE

DEMANDS THAT THE PUBLIC

OPINIONS ETHICAL

VALUES PLACES ON PERSONS IN

LEADING

POSITIONS. IN ADDITION, THE

INVESTIGATION

SHALL INCLUDE THE CURRENT

ATTITUDE AND

PRACTICAL HANDLING PERFORMED

BY THE

COMPANY'S ADMINISTRATORS AND

EXECUTIVES

RESOLUTION REGARDING

SHAREHOLDER MARTIN

GREEN'S PROPOSAL: IN THE EVENT

THAT THE

INVESTIGATION CLARIFIES THAT

22.B THERE IS NEED,

Management

SWIFT, RELEVANT MEASURES SHALL

BE TAKEN TO

ENSURE THAT THE REQUIREMENTS

ARE

FULFILLED

RESOLUTION REGARDING

SHAREHOLDER MARTIN

GREEN'S PROPOSAL: TAKING INTO

CONSIDERATION THE NATURE AND

SCOPE OF ANY

NEEDS, THE INVESTIGATION AND ANY Management No 22.C

MEASURES

SHOULD BE PRESENTED AS SOON AS

POSSIBLE,

HOWEVER NOT LATER THAN DURING

THE ANNUAL

GENERAL MEETING 2019

CLOSING OF THE ANNUAL GENERAL

23 **MEETING**

Symbol

Non-Voting

MALAYSIAN RESOURCES CORPORATION BERHAD

ExtraOrdinary General Security Y57177100 Meeting Type

Meeting

Ticker Meeting Date 21-May-2018

ISIN MYL165100008 Agenda 709449056 - Management

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

1 MANAGEMENT CONTRACT BETWEEN ManagementFor For

KWASA

SENTRAL SDN BHD, A 70%-OWNED

SUBSIDIARY OF

MRCB ("KSSB"), AND MRCB LAND SDN

BHD, A

WHOLLY-OWNED SUBSIDIARY OF

MRCB ("MRCB

LAND"), FOR THE APPOINTMENT OF

MRCB LAND AS

THE MANAGEMENT CONTRACTOR IN

CONNECTION

WITH THE DEVELOPMENT AND

CONSTRUCTION OF

A MIXED DEVELOPMENT IDENTIFIED

TO BE THE

TOWN CENTRE OF THE KWASA

DAMANSARA

TOWNSHIP, ON A PIECE OF LAND

OWNED BY KSSB

MEASURING 64.30 ACRES KNOWN AS

MX-1, HELD

UNDER HSD 315671, LOT NO. PT50854,

MUKIM

SUNGAI BULOH, DAERAH PETALING,

SELANGOR

DARUL EHSAN ("MX-1

DEVELOPMENT"), FOR A

PROVISIONAL TOTAL PROJECT SUM OF

RM7,461,991,606 PAYABLE IN CASH

("PROVISIONAL

TOTAL PROJECT SUM OF MX-1")

("PROPOSED MX-1

CONSTRUCTION")

2 PROPOSED JOINT VENTURE BETWEEN ManagementFor For

RUKUN

JUANG SDN BHD ("RJSB"), AN

85%-OWNED

SUBSIDIARY OF MRCB LAND, AND

TANJUNG

WIBAWA SDN BHD ("TWSB"), A

WHOLLY-OWNED

SUBSIDIARY OF THE EMPLOYEES

PROVIDENT

FUND BOARD, FOR THE PURPOSE OF

DEVELOPING

THREE (3) PARCELS OF LEASEHOLD

LAND

LOCATED IN BUKIT JALIL, KUALA

LUMPUR

("LANDS"), WHICH ENTAILS THE

FOLLOWING:- (I)

PROPOSED SUBSCRIPTION OF 1,900,000

ORDINARY

SHARES IN BUKIT JALIL SENTRAL

PROPERTY SDN

BHD ("BJSP") REPRESENTING 20%

EQUITY

INTEREST OF THE ISSUED SHARE

CAPITAL OF BJSP

AND UP TO 283,232,622 REDEEMABLE

PREFERENCE

SHARES-CLASS A IN BJSP BY RJSB

("PROPOSED

SUBSCRIPTION"); AND (II) PROPOSED

DISPOSAL BY

RJSB OF THE LANDS TO BJSP FOR AN

AGGREGATE

AMOUNT OF UP TO RM1,426,163,112, IN

RELATION

TO THE PROPOSED JOINT VENTURE

("PROPOSED

DISPOSAL") (COLLECTIVELY

REFERRED TO AS THE

"PROPOSED JOINT VENTURE")

MANAGEMENT CONTRACT BETWEEN

BJSP AND

MRCB LAND FOR THE APPOINTMENT

OF MRCB

LAND AS THE MANAGEMENT

CONTRACTOR IN

CONNECTION WITH THE

DEVELOPMENT AND

3 CONSTRUCTION OF A MIXED ManagementFor For

DEVELOPMENT ON

THE LANDS ("DEVELOPMENT"), FOR A

PROVISIONAL

TOTAL PROJECT SUM OF

RM11,007,326,245

PAYABLE IN CASH ("PROVISIONAL

TOTAL PROJECT

SUM") ("PROPOSED CONSTRUCTION")

PANDORA MEDIA, INC.

Security 698354107 Meeting Type Annual

Ticker P Meeting Date 21-May-2018

Symbol Symbol Symbol

ISIN US6983541078 Agenda 934781178 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 Roger Faxon		For	For
	2 Timothy Leiweke		For	For
	3 Mickie Rosen		For	For
2.	Advisory vote to approve the compensation of	of Manageme	ntFor	For
	our named			

executive officers.

Advisory vote on the frequency of future

stockholder

3. advisory votes to approve the compensation of Management 3 Years For

our

named executive officers.

To ratify the appointment of Ernst & Young

LLP as our

4. independent registered public accounting firm ManagementFor For

for the year

ending December 31, 2018.

To approve an amendment to the Company's

Amended

5. and Restated Certificate of Incorporation to ManagementFor

remove

certain foreign ownership restrictions on our

stock.

NIELSEN HOLDINGS PLC

Security G6518L108 Meeting Type Annual

Ticker NLSN Meeting Date 22-May-2018

Symbol Victing Date 22-May-2016

ISIN GB00BWFY5505 Agenda 934766227 - Management

For

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: James A. Attwood, Jr.	ManagementFor	For
1b.	Election of Director: Mitch Barns	ManagementFor	For
1c.	Election of Director: Guerrino De Luca	ManagementFor	For
1d.	Election of Director: Karen M. Hoguet	ManagementFor	For
1e.	Election of Director: Harish Manwani	ManagementFor	For
1f.	Election of Director: Robert C. Pozen	ManagementFor	For
1g.	Election of Director: David Rawlinson	ManagementFor	For
1h.	Election of Director: Javier G. Teruel	ManagementFor	For
1i.	Election of Director: Lauren Zalaznick	ManagementFor	For
	To ratify the appointment of Ernst & Young		
	LLP as our		
2.	independent registered public accounting firm	n ManagementFor	For
	for the year		
	ending December 31, 2018.		
	To reappoint Ernst & Young LLP as our UK		
	statutory		
3.	auditor to audit our UK statutory annual	ManagementFor	For
	accounts for the	-	
	year ending December 31, 2018.		
	To authorize the Audit Committee to		
4.	determine the	ManagementFor	For
	compensation of our UK statutory auditor.	C	
5.	To approve on a non-binding, advisory basis	ManagementFor	For
	the	C	
	compensation of our named executive officers	S	
	as	~	

disclosed in the proxy statement.

To approve on a non-binding, advisory basis

the

6. Directors' Compensation Report for the year ManagementFor For

ended

December 31, 2017.

7. To approve the Directors' Compensation
ManagementFor For

Policy.

DYCOM INDUSTRIES, INC.

Security 267475101 Meeting Type Annual

Ticker Symbol DY Meeting Date 22-May-2018

ISIN US2674751019 Agenda 934780950 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Stephen C. Coley	ManagementFor	For
1b.	Election of Director: Patricia L. Higgins	ManagementFor	For
1c.	Election of Director: Steven E. Nielsen	ManagementFor	For
1d.	Election of Director: Richard K. Sykes	ManagementFor	For
	To ratify the appointment of		
	PricewaterhouseCoopers		
2.	LLP as the Company's independent auditor forManagementFor		
	fiscal		

2019.

To approve, by non-binding advisory vote,

3. executive ManagementFor For

compensation.

UNITED STATES CELLULAR CORPORATION

Security 911684108 Meeting Type Annual

Ticker Symbol USM Meeting Date 22-May-2018

ISIN US9116841084 Agenda 934782219 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 J.S. Crowley		For	For
	2 G.P. Josefowicz		For	For
	3 C.D. Stewart		For	For
2.	Ratify Accountants for 2018	Manageme	ntFor	For
3.	Advisory vote to approve executive compensation	Manageme	ntFor	For

MICROSEMI CORPORATION

Security 595137100 Meeting Type Special Ticker

Symbol MSCC Meeting Date 22-May-2018

ISIN US5951371005 Agenda 934803710 - Management

Item Proposal Proposed by Vote For/Against Management

ManagementFor

ManagementFor

ManagementFor

For

For

For

To adopt the Agreement and Plan of Merger,

dated

March 1, 2018, as it may be amended from

time to time

(the "Merger Agreement"), by and among

Microsemi Corporation ("Microsemi"), Microchip

Technology

Incorporated and Maple Acquisition

Corporation.

To approve, by non-binding, advisory vote,

certain

compensation arrangements for Microsemi's

. named

executive officers in connection with the

merger.

To approve the adjournment of the Special

Meeting from

time to time, if necessary or appropriate,

including to

solicit additional proxies if there are

insufficient votes at

the time of the Special Meeting or any

adjournment or

postponement thereof to approve the proposal

to adopt

the Merger Agreement or in the absence of a

quorum.

TELEVISION BROADCASTS LIMITED

Security Y85830126 Meeting Type Annual General Meeting

Ticker Meeting Date 23-May-2018

Symbol Weeting Date 25-May-2016

ISIN HK0000139300 Agenda 709294211 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED-THE SAME

AS A "TAKE NO ACTION" VOTE. PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0418/LTN20180418796.pdf,-

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0418/LTN20180418784.pdf

1 Management

	•		
	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL		No Action
			Action
	STATEMENTS AND THE REPORT OF THE		
	DIRECTORS AND THE INDEPENDENT		
	AUDITOR'S		
	REPORT FOR THE YEAR ENDED 31 DECEMBER 2017		
	TO DECLARE DIVIDENDS FOR THE		
2.I	YEAR ENDED 31	Management	No
2.1	DECEMBER 2017: FINAL DIVIDEND	Management	Action
	TO DECLARE DIVIDENDS FOR THE		
2 11		Manazamant	No
2.II	YEAR ENDED 31	Management	Action
	DECEMBER 2017: SPECIAL DIVIDEND		
2.1	TO RE-ELECT RETIRING DIRECTOR:	3.6	No
3.I	MR. CHEONG	Management	Action
	SHIN KEONG		
	TO RE-ELECT RETIRING DIRECTOR:		No
3.II	MR. THOMAS	Managamant	Action
	HUI TO		
	TO RE-ELECT RETIRING DIRECTOR:		No
3.III	MR. ANTHONY	Management	Action
	LEE HSIEN PIN		
	TO RE-ELECT RETIRING DIRECTOR:		No
3.IV	MR. CHEN WEN	Management	Action
	CHI		
	TO RE-ELECT RETIRING DIRECTOR: DR		No
3.V	WILLIAM LO	Management	Action
	WING YAN		
	TO RE-ELECT RETIRING DIRECTOR:		No
3.VI	PROFESSOR	Management	Action
	CAROLINE WANG CHIA-LING		
	TO RE-ELECT RETIRING DIRECTOR: DR		No
3.VII	ALLAN	Management	Action
	ZEMAN		
4	TO APPROVE THE CHAIRMAN'S FEE	Management	No Action
	TO APPROVE THE VICE CHAIRMAN'S		No
5	FEE	Management	Action
	TO APPROVE AN INCREASE IN		No
6	DIRECTOR'S FEE	Management	Action
	TO RE-APPOINT		Action
	PRICEWATERHOUSECOOPERS AS		
	THE AUDITOR OF THE COMPANY AND		No
7	AUTHORISE	Management	Action
	DIRECTORS TO FIX ITS		Action
	REMUNERATION		
	TO GRANT A GENERAL MANDATE TO		
8	DIRECTORS	Management	No
O	TO ISSUE 10% ADDITIONAL SHARES	1vianagement	Action
9	10 1050E 10/0 ADDITIONAL SHARES	Management	
J		ivianagement	

TO GRANT A GENERAL MANDATE TO No Action **DIRECTORS** TO REPURCHASE 10% ISSUED SHARES TO EXTEND THE AUTHORITY GIVEN TO THE **DIRECTORS UNDER RESOLUTION (8)** Management 10 TO SHARES Action REPURCHASED UNDER THE **AUTHORITY UNDER RESOLUTION (9)** TO EXTEND THE BOOK CLOSE PERIOD 11 FROM 30 Management Action DAYS TO 60 DAYS AMERICAN TOWER CORPORATION Security 03027X100 Meeting Type Annual Ticker **AMT** Meeting Date 23-May-2018 Symbol **ISIN** US03027X1000 Agenda 934771800 - Management **Proposed** For/Against Item Proposal Vote Management by 1a. ManagementFor For Election of Director: Gustavo Lara Cantu ManagementFor 1b. Election of Director: Raymond P. Dolan For Election of Director: Robert D. Hormats ManagementFor For 1c. 1d. Election of Director: Grace D. Lieblein ManagementFor For 1e. Election of Director: Craig Macnab ManagementFor For 1f. Election of Director: JoAnn A. Reed ManagementFor For Election of Director: Pamela D.A. Reeve ManagementFor For 1g. 1h. Election of Director: David E. Sharbutt ManagementFor For 1i. Election of Director: James D. Taiclet, Jr. ManagementFor For 1j. Election of Director: Samme L. Thompson ManagementFor For To ratify the selection of Deloitte & Touche LLP as the 2. For Company's independent registered public ManagementFor accounting firm for 2018. To approve, on an advisory basis, the 3. Company's ManagementFor For executive compensation. PAYPAL HOLDINGS, INC. Security 70450Y103 Meeting Type Annual Ticker Meeting Date **PYPL** 23-May-2018 Symbol **ISIN** US70450Y1038 Agenda 934777787 - Management Proposed For/Against Vote Item **Proposal** Management by 1a. Election of Director: Rodney C. Adkins ManagementFor For Election of Director: Wences Casares ManagementFor For 1b. Election of Director: Jonathan Christodoro 1c. ManagementFor For 1d. Election of Director: John J. Donahoe ManagementFor For

	3 3				
1e.	Election of Director: David W. Dorman	Manageme	entFor	For	
1f.	Election of Director: Belinda J. Johnson	Manageme	entFor	For	
1g.	Election of Director: Gail J. McGovern	Manageme	entFor	For	
1h.	Election of Director: David M. Moffett	Manageme	entFor	For	
1i.	Election of Director: Ann M. Sarnoff	Manageme	entFor	For	
1j.	Election of Director: Daniel H. Schulman	Manageme	entFor	For	
1k.	Election of Director: Frank D. Yeary	Manageme		For	
	Advisory vote to approve the compensation of	of			
2.	our named	Manageme	entFor	For	
	executive officers.	C			
	Approval of the PayPal Holdings, Inc.				
3.	Amended and	Manageme	entAgainst	Against	
	Restated 2015 Equity Incentive Award Plan.	\mathcal{L}	C	υ	
	Approval of the PayPal Holdings, Inc.				
4.	Amended and	Manageme	entFor	For	
	Restated Employee Stock Purchase Plan.				
	Ratification of the appointment of				
_	PricewaterhouseCoopers LLP as our			_	
5.	independent auditor	Manageme	entFor	For	
	for 2018.				
	Stockholder proposal regarding stockholder				
6.	proxy access	Shareholde	er Abstain	Against	
0.	enhancement.	Shareholde	1 10000	1 Iguilist	
	Stockholder proposal regarding political				
7.	transparency.	Shareholde	er Against	For	
	Stockholder proposal regarding human and				
8.	indigenous	Shareholde	er Against	For	
0.	peoples' rights.	Shareholde	i i igamst	101	
CENT	URYLINK, INC.				
Securit			Meeting '	Type	Annual
Ticker	•				
Symbo	ot CTL		Meeting 1	Date	23-May-2018
ISIN	US1567001060		Agenda		934787803 - Management
			8		,
-		Proposed		For/Again	st
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	ent	0	
	1 Martha H. Bejar	\mathcal{L}	For	For	
	2 Virginia Boulet		For	For	
	3 Peter C. Brown		For	For	
	4 Kevin P. Chilton		For	For	
	5 Steven T. Clontz		For	For	
	6 T. Michael Glenn		For	For	
	7 W. Bruce Hanks		For	For	
	8 Mary L. Landrieu		For	For	
	9 Harvey P. Perry		For	For	
	10 Glen F. Post, III		For	For	
	11 Michael J. Roberts		For	For	
	12 Laurie A. Siegel		For	For	
	13 Jeffrey K. Storey		For	For	
2.		Manageme		For	
				- 01	

Ratify the appointment of KPMG LLP as our independent auditor for 2018. 3. Approve our 2018 Equity Incentive Plan. ManagementFor For Advisory vote to approve our executive 4. ManagementFor For compensation. Shareholder proposal regarding our lobbying Shareholder Against 5a. For activities. Shareholder proposal regarding our billing 5b. Shareholder Against For practices. LIBERTY MEDIA CORPORATION 531229870 Meeting Type Security Annual Ticker **FWONA** Meeting Date 23-May-2018 Symbol **ISIN** US5312298707 Agenda 934800726 - Management Proposed For/Against Vote Proposal Item Management by 1. **DIRECTOR** Management Brian M. Deevy For For Gregory B. Maffei For For Andrea L. Wong For For A proposal to ratify the selection of KPMG LLP as our 2. independent auditors for the fiscal year ending ManagementFor For December 31, 2018. The say-on-pay proposal, to approve, on an 3. ManagementFor For basis, the compensation of our named executive officers. The say-on-frequency proposal, to approve, on an advisory basis, the frequency at which stockholders are 4. Management3 Years For provided an advisory vote on the compensation of our named executive officers. LIBERTY MEDIA CORPORATION 531229409 Security Meeting Type Annual Ticker **LSXMA** Meeting Date 23-May-2018 Symbol **ISIN** US5312294094 Agenda 934800726 - Management Proposed For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management Brian M. Deevy For For Gregory B. Maffei For For Andrea L. Wong For For 2. For

ManagementFor

A proposal to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2018. The say-on-pay proposal, to approve, on an advisory 3. ManagementFor For basis, the compensation of our named executive officers. The say-on-frequency proposal, to approve, advisory basis, the frequency at which stockholders are For 4. Management3 Years provided an advisory vote on the compensation of our named executive officers. LIBERTY MEDIA CORPORATION 531229706 Meeting Type Security Annual Ticker **BATRA** Meeting Date 23-May-2018 Symbol **ISIN** US5312297063 934800726 - Management Agenda **Proposed** For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management 1 Brian M. Deevy For For 2 Gregory B. Maffei For For 3 Andrea L. Wong For For A proposal to ratify the selection of KPMG LLP as our 2. independent auditors for the fiscal year ending ManagementFor For December 31, 2018. The say-on-pay proposal, to approve, on an 3. ManagementFor For basis, the compensation of our named executive officers. The say-on-frequency proposal, to approve, advisory basis, the frequency at which 4. stockholders are Management3 Years For provided an advisory vote on the compensation of our named executive officers. **OURATE RETAIL, INC.** Security 53071M104 Meeting Type Annual Ticker 23-May-2018 Meeting Date Symbol **ISIN** Agenda 934804522 - Management

Vote

Item

Proposal

Proposed For/Against Management by 1. DIRECTOR Management Richard N. Barton For For Michael A. George For For Gregory B. Maffei For For A proposal to ratify the selection of KPMG LLP as our 2. independent auditors for the fiscal year ending ManagementFor For December 31, 2018. Adoption of the restated certificate of incorporation, which amends and restates our current charter to eliminate our tracking stock capitalization structure, reclassify shares of 3. ManagementFor For our existing QVC Group Common Stock into shares of our New Common Stock and make certain conforming and clarifying changes in connection with the foregoing. MGM CHINA HOLDINGS LIMITED G60744102 Security Meeting Type **Annual General Meeting** Ticker Meeting Date 24-May-2018 Symbol **ISIN** KYG607441022 Agenda 709318530 - Management **Proposed** For/Against Item **Proposal** Vote by Management PLEASE NOTE THAT THE COMPANY **NOTICE AND** PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting http://www.hkexnews.hk/listedco/listconews/SEHK/2018/ 0420/LTN20180420886.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2018/ 0420/LTN20180420847.pdf PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting ALL RESOLUTIONS, ABSTAIN IS NOT A **VOTING** OPTION ON THIS MEETING 1 TO RECEIVE AND CONSIDER THE ManagementFor For **AUDITED** FINANCIAL STATEMENTS AND THE REPORTS OF

	Edgai i liliig. GABELLI MOL	TIMEDIA TROOT INO	. 1 01111
	THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2017 TO DECLARE A FINAL DIVIDEND OF		
2	HKD 0.097 PER SHARE FOR THE YEAR ENDED DECEMBER 31, 2017	ManagementFor	For
3.A.I	TO RE-ELECT MR. CHEN YAU WONG AS AN THE EXECUTIVE DIRECTOR OF THE COMPANY	S ManagementFor	For
3.AII	TO RE-ELECTMR. WILLIAM JOSEPH HORNBUCKLE AS AN EXECUTIVE DIRECTOR OF THE COMPANY	ManagementAgainst	Against
3AIII	TO RE-ELECT MR. DANIEL J. D'ARRIGO AS A NON- EXECUTIVE DIRECTOR OF THE COMPANY	ManagementAgainst	Against
3.AIV	TO RE-ELECT MR. RUSSELL FRANCIS BANHAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	ManagementFor	For
3.B	TO ELECT MR. KENNETH XIAOFENG FENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	ManagementFor	For
3.C	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS	ManagementFor	For
4	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS THE INDEPENDENT AUDITOR OF THE COMPANY AND TO AUTHORIZE	ManagementFor	For
	THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION		
5	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS	ManagementAgainst	Against

RESOLUTION TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE 6 COMPANY NOT EXCEEDING 10% OF ManagementFor For THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION TO ADD THE TOTAL NUMBER OF THE **SHARES** WHICH ARE REPURCHASED UNDER THE GENERAL MANDATE IN RESOLUTION (6) TO THE 7 **TOTAL** ManagementAgainst **Against** NUMBER OF THE SHARES WHICH MAY **BE ISSUED** UNDER THE GENERAL MANDATE IN RESOLUTION (5) GRUBHUB INC. Security 400110102 Meeting Type Annual Ticker **GRUB** Meeting Date 24-May-2018 Symbol **ISIN** 934776848 - Management US4001101025 Agenda For/Against Proposed Item Proposal Vote by Management 1. **DIRECTOR** Management 1 Katrina Lake For For For Matthew Maloney For For For Brian McAndrews Ratification of the appointment of Crowe Horwath LLP as 2. GrubHub Inc.'s independent registered ManagementFor For accounting firm for the fiscal year ending December 31, 2018. Advisory vote to approve named executive 3. For officer ManagementFor compensation. XO GROUP INC. Security 983772104 Annual Meeting Type Ticker XOXO Meeting Date 24-May-2018 Symbol **ISIN** US9837721045 Agenda 934778272 - Management **Proposed** For/Against Vote Item Proposal Management by 1. DIRECTOR Management 1 Diane Irvine For For

Barbara Messing For For For 3 Michael Steib For Ratification of the appointment of Ernst & Young LLP as 2. the Company's independent registered public ManagementFor For accounting firm for the year ending December 31, 2018. Advisory vote to approve named executive 3. officer ManagementFor For compensation. THE INTERPUBLIC GROUP OF COMPANIES, INC. 460690100 Meeting Type Security Annual Ticker **IPG** Meeting Date 24-May-2018 Symbol **ISIN** US4606901001 Agenda 934779995 - Management **Proposed** For/Against Proposal Vote Item Management by For 1a. Election of Director: Jocelyn Carter-Miller ManagementFor Election of Director: H. John Greeniaus ManagementFor For 1b. Election of Director: Mary J. Steele Guilfoile ManagementFor For 1c. 1d. Election of Director: Dawn Hudson ManagementFor For 1e. Election of Director: William T. Kerr ManagementFor For 1f. Election of Director: Henry S. Miller ManagementFor For Election of Director: Jonathan F. Miller ManagementFor For 1g. 1h. Election of Director: Patrick Q. Moore ManagementFor For 1i. Election of Director: Michael I. Roth ManagementFor For ManagementFor 1j. Election of Director: David M. Thomas For 1k. Election of Director: E. Lee Wyatt Jr. ManagementFor For Ratification of the appointment of PricewaterhouseCoopers LLP as Interpublic's 2. ManagementFor For independent registered public accounting firm for 2018. Advisory vote to approve named executive officer 3. ManagementFor For compensation. Stockholder proposal entitled "Independent 4. **Board** Shareholder Against For Chairman." TELEPHONE AND DATA SYSTEMS, INC. Security 879433829 Meeting Type Annual Ticker Meeting Date TDS 24-May-2018 Symbol **ISIN** US8794338298 Agenda 934784807 - Management **Proposed** For/Against Vote Item **Proposal** Management 1a. Election of Director: C. A. Davis ManagementAbstain Against Election of Director: K. D. Dixon ManagementAbstain Against 1b. 1c. Election of Director: M. H. Saranow ManagementAbstain Against 1d. Election of Director: G. L. Sugarman ManagementAbstain Against

2. Ratify Accountants for 2018 ManagementFor For Compensation Plan for Non-Employee 3. ManagementAgainst Against Directors Advisory vote to approve executive 4. ManagementFor For compensation Shareholder proposal to recapitalize TDS' Shareholder For 5. outstanding Against stock to have an equal vote per share ROKU INC. Security 77543R102 Meeting Type Annual Ticker **ROKU** Meeting Date 24-May-2018 Symbol **ISIN** US77543R1023 Agenda 934789213 - Management **Proposed** For/Against Item Proposal Vote Management by Election of Class I Director: Mai Fyfield ManagementFor For 1a. To ratify the selection of Deloitte & Touche LLP as our 2. independent registered public accounting firm ManagementFor For fiscal year ending December 31, 2018. LIBERTY TRIPADVISOR HOLDINGS, INC. 531465102 Security Meeting Type Annual Ticker **LTRPA** Meeting Date 24-May-2018 Symbol **ISIN** US5314651028 Agenda 934812567 - Management Proposed For/Against Proposal Vote Item Management by 1. **DIRECTOR** Management 1 Gregory B. Maffei For For Michael J. Malone For For A proposal to ratify the selection of KPMG LLP as our 2. independent auditors for the fiscal year ending ManagementFor For December 31, 2018. The say-on-pay proposal, to approve, on an advisory 3. ManagementFor For basis, the compensation of our named executive officers. LIBERTY BROADBAND CORPORATION Security 530307107 Meeting Type Annual Ticker **LBRDA** Meeting Date 24-May-2018 Symbol **ISIN** US5303071071 Agenda 934812606 - Management Proposed For/Against Vote Item **Proposal** Management by Management 1. **DIRECTOR**

	1 J. David Wargo		For	For	
	A proposal to ratify the selection of KPMG				
	LLP as our		Æ	Г	
	independent auditors for the fiscal year ending	Managemei	ntFor	For	
	December 31, 2018.				
	The say-on-pay proposal, to approve, on an				
	advisory				
4	basis, the compensation of our named	Managemen	ntFor	For	
	executive officers.				
	TELECOM CORPORATION LIMITED				
Security	169426103		Meeting 7	ype	Annual
Ticker	СНА		Meeting I	Onto	28 May 2018
Symbol	CIIA		Meeting 1	Jaic	28-May-2018
ISIN	US1694261033		Agenda		934808912 - Management
		D 1		.	
Item	Proposal	Proposed	Vote	For/Agains	
	THAT the consolidated financial statements	by		Managemen	nt
	of the				
		Managemer	ntFor	For	
	proxy material	Managemen	111 01	101	
	for full proposal).				
	THAT the profit distribution proposal and the				
	declaration				
2.	and(Due to space limits, see proxy material	Managemen	ntFor	For	
	for full				
	proposal).				
	THAT the re-appointment of Deloitte Touche				
2	Tohmatsu	Managaman	•4E	East	
	and(Due to space limits, see proxy material for full	Managemer	ILFOT	For	
	proposal).				
	To approve the amendments to Article 14 of				
4.1	the Articles	Managemer	ntFor	For	
	of Association				
	To authorise any Director of the Company to				
	complete				
4.2	(Due to space limits, see proxy material for	Managemen	ntFor	For	
	full				
	proposal).				
	To consider and approve the issue of	Managaman	•4E	For	
	debentures by the Company	Managemen	ILFOI	ror	
	To authorise the Board to issue debentures				
	and				
		Managemer	ntFor	For	
	other				
	matters of the debentures				
5.3	To consider and approve the centralised	Managemen	ntFor	For	

registration of

debentures by the Company

To consider and approve the issue of company

6.1 bonds in ManagementFor For

the People's Republic of China

To authorise the Board to issue company

bonds and

6.2 determine the ...(Due to space limits, see ManagementFor For

proxy material for full proposal).

To grant a general mandate to the Board to

issue, allot

7. and ...(Due to space limits, see proxy material ManagementAgainst Against

for full proposal).

To authorise the Board to increase the

registered capital

8. of ...(Due to space limits, see proxy material ManagementAgainst Against

for full

proposal).

SPIR COMMUNICATION

Security F86954165 Meeting Type MIX

Ticker Meeting Date 29-May-2018

Symbol Meeting Date 29-May-2018

ISIN FR0000131732 Agenda 709327274 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO PASS CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 14 MAY 2018: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0423/20180423 1-801215.pdf AND-https://www.journal-CMMT officiel.gouv.fr/publications/balo/pdf/2018/0514/20180514 1-801929.pdf. PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINK.-IF YOU HAVE ALREADY SENT IN YOUR VOTES. PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 ManagementFor STATEMENTS FOR THE FINANCIAL For YEAR ENDED 31 DECEMBER 2017 DISCHARGE GRANTED TO DIRECTORS ManagementFor 0.2 AND TO For STATUTORY AUDITORS

ALLOCATION OF INCOME FOR THE

ManagementFor

For

FINANCIAL YEAR

ENDED 31 DECEMBER 2017

0.3

	Lugar i liling. GABLELI MOL	TIMEDIA TROOT INO.	10
0.4	PARTIAL CLEARANCE OF LOSSES BY TRANSFER OF (ISSUE, MERGER, AND CONTRIBUTION PREMIUMS) ACCOUNTS AND (OTHER RESERVES) TO THE	ManagementFor	For
O.5	(RETAINED EARNINGS) ACCOUNT APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE SPIR COMMUNICATION GROUP FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 READING OF THE STATUTORY	ManagementFor	For
O.6	AUDITORS' SPECIAL REPORT ON THE AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L. 225- 38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE AND APPROVAL OF THE SAID AGREEMENTS AND COMMITMENTS	ManagementFor	For
O.7	RENEWAL OF THE TERM OF OFFICE OF KPMG SA COMPANY AS PRINCIPLE CO-STATUTORY AUDITOR SUBJECT TO THE CONDITION PRECEDENT, NON-	ManagementFor	For
O.8	RENEWAL OF THE TERM OF OFFICE OF KPMG AUDIT IS COMPANY AS DEPUTY CO-STATUTORY	ManagementFor	For
O.9	AUDITOR ATTENDANCE FEES APPROVAL OF THE COMPENSATION ELEMENTS PAID OR DUE FOR THE FINANCIAL	ManagementFor	For
O.10	YEAR ENDED 31 DECEMBER 2017 TO MR. PATRICE HUTIN, CHAIRMAN AND CHIEF EXECUTIVE	ManagementFor	For
O.11	OFFICER APPROVAL OF THE COMPENSATION ELEMENTS PAID OR DUE FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. PATRICK PUY, CHIEF EXECUTIVE OFFICER AND THEN	ManagementFor	For

DEPUTY CHIEF EXECUTIVE OFFICER APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** ELEMENTS MAKING UP THE TOTAL 0.12 **COMPENSATION** ManagementFor For OF THE COMPANY'S CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR **ENDED 31 DECEMBER 2018** READING OF THE REPORT OF THE **BOARD OF** DIRECTORS ON THE USE OF THE **AUTHORIZATION** 0.13 GRANTED BY THE COMBINED ManagementFor For **GENERAL MEETING** OF 15 JUNE 2017 TO ACQUIRE SHARES OF THE **COMPANY** AUTHORIZATION TO BE GRANTED TO THE BOARD 0.14 OF DIRECTORS TO ACQUIRE SHARES ManagementFor For OF THE **COMPANY** AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE E.15 **CAPITAL** ManagementFor For BY MEANS OF CANCELLATION OF TREASURY SHARES HELD BY THE COMPANY AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH A **CAPITAL** INCREASE RESERVED FOR EMPLOYEES E.16 ManagementFor OF THE For COMPANY AND COMPANIES OF THE **SPIR** COMMUNICATION GROUP WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN E.17 AMENDMENT TO PARAGRAPHS 3 AND ManagementFor For 12 OF THE ARTICLE 23 "STATUTORY AUDITORS" OF THE BYLAWS OF THE COMPANY TO AMEND THE

OBLIGATION TO APPOINT ONE OR

MORE DEPUTY

STATUTORY AUDITORS MENTIONED

THEREIN

E.18 POWERS TO CARRY OUT FORMALITIES ManagementFor For

STROEER SE & CO. KGAA, KOELN

D8169G100 Meeting Type Security **Annual General Meeting**

Ticker

Meeting Date 30-May-2018 Symbol

ISIN DE0007493991 Agenda 709316562 - Management

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

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

CMMT YOUR Non-Voting MANDATORY VOTING

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WPHG). 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

CMMT PLEASE NOTE THAT THE TRUE Non-Voting

RECORD DATE FOR

THIS MEETING IS 09 MAY

2018,-WHEREAS THE

MEETING HAS BEEN SETUP USING THE

ACTUAL

RECORD DATE - 1 BUSINESS-DAY. THIS

IS DONE TO

ENSURE THAT ALL POSITIONS

REPORTED ARE IN

CONCURRENCE-WITH THE GERMAN

LAW. THANK

YOU

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

15.05.2018. FURTHER INFORMATION

ON-COUNTER

PROPOSALS CAN BE FOUND DIRECTLY

ON THE

ISSUER'S WEBSITE (PLEASE REFER-TO

THF

MATERIAL URL SECTION OF THE

CMMT APPLICATION). IF

Non-Voting

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

SUBMISSION OF THE ANNUAL

FINANCIAL

STATEMENTS AND THE

CONSOLIDATED FINANCIAL

STATEMENTS, EACH APPROVED BY

THE

1

SUPERVISORY BOARD, THE COMBINED

MANAGEMENT'S REPORT FOR THE

COMPANY AND

 $Management_{Actio}^{No}$

THE GROUP, INCLUDING THE

EXPLANATIONS ON

THE INFORMATION PURSUANT TO

SECTION 289A

PARAGRAPH 1, 315A PARAGRAPH 1

HGB AND THE

REPORT OF THE SUPERVISORY BOARD

AND THE

SUGGESTION OF THE GENERAL

PARTNER

REGARDING THE USE OF THE NET

PROFIT, EACH

FOR THE BUSINESS YEAR ENDING ON

260

	31		
	DECEMBER 2017, RESOLUTION ON THE		
	APPROVAL		
	OF THE ANNUAL FINANCIAL		
	STATEMENTS FOR THE		
	FISCAL YEAR 2017		
	RESOLUTION ON THE APPROPRIATION		
	OF NET		No
2	PROFIT: EUR 1.30 PER NO-PAR VALUE	Managemen	t Action
	SHARE		Action
	RESOLUTION ON THE DISCHARGE OF		
	THE		No
3	GENERAL PARTNER FOR THE FISCAL	Managemen	t Action
	YEAR 2017		Action
	RESOLUTION ON THE DISCHARGE OF		
	THE		
4		Managemen	No
7	OFFICIATING IN	Managemen	Action
	THE FISCAL YEAR 2017		
	RESOLUTION ON THE ELECTION OF		
	THE AUDITORS:		
5	ERNST & YOUNG GMBH	Managemen	No
3	WIRTSCHAFTSPRUFUNGSGESELLSCHA	-	Action
	COLOGNE	11,	
	PASSING OF RESOLUTION ON THE		
	AMENDMENT OF		No
6	ARTICLE 10 OF THE ARTICLES OF	Managemen	t Action
	ASSOCIATION		7 ICHOI
	ELECTION OF A NEW SUPERVISORY		
	BOARD: MR		
7.1	CHRISTOPH VILANEK, HAMBURG, CEO	Managemen	No
7.1	OF FREENET	Wanagemen	Action
	AG, BUDELSDORF		
	ELECTION OF A NEW SUPERVISORY		
	BOARD: MR		
	DIRK STROER, COLOGNE,		
	ENTREPRENEUR,		No
7.2	MANAGING SHAREHOLDER OF	Managemen	t Action
	STROER		7 ICHOI
	AUBENWERBUNG GMBH & CO. KG;		
	COLOGNE		
	ELECTION OF A NEW SUPERVISORY		
	BOARD: MR		
	ULRICH VOIGT, BERGISCH GLADBACH,		
7.3	BOARD	Managemen	No
7.5	MEMBER OF THE SPARKASSE	Managemen	Action
	KOLNBONN,		
	COLOGNE		
7.4		Managemen	tNo
	BOARD: MS		Action
	JULIA FLEMMERER, COLOGNE,		- 10000
	,		

MANAGING DIRECTOR OF FAMOSA REAL ESTATE S.L., IBIZA, **SPAIN** ELECTION OF A NEW SUPERVISORY **BOARD: MS** ANETTE BRONDER, STUTTGART, Management No 7.5 MEMBER OF MANAGEMENT OF T-SYSTEMS **INTERNATIONAL** GMBH, FRANKFURT AM MAIN ELECTION OF A NEW SUPERVISORY **BOARD: MR** VICENTE VENTO BOSCH, HAMBURG, **MANAGING** Management No Action 7.6 DIRECTOR AND CEO DEUTSCHE TELEKOM CAPITAL PARTNERS MANAGEMENT GMBH, **HAMBURG** ELECTION OF A NEW SUPERVISORY **BOARD: MR** MARTIN DIEDERICHS, BONN, LAWYER Management No Action 7.7 AND PARTNER OF THE LAW FIRM HEIDLAND, WERRES, DIEDERICHS, COLOGNE ELECTION OF A NEW SUPERVISORY **BOARD: MS** PETRA SONTHEIMER, COLOGNE, ${\rm Management}_{{\rm Action}}^{{\rm No}}$ 7.8 **MANAGEMENT COACH AND ORGANIZATION CONSULTANT OF** CIDPARTNERS GMBH, BONN PASSING OF RESOLUTION ON THE Management No AMENDMENT OF 8 Action ARTICLE 2 OF THE ARTICLES OF **ASSOCIATION** RESOLUTION ON APPROVAL OF THE **PROFIT AND** 9 LOSS TRANSFER AGREEMENT WITH Management Action **STROER** PERFORMANCE GROUP GMBH PUBLICIS GROUPE S.A. Security F7607Z165 Meeting Type MIX Ticker Meeting Date 30-May-2018 Symbol **ISIN** FR0000130577 Agenda 709419483 - Management For/Against Proposed Proposal Vote Item Management by

Non-Voting

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. THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE Non-Voting DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW **RESOLUTIONS** ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 ManagementFor For STATEMENTS FOR THE FINANCIAL YEAR 2017 0.2 APPROVAL OF THE CONSOLIDATED ManagementFor For **FINANCIAL** STATEMENTS FOR THE FINANCIAL

	Eugai Filing. GABELLI MUL	TIMEDIA TRUST INC) FUIIII I
	YEAR 2017		
	ALLOCATION OF INCOME FOR THE		
0.3	FINANCIAL YEAR	ManagementFor	For
0.0	2017 AND SETTING OF THE DIVIDEND	Training of the control of	1 01
	OPTION FOR THE PAYMENT OF		
0.4	DIVIDEND IN CASH	ManagementFor	For
0.1	OR IN SHARES	management of	1 01
	REGULATED AGREEMENTS AND		
	COMMITMENTS		
	REFERRED TO IN ARTICLE L. 225-86 OF		
	THE		
O.5	FRENCH COMMERCIAL CODE	ManagementFor	For
	PRESENTED IN THE		
	STATUTORY AUDITORS' SPECIAL		
	REPORT		
	RENEWAL OF THE TERM OF OFFICE OF	7	
	MRS.		
0.6	ELISABETH BADINTER AS A MEMBER	ManagementAgainst	Against
	OF THE		8
	SUPERVISORY BOARD OF		
	APPOINTMENT OF MRS. CHERIE		
0.7	NURSALIM AS A		-
O.7	MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD		
	APPROVAL OF THE ELEMENTS		
	MAKING UP THE		
	TOTAL COMPENSATION AND		
	BENEFITS OF ANY		
0.0	KIND PAID OR AWARDED FOR THE	M	F
O.8	FINANCIAL YEAR	ManagementFor	For
	2017 TO MRS. ELISABETH BADINTER,		
	CHAIRMAN OF		
	THE SUPERVISORY BOARD UNTIL 31		
	MAY 2017		
	APPROVAL OF THE ELEMENTS		
	MAKING UP THE		
	TOTAL COMPENSATION AND		
	BENEFITS OF ANY		
0.9	KIND PAID OR AWARDED FOR THE	ManagementAgainst	Against
0.5	FINANCIAL YEAR	Wanagement/ (gamst	7 Igainst
	2017 TO MR. MAURICE LEVY,		
	CHAIRMAN OF THE		
	MANAGEMENT BOARD UNTIL 31 MAY		
	2017		
O.10		ManagementAgainst	Against
	MAKING UP THE		
	TOTAL COMPENSATION AND		
	BENEFITS OF ANY		
	KIND PAID OR AWARDED FOR THE		
	FINANCIAL YEAR		
	2017 TO MR. MAURICE LEVY,		

CHAIRMAN OF THE SUPERVISORY BOARD SINCE 1 JUNE 2017 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND **BENEFITS OF ANY** KIND PAID OR AWARDED FOR THE 0.11 ManagementFor For FINANCIAL YEAR 2017 TO MR. ARTHUR SADOUN, CHAIRMAN OF THE MANAGEMENT BOARD SINCE 1 JUNE 2017 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND **BENEFITS OF ANY** 0.12KIND PAID OR AWARDED FOR THE ManagementFor For FINANCIAL YEAR 2017 TO MR. JEAN-MICHEL ETIENNE, MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE 0.13ManagementFor For FINANCIAL YEAR 2017 TO MRS. ANNE-GABRIELLE HEILBRONNER, MEMBER OF THE MANAGEMENT **BOARD** APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE 0.14 ManagementFor For FINANCIAL YEAR 2017 TO MR. STEVE KING, MEMBER OF THE MANAGEMENT BOARD SINCE 1 JUNE 2017 0.15 APPROVAL OF THE PRINCIPLES AND ManagementAgainst Against CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** ELEMENTS MAKING UP THE TOTAL **COMPENSATION**

AND BENEFITS OF ANY KIND

ATTRIBUTABLE TO THE CHAIRMAN OF THE SUPERVISORY BOARD. FOR THE FINANCIAL YEAR 2018 APPROVAL OF THE PRINCIPLES AND **CRITERIA FOR** DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND **EXCEPTIONAL** 0.16 ELEMENTS MAKING UP THE TOTAL ManagementFor For **COMPENSATION** AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE MEMBERS OF THE SUPERVISORY BOARD, FOR THE FINANCIAL YEAR 2018 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** ELEMENTS MAKING UP THE TOTAL O.17 ManagementFor For **COMPENSATION** AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN OF THE MANAGEMENT BOARD, FOR THE FINANCIAL YEAR 2018 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** O.18 ELEMENTS MAKING UP THE TOTAL ManagementFor For COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE MEMBERS OF THE MANAGEMENT BOARD, FOR THE FINANCIAL YEAR 2018 AUTHORIZATION TO BE GRANTED TO MANAGEMENT BOARD, FOR A PERIOD 0.19 ManagementFor For EIGHTEEN MONTHS, TO ALLOW THE **COMPANY TO** TRADE IN ITS OWN SHARES E.20 ManagementFor For

ManagementFor

For

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE MANAGEMENT BOARD, FOR A

PERIOD OF

TWENTY-SIX MONTHS, FOR THE

PURPOSE OF

DECIDING ON THE ISSUANCE, WITH

RETENTION OF

THE PRE-EMPTIVE SUBSCRIPTION

RIGHT, OF

COMMON SHARES OF THE COMPANY

AND/OR

TRANSFERRABLE SECURITIES

PURSUANT TO

ARTICLES L. 228-92 PARAGRAPH 1 AND

L. 228-93

PARAGRAPHS 1 AND 3 OF THE FRENCH

COMMERCIAL CODE

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE MANAGEMENT BOARD, FOR A

PERIOD OF

TWENTY-SIX MONTHS, FOR THE

PURPOSE OF

DECIDING ON THE ISSUE, WITH

CANCELLATION OF

THE PRE-EMPTIVE SUBSCRIPTION

E.21 RIGHT, OF

COMMON SHARES OF THE COMPANY

AND/OR

TRANSFERRABLE SECURITIES

PURSUANT TO

ARTICLES L. 228-92 PARAGRAPH 1 AND

L. 228-93

PARAGRAPHS 1 AND 3 OF THE FRENCH

COMMERCIAL CODE, BY PUBLIC

OFFERING

E.22 DELEGATION OF AUTHORITY TO BE ManagementFor For

GRANTED TO

THE MANAGEMENT BOARD, FOR A

PERIOD OF

TWENTY-SIX MONTHS, FOR THE

PURPOSE OF

DECIDING ON THE ISSUE, WITH

CANCELLATION OF

PRE-EMPTIVE SUBSCRIPTION RIGHT,

OF COMMON

SHARES OF THE COMPANY AND/OR

TRANSFERRABLE SECURITIES

PURSUANT TO

ARTICLES L. 228-92 PARAGRAPH 1 AND

L. 228-93 PARAGRAPHS 1 AND 3 OF THE FRENCH COMMERCIAL CODE, BY PRIVATE **PLACEMENT** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE **EVENT OF A** CAPITAL INCREASE, WITH RETENTION E.23 OR ManagementFor For CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, UP TO THE LIMIT OF 15% OF THE INITIAL ISSUE CARRIED OUT **PURSUANT TO** THE TWENTIETH TO TWENTY-SECOND RESOLUTIONS SUBMITTED TO THE **PRESENT MEETING** AUTHORIZATION TO BE GRANTED TO MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO SET THE ISSUE PRICE **OF EQUITY** SECURITIES IN THE CONTEXT OF E.24 **CAPITAL** ManagementFor For INCREASES BY ISSUE WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY PUBLIC OFFERING OR BY PRIVATE PLACEMENT, UP TO A THE LIMIT OF 10% OF THE CAPITAL PER YEAR DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO E.25 ManagementFor For **INCREASE** THE SHARE CAPITAL BY CAPITALIZATION OF RESERVES, PROFITS, PREMIUMS, OR **OTHERS** E.26 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE MANAGEMENT BOARD, FOR A

PERIOD OF

TWENTY-SIX MONTHS, FOR THE

PURPOSE OF

DECIDING ON THE ISSUE OF SHARES

AND/OR

TRANSFERRABLE SECURITIES

PURSUANT TO

ARTICLES L. 228-92 PARAGRAPH 1 AND

L. 228-93

PARAGRAPHS 1 AND 3 OF THE FRENCH

COMMERCIAL CODE, WITH

CANCELLATION OF PRE-

EMPTIVE SUBSCRIPTION RIGHT, IN

THE EVENT OF

A PUBLIC OFFERING INITIATED BY

THE COMPANY

AUTHORIZATION TO BE GRANTED TO

THE

MANAGEMENT BOARD, FOR A PERIOD

OF THIRTY-

EIGHT MONTHS, FOR THE PURPOSE OF

GRANTING

FREE EXISTING SHARES OR FREE

SHARES TO BE

E.27 ISSUED FOR THE BENEFIT OF ELIGIBLE ManagementFor For

EMPLOYEES AND/OR CORPORATE

OFFICERS OF

THE COMPANY OR GROUP COMPANIES

RESULTING

IN A WAIVER, IPSO JURE, BY

SHAREHOLDERS OF

THEIR PRE-EMPTIVE SUBSCRIPTION

RIGHT OF THE

SHARES TO BE ISSUED

E.28 DELEGATION OF AUTHORITY TO BE ManagementFor For

GRANTED TO

THE MANAGEMENT BOARD, FOR A

PERIOD OF

TWENTY-SIX MONTHS, TO DECIDE ON

THE ISSUE

OF COMMON SHARES OR

TRANSFERRABLE

SECURITIES PURSUANT TO ARTICLES

L. 228-92

PARAGRAPH 1 AND L. 228 -93

PARAGRAPHS 1 AND

3 OF THE FRENCH COMMERCIAL CODE,

WITH

CANCELLATION OF THE PRE-EMPTIVE

SUBSCRIPTION RIGHT, FOR THE

BENEFIT OF

For

MEMBERS OF A COMPANY SAVINGS

PLAN

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE MANAGEMENT BOARD, FOR A

PERIOD OF

EIGHTEEN MONTHS, TO DECIDE ON

THE ISSUE OF

COMMON SHARES OR

TRANSFERRABLE

SECURITIES PURSUANT TO ARTICLES

E.29 L. 228-92 ManagementFor

PARAGRAPH 1 AND L. 228 -93

PARAGRAPHS 1 AND

3 OF THE FRENCH COMMERCIAL CODE,

WITH

CANCELLATION OF THE PRE-EMPTIVE

SUBSCRIPTION RIGHT, FOR THE

BENEFIT OF

CERTAIN CATEGORIES OF

BENEFICIARIES

O.30 POWERS ManagementFor For

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS

CMMT ON THE MATERIAL LIPI Non-Voting

ON THE MATERIAL URL LINK:-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0420/20180420

1-801189.pdf

TELEKOM AUSTRIA AG, WIEN

Security A8502A102 Meeting Type Annual General Meeting

Ticker Meeting Date 30-May-2018

Symbol Meeting Date 30-May-2018

ISIN AT0000720008 Agenda 709463462 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 927581 DUE TO RECEIVED-

SUPERVISORY BOARD MEMBER

NAMES. ALL

CMMT VOTES RECEIVED ON THE PREVIOUS
Non-Voting

MEETING-

WILL BE DISREGARDED AND YOU

WILL NEED TO

REINSTRUCT ON THIS MEETING

NOTICE.-THANK

YOU

1 Non-Voting

	3 3				
	RECEIVE FINANCIAL STATEMENTS				
	AND				
	STATUTORY REPORTS				
	APPROVE ALLOCATION OF INCOME				
2	AND DIVIDENDS	Management	For	For	
	OF EUR 0.20 PER SHARE				
3	APPROVE DISCHARGE OF	Managementl	For	For	
3	MANAGEMENT BOARD	Managemenu	·OI	1.01	
4	APPROVE DISCHARGE OF	Managementl	For	For	
7	SUPERVISORY BOARD	Wianagement	OI	101	
	APPROVE REMUNERATION OF				
5	SUPERVISORY	Management	For	For	
	BOARD MEMBERS				
	ELECT EDITH HLAWATI AS				
6.1	SUPERVISORY BOARD	Management	For	For	
	MEMBER				
6.2	ELECT BETTINA GLATZ-KREMSNER AS	Managementl	70#	Бол	
6.2	SUPERVISORY BOARD MEMBER	Managemenu	TOF	For	
6.2	ELECT DANIELA LECUONA TORRES AS	Managementl	7	For	
6.3	SUPERVISORY BOARD MEMBER	Managemenu	TOF	ror	
	ELECT CARLOS GARCIA MORENO				
6.4	ELIZONDO AS	Management	For	For	
	SUPERVISORY BOARD MEMBER				
	ELECT CARLOS JARQUE AS				
6.5	SUPERVISORY BOARD	Managementl	For	For	
	MEMBER	C			
	ELECT OSCAR VON HAUSKE SOLIS AS	3.4		A • .	
6.6	SUPERVISORY BOARD MEMBER	Management	Against	Against	
	RATIFY ERNST YOUNG				
7	WIRTSCHAFTSPRUEFUNGSGESELLSCH	ĄFT	7	E	
7	M.B.H.	Managementi	or	For	
	AS AUDITORS				
GLOB	AL TELECOM HOLDING S.A.E., CAIRO				
Securit		1	Meeting T	ype	Ordinary General Meeting
Ticker	•			• 1	,
Symbo	1	Г	Meeting D	ate	30-May-2018
ISIN	EGS74081C018	I	Agenda		709466874 - Management
					_
Itam	Dromocol	Proposed v	ote	For/Agains	t
Item	Proposal	by	ote	Managemei	nt
CMMT	IMPORTANT MARKET PROCESSING	Non-Voting			
	REQUIREMENT:				
	A BENEFICIAL OWNER SIGNED POWER				
	OF-				
	ATTORNEY (POA) IS REQUIRED IN				
	ORDER TO				
	LODGE AND EXECUTE YOUR VOTING-				
	INSTRUCTIONS IN THIS MARKET.				
	ABSENCE OF A				
	POA, MAY CAUSE YOUR				
	INSTRUCTIONS TO-BE				

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

AUTHORIZING THE ENTRY BY THE

COMPANY INTO

A TEMPORARY USD 100 MILLION

INCREASE OF THE

EXISTING REVOLVING CREDIT

FACILITY

AGREEMENT WITH VEON HOLDINGS

B.V., ON THE

SAME TERMS AND CONDITIONS AS

THE EXISTING

REVOLVING CREDIT FACILITY

AGREEMENT WHICH

INCLUDES, AMONG OTHER THINGS,

INTEREST ON

FUNDS DRAWN AT AN INTEREST RATE

OF 9.80

1

PERCENT PER ANNUM, AND A 0.25

PERCENT PER

ANNUM COMMITMENT FEE PAYABLE

 $Management \frac{No}{\Lambda_{otio}}$

ON AMOUNTS

NOT DRAWN, WITH THE EXCEPTION

OF THE END

DATE FOR THE TEMPORARY INCREASE

WHICH

WILL HAVE A MATURITY OF NOT

MORE THAN 6

MONTHS FROM THE DATE IT IS

ENTERED INTO. THE

COMPANY INTENDS TO USE THE

TEMPORARY

USD100 MILLION INCREASE FOR THE

GENERAL

CORPORATE PURPOSES OF THE

COMPANY,

INCLUDING WITHOUT LIMITATION TO

REPAY ITS

MATURING SHORT TERM LOAN DUE 15

JUNE 2018

RATIFYING THE CHANGES THAT HAVE

BEEN MADE

TO THE BOARD OF DIRECTORS TO

DATE AND

2

 $Management \frac{No}{\Delta_{ctio}}$

EXTENDING THE BOARD OF

DIRECTORS TERM FOR

THREE YEARS COMMENCING FROM

MAY 30, 2018

TRIBUNE MEDIA COMPANY

Securit	y 896047503		Meeting	Type	Annual
Ticker	TRCO		Meeting	Date	30-May-2018
Symbo ISIN	US8960475031		Agenda		934788273 - Management
15111	030700473031		7 Igenda		754700275 - Wanagement
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	Election of Director: Peter M. Kern	Manageme	ntFor	For	
2.	Advisory vote approving executive compensation. The ratification of the appointment of	Manageme	ntFor	For	
3.	PricewaterhouseCoopers LLP as independent registered public accounting firm for the 2018 fiscal year.	Manageme	ntFor	For	
EBAY	•				
Securit	y 278642103		Meeting	Type	Annual
Ticker Symbo	EBAY		Meeting	Date	30-May-2018
ISIN	US2786421030		Agenda		934791573 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1a.	Election of Director: Fred D. Anderson Jr.	Manageme		For	
1b.	Election of Director: Anthony J. Bates	Manageme		For	
1c.	Election of Director: Adriane M. Brown	Manageme		For	
1d.	Election of Director: Diana Farrell	Manageme		For	
1e.	Election of Director: Logan D. Green	Manageme		For	
1f.	Election of Director: Bonnie S. Hammer	Manageme		For	
1g.	Election of Director: Kathleen C. Mitic	Manageme		For	
1h.	Election of Director: Pierre M. Omidyar	Manageme		For	
1i.	Election of Director: Paul S. Pressler	Manageme		For	
1j.	Election of Director: Robert H. Swan	Manageme		For	
1k. 11.	Election of Director: Thomas J. Tierney Election of Director: Perry M. Traquina	Manageme Manageme		For For	
11. 1m.	Election of Director: Perry W. Traquina Election of Director: Devin N. Wenig	Manageme		For	
	Advisory vote to approve named executive	_			
2.	officer	Manageme	ntFor	For	
3.	compensation. Ratification of appointment of independent auditors.	Manageme	ntFor	For	
4.	Ratification of Special Meeting Provisions.	Manageme	ntFor	For	
	ON.COM, INC. y 023135106		Maating	Tuna	Annual
Securit Ticker	y 023133100		Meeting	Type	Annual
Symbo	AMZN		Meeting	Date	30-May-2018
ISIN	US0231351067		Agenda		934793224 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1a.	Election of Director: Jeffrey P. Bezos	Manageme	ntFor	For	

	Lagar Filling. AABEEEF WOL	TINEDIA	11001 1110). I OIIII I	VI A
1b.	Election of Director: Tom A. Alberg	Manageme	ntFor	For	
1c.	Election of Director: Jamie S. Gorelick	Manageme		For	
1d.	Election of Director: Daniel P. Huttenlocher	Manageme		For	
1e.	Election of Director: Judith A. McGrath	Manageme		For	
1f.	Election of Director: Jonathan J. Rubinstein	Manageme		For	
1g.	Election of Director: Thomas O. Ryder	Manageme		For	
1h.	Election of Director: Patricia Q. Stonesifer	Manageme		For	
1i.	Election of Director: Wendell P. Weeks	Manageme		For	
11.	RATIFICATION OF THE APPOINTMENT	Wanageme		1 01	
	OF ERNST &				
2.	YOUNG LLP AS INDEPENDENT	Manageme	ntFor	For	
	AUDITORS				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Manageme	ntFor	For	
٥.	COMPENSATION	wanageme	iiti Oi	1 01	
	SHAREHOLDER PROPOSAL				
4.	REGARDING DIVERSE	Shareholde	r Against	For	
7.	BOARD CANDIDATES	Shareholde	i rigamst	1 01	
	SHAREHOLDER PROPOSAL				
	REGARDING A POLICY				
5.	TO REQUIRE AN INDEPENDENT BOARD	Shareholde	r Against	For	
	CHAIR	,			
	SHAREHOLDER PROPOSAL				
	REGARDING VOTE-				
6.	COUNTING PRACTICES FOR	Shareholde	r Against	For	
0.	SHAREHOLDER	Silarcholde	i Against	1'01	
	PROPOSALS				
COMS	CORE, INC.				
Securit			Meeting 7	Type	Annual
Ticker			Miccuing	турс	Ailliuai
Symbo	SCOR		Meeting I	Date	30-May-2018
ISIN	US20564W1053		Agenda		934797979 - Management
15111	0320304 W 1033		Agenda		754171717 - Wianagement
		Proposed		For/Again	et
Item	Proposal	by	Vote	Managem	
1.	DIRECTOR	Manageme:	nt	wanagem	Cit
1.	1 Dale Fuller	Wanageme	For	For	
	2 Robert Norman		For	For	
	3 Jacques Kerrest		For	For	
	4 Michelle McKenna-Doyle		For	For	
	5 Paul Reilly		For	For	
	6 William Livek		For	For	
	7 Brent Rosenthal		For	For	
	8 Bryan Wiener		For	For	
	The approval, on a non-binding advisory		1.01	1.01	
	basis, of the				
2.		Manageme	ntFor	For	
۷.	executive	ivianageme	nu Ol	1.01	
	officers.				
3.		3.4	.1 37	F	
1	The recommendation on a non-hinding	Managama	nti Voor		
٥.	The recommendation, on a non-binding advisory basis, of	Manageme	nti Year	For	

For

whether the advisory vote on executive

compensation

should occur every year, every two years or

every three

years.

The approval of the comScore, Inc. 2018

4. Equity and ManagementAgainst Against

Incentive Compensation Plan.

The approval of an amendment to the

Company's

Amended and Restated Certificate of

Incorporation to

5. increase the number of authorized shares of ManagementFor

· the

Company's common stock, par value \$0.001

per share,

from 100,000,000 shares to 150,000,000

shares.

The ratification of the appointment of Deloitte

& Touche

LLP as the Company's independent registered

6. public ManagementFor For

accounting firm for the fiscal year ending

December 31,

2018.

FACEBOOK, INC.

Security 30303M102 Meeting Type Annual

Ticker Symbol FB Meeting Date 31-May-2018

ISIN US30303M1027 Agenda 934793034 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 Marc L. Andreessen		For	For
	2 Erskine B. Bowles		For	For
	3 Kenneth I. Chenault		For	For
	4 S. D. Desmond-Hellmann		For	For
	5 Reed Hastings		For	For
	6 Jan Koum		For	For
	7 Sheryl K. Sandberg		For	For
	8 Peter A. Thiel		For	For
	9 Mark Zuckerberg		For	For
	To ratify the appointment of Ernst & Young			
	LLP as			
2.	Facebook, Inc.'s independent registered publi accounting firm for the fiscal year ending	Manageme	entFor	For
	December 31,			
2	2018.	01 1 11	41	
3.	A stockholder proposal regarding change in stockholder	Shareholde	er Abstain	Against

	Edgar Filling. GADELER MOL		11001 1110	J. 1 OIIII IV	
	voting.				
	A stockholder proposal regarding a risk				
4.	oversight	Shareholder	Against	For	
	committee.		0		
_	A stockholder proposal regarding simple			_	
5.	majority vote.	Shareholder	· Against	For	
	A stockholder proposal regarding a content				
6.	governance	Shareholder	Abstain	Against	
0.	report.	Similardia	Tiostain	1 igainst	
	A stockholder proposal regarding median pay	,			
7.	by gender.	Shareholder	Abstain	Against	
	A stockholder proposal regarding tax				
8.	principles.	Shareholder	· Against	For	
FNTR	AVISION COMMUNICATIONS CORPORAT	TION			
Securit		11011	Meeting	Type	Annual
Ticker	•		Wiccing	Турс	Militar
Symbo	₁ EVC		Meeting	Date	31-May-2018
ISIN	US29382R1077		Agenda		934822710 - Management
15111	U32/302K10//		Agenda		754622710 - Management
		Proposed		For/Agains	t
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Managemer Managemer	nt.	Manageme	III
1.	1 Walter F. Ulloa	Managemen	For	For	
	2 Paul A. Zevnik		For	For	
	3 Gilbert R. Vasquez		For	For	
	•		For	For	
	4 Patricia Diaz Dennis5 Juan S. von Wuthenau		For	For	
	6 Martha Elena Diaz		For	For	
	7 Arnoldo Avalos		For	For	
TELEC	GRAAF MEDIA GROEP NV		LOL	ror	
			Maating	Typo	Annual Ganaral Masting
Securit Ticker	y 110502L104		Meeting	Type	Annual General Meeting
Symbo	1		Meeting	Date	01-Jun-2018
ISIN	NL0000386605		Agenda		709362090 - Management
1911/	NL0000380003		Agenda		709302090 - Management
		Proposed		For/Agains	t
Item	Proposal	by	Vote	Manageme	
1	OPEN MEETING	Non-Voting		Manageme	Ш
1	RECEIVE REPORT OF MANAGEMENT	Non-voning	,		
2.A	BOARD	Non-Voting	,		
	RECEIVE REPORT OF SUPERVISORY				
2.B	BOARD	Non-Voting	,		
2.0	DISCUSS REMUNERATION REPORT	Non Votino			
2.C		Non-Voting	,		
. .	APPROVE FINANCIAL STATEMENTS			A : 4	
7) A		11	. 4 A la a 4 a i		
3.A	AND	Managemen	ıtAbstain	Against	
3.A	AND ALLOCATION OF INCOME	Managemer	ntAbstain	Agamst	
	AND ALLOCATION OF INCOME RECEIVE EXPLANATION ON	-		Agamst	
3.A 3.B	AND ALLOCATION OF INCOME RECEIVE EXPLANATION ON COMPANY'S RESERVES	Managemer Non-Voting		Agamst	
	AND ALLOCATION OF INCOME RECEIVE EXPLANATION ON COMPANY'S RESERVES AND DIVIDEND POLICY	-		Against	
	AND ALLOCATION OF INCOME RECEIVE EXPLANATION ON COMPANY'S RESERVES	-	5	Against	

	_aga: :g. a, .b			0 0	
4.B	APPROVE DISCHARGE OF SUPERVISORY BOARD	Manageme	ntAbstain	Against	
5	RATIFY AUDITORS	Manageme	ntAbstain	Against	
6.A	ANNOUNCE VACANCIES ON THE BOARD	Non-Voting	g		
6.B	OPPORTUNITY TO MAKE RECOMMENDATIONS	Non-Voting	g		
6.C	RECEIVE INTENTION TO NOMINATE S.G.	Non-Voting	g		
	BRUMMELHUIS REELECT S.G. BRUMMELHUIS TO				
6.D	SUPERVISORY BOARD	Manageme	ntAbstain	Against	
7	ALLOW QUESTIONS	Non-Voting	-		
8	CLOSE MEETING	Non-Voting	g		
	RIA INC				
Securit	•		Meeting	Type	Annual
Ticker Symbo	l TLRA		Meeting	Date	01-Jun-2018
ISIN	US8791811057		Agenda		934785950 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1a.	Election of Director: Rachel Lam	Manageme	ntFor	For	
1b.	Election of Director: James Rossman	Manageme	ntFor	For	
	To ratify the selection of Ernst & Young LLF				
	as Telaria,				
2.	Inc.'s independent registered public	Manageme	ntFor	For	
	accounting firm for				
00.40	the year ending December 31, 2018.	GW HOL DU			
	COM TELECOM MEDIA AND TECHNOLO	GY HOLDII		Т	MIN
Securit	sy 68555D206		Meeting	Type	MIX
Ticker	.1		Meeting	Date	05-Jun-2018
Symbo ISIN	US68555D2062		Agenda		709433128 - Management
15111	0300333D2002		Agenda		707433126 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
	RATIFICATION OF THE BOARD OF DIRECTORS'				
O.1	REPORT ON THE COMPANY'S	Manageme	ntFor	For	
	ACTIVITIES DURING THE EISCAL YEAR ENDING ON				
	THE FISCAL YEAR ENDING ON 31/12/2017				
	RATIFICATION OF THE AUDITOR'S				
	REPORT				
0.2	REGARDING THE FINANCIALS FOR TH	EManageme	ntFor	For	
J.2	FISCAL			2 01	
	YEAR ENDING ON 31/12/2017				
O.3	RATIFICATION OF THE STANDALONE	Manageme	ntFor	For	
	AND	C			

CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING ON 31/12/2017, AND THE GENERAL BUDGET AND INCOME STATEMENT FOR THE SAME PERIOD THE DISCHARGE OF THE CHAIRMAN AND ALL MEMBERS OF THE BOARD OF 0.4 **DIRECTORS FOR** ManagementFor For THEIR SERVICES DURING THE FISCAL YEAR ENDING ON 31/12/2017 RATIFICATION OF THE STRUCTURE OF 0.5 THE BOARD ManagementFor For OF THE DIRECTORS DETERMINING THE REMUNERATION **AND** ALLOWANCES OF THE BOARD 0.6 MEMBERS AND THE ManagementAbstain **Against** MEMBERS OF THE AUTIT COMMITTEE FOR THE FISCAL YEAR ENDING ON 31/12/2018 THE APPOINTMENT OF THE COMPANY'S AUDITOR 0.7 FOR THE FISCAL YEAR ENDING ON ManagementFor For 31/12/2017 AND **DETERMINING ITS ANNUAL FEES** RATIFICATION OF THE BOARD OF **DIRECTORS** 0.8 RESOLUTIONS DURING THE FISCAL ManagementAbstain Against YEAR ENDING ON 31/12/2017 0.9 DELEGATION OF THE BOARD OF ManagementAbstain Against **DIRECTORS TO** ENTER INTO LOAN AND MORTGAGE **AGREEMENTS** AS WELL AS THE ISSUANCE OF **LENDERS** GUARANTEES TO THE COMPANY AND ITS SUBSIDIARIES WHERE THE COMPANY IS A CONTROLLING SHAREHOLDER AND **RATIFYING** RELATED PARTY TRANSACTIONS THAT THE COMPANY HAS CONCLUDED DURING THE FISCAL YEAR ENDING ON 31/12/2017 AND

Against

For

AUTHORIZING
THE BOARD OF DIRECTORS TO ENTER
INTO
RELATED PARTY TRANSACTIONS FOR
2018
RATIFICATION OF THE DONATIONS
MADE DURING
THE FISCAL YEAR ENDING ON
31/12/2017 AND
O.10 AUTHORIZING THE BOARD OF ManagementAbstain

DIRECTORS TO
DONATE DURING THE FISCAL YEAR
ENDING ON
31/12/2018
TO APPROVE THE AMENDMENT OF

ARTICLE (2) OF
THE COMPANY'S ARTICLES OF THE
Manage

E.1

ASSOCIATION

TO CHANGE THE NAME OF THE

COMPANY

TO APPROVE THE AMENDMENT OF

THE ARTICLE (4)

E.2 OF THE COMPANY'S ARTICLES OF THE ASSOCIATION TO CHANGE THE ADDRESS OF THE COMPANY

OF THE COMPANY

ManagementFor For COMPANY

GOLDEN ENTERTAINMENT, INC.

Security 381013101 Meeting Type Annual

Ticker
Symbol
ISIN US3810131017 Meeting Date 05-Jun-2018

Agenda 934794896 - Management

Itam	Dranagal	Proposed	Vote	For/Against
Item	Proposal	by	Vole	Management
1.	DIRECTOR	Manageme	ent	
	1 Blake L. Sartini		For	For
	2 Lyle A. Berman		For	For
	3 Timothy J. Cope		For	For
	4 Mark A. Lipparelli		For	For
	5 Robert L. Miodunski		For	For
	6 Neil I. Sell		For	For
	7 Terrence L. Wright		For	For
	To approve, on a non-binding advisory basis	,		
	the			
2	compensation of our named executive office	rs M	4T	Г.,
2.	as	Manageme	entror	For
	disclosed in the accompanying proxy			
	statement.			
3.	To ratify the appointment of Ernst & Young	Manageme	entFor	For
	LLP as our			
	independent registered public accounting firm	n		

for the year

ended December 31, 2018.

FTD COMPANIES, INC.

Security 30281V108 Meeting Type Annual

Ticker FTD Meeting Date 05-Jun-2018 Symbol

ISIN 934798820 - Management US30281V1089 Agenda

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 Mir Aamir	For	For
	2 James T. Armstrong	For	For
	3 Candace H. Duncan	For	For
	To ratify the appointment of Deloitte &		
	Touche LLP as the		
2.	Company's independent registered public	ManagementFor	For

accounting firm

for the fiscal year ending December 31, 2018.

To approve an amendment to the FTD

Companies, Inc. 3. Third Amended and Restated 2013 Incentive

Compensation Plan.

ManagementAgainst Against

IMAX CORPORATION

Security 45245E109 Meeting Type Annual Ticker **IMAX** Meeting Date 05-Jun-2018 Symbol

ISIN CA45245E1097 Agenda 934817000 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	DIRECTOR	Manageme	ent	
	1 Neil S. Braun	_	For	For
	2 Eric A. Demirian		For	For
	3 Kevin Douglas		For	For
	4 Richard L. Gelfond		For	For
	5 David W. Leebron		For	For
	6 Michael Lynne		For	For
	7 Michael MacMillan		For	For
	8 Dana Settle		For	For
	9 Darren Throop		For	For
	10 Bradley J. Wechsler		For	For
	In respect of the appointment of			
	PricewaterhouseCoopers LLP as auditors of			
	the			
2	Company and authorizing the directors to fix their	Manageme	entFor	For
	remuneration. Note: Voting Withhold is the			
	equivalent to			
	voting Abstain.			
3	-	Manageme	entFor	For

Advisory resolution to approve the

compensation of the

Company's Named Executive Officers as set

forth in the

accompanying proxy circular. Note: Voting

Abstain is the

equivalent to voting Withhold.

GVC HOLDINGS PLC, DOUGLAS

Security	G427A6103	Meeting Type	Annual General Meeting

Ticker Meeting Date 06-Jun-2018

Symbol

ISIN IM00B5VOMV65 Agenda 709411045 - Management

ISIN	IM00B5VQMV65		Agenda		709411045 -	Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen		
	ACCEPT FINANCIAL STATEMENTS AND	•		δ		
1	STATUTORY REPORTS	Managemen	ntFor	For		
2	APPROVE REMUNERATION REPORT REAPPOINT GRANT THORNTON UK LLI	Managemen	ntAgainst	Against		
3	AS AUDITORS AUTHORISE BOARD TO FIX	Managemen	ntFor	For		
4	REMUNERATION OF AUDITORS	Managemen	ntFor	For		
5	ELECT JANE ANSCOMBE AS DIRECTOR	Managemen	ntFor	For		
6	ELECT PAUL BOWTELL AS DIRECTOR	Managemen	ntFor	For		
7	RE-ELECT KENNETH ALEXANDER AS DIRECTOR	Managemen	ntFor	For		
8	RE-ELECT KARL DIACONO AS DIRECTOR	Managemen	ntAgainst	Against		
9	RE-ELECT LEE FELDMAN AS DIRECTOR	RManageme	ntFor	For		
10	RE-ELECT PETER ISOLA AS DIRECTOR	Managemen	ntAgainst	Against		
11	RE-ELECT STEPHEN MORANA AS DIRECTOR	Managemen	ntFor	For		
12	RE-ELECT WILL WHITEHORN AS DIRECTOR	Managemen	ntFor	For		
13	AUTHORISE ISSUE OF EQUITY WITH PRE-EMPTIVE RIGHTS	Managemen	ntFor	For		
14	AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS	Managemen	ntFor	For		
15	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	Managemen	ntFor	For		
16 A. H. B	AMEND ARTICLES OF ASSOCIATION ELO CORPORATION	Managemen	ntFor	For		
Security			Meeting '	Гуре	Annual	
Ticker Symbol	AHC		Meeting 1		06-Jun-2018	

ISIN	US0012821023		Agenda		934791092 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR 1 James M. Moroney III 2 Ronald D. McCray Ratification of the appointment of Grant	Manageme	nt For For	For For	
2.	Thornton LLP as the Company's independent registered public accounting	Manageme	ntFor	For	
3.	firm. Adoption of an Agreement and Plan of Merger and approval of reincorporation in Texas. LIX, INC.	Manageme	ntFor	For	
Securi			Meeting '	Туре	Annual
Ticker	NELX		Meeting 1	Date	06-Jun-2018
Symbo ISIN	US64110L1061		Agenda		934797284 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1a.	Election of Class I Director: Richard N. Barton	Manageme	ntAbstain	Against	
1b.	Election of Class I Director: Rodolphe Belme	rManageme	ntFor	For	
1c.	Election of Class I Director: Bradford L. Smith	Manageme	ntAbstain	Against	
1d.	Election of Class I Director: Anne M. Sweeney	Manageme	ntAbstain	Against	
2.	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2018.	Manageme	ntFor	For	
3.	Advisory approval of the Company's executive officer compensation. Stockholder proposal to allow holders of an	Manageme	ntFor	For	
4.	aggregate of 15% of outstanding common stock to call special shareholder meeting, if properly presented at the meeting.	Shareholde	r Abstain	Against	
5.	Stockholder proposal regarding proxy access bylaw for director nominees by stockholders, if properly presented	/ Shareholde	r For	Against	
6.	at the meeting.	Shareholde	r Abstain	Against	

Stockholder proposal regarding clawback policy, if properly presented at the meeting. Stockholder proposal regarding shareholder right to act by written consent, if properly presented at the Shareholder Abstain 7. Against meeting. Stockholder proposal regarding simple 8. majority vote, if Shareholder For Against properly presented at the meeting. Stockholder proposal to amend Sections 2.8 and 3.3 of the bylaws to provide for the election of 9. Shareholder For directors in Against uncontested elections by a majority vote of shares voted, if properly presented at the meeting. LIVE NATION ENTERTAINMENT, INC. Security 538034109 Meeting Type Annual Ticker LYV Meeting Date 06-Jun-2018 Symbol ISIN US5380341090 Agenda 934798945 - Management **Proposed** For/Against Proposal Vote Item by Management 1A. Election of Director: Mark Carleton ManagementFor For 1B. Election of Director: Ariel Emanuel ManagementFor For 1C. Election of Director: Robert Ted Enloe, III ManagementFor For 1D. Election of Director: Ping Fu ManagementFor For 1E. Election of Director: Jeffrey T. Hinson ManagementFor For 1F. Election of Director: James Iovine ManagementFor For 1G. Election of Director: James S. Kahan ManagementFor For 1H. Election of Director: Gregory B. Maffei ManagementFor For 1I. Election of Director: Randall T. Mays ManagementFor For Election of Director: Michael Rapino ManagementFor For 1J. 1K. Election of Director: Mark S. Shapiro ManagementFor For Election of Director: Dana Walden ManagementFor For 1L. Ratification of the appointment of Ernst & Young LLP as Live Nation Entertainment's independent 2. ManagementFor For registered public accounting firm for the 2018 fiscal year. ALPHABET INC. Security 02079K305 Meeting Type Annual Ticker Meeting Date 06-Jun-2018 **GOOGL** Symbol **ISIN** US02079K3059 Agenda 934803188 - Management **Proposed** For/Against **Proposal** Vote Item

by

Management

1.	DIRECTOR	Management	
	1 Larry Page	For	For
	2 Sergey Brin	For	For
	3 Eric E. Schmidt	For	For
	4 L. John Doerr	For	For
	5 Roger W. Ferguson, Jr.	For	For
	6 Diane B. Greene	For	For
	7 John L. Hennessy	For	For
	8 Ann Mather	For	For
	9 Alan R. Mulally	For	For
	10 Sundar Pichai	For	For
	11 K. Ram Shriram	For	For
	The ratification of the appointment of Ernst &	Z	
	Young LLP		
2.	as Alphabet's independent registered public accounting	ManagementFor	For
	firm for the fiscal year ending December 31,		
	2018.		
	The approval of amendments to Alphabet's 2012 Stock		
	Plan to increase the share reserve by		
	11,500,000 shares		
3.	of Class C capital stock and to prohibit the	ManagementAgainst	Against
	repricing of		
	stock options granted under the 2012 Stock		
	Plan without		
	stockholder approval.		
	A stockholder proposal regarding equal		
4.	shareholder	Shareholder Abstain	Against
	voting, if properly presented at the meeting.		
_	A stockholder proposal regarding a lobbying	01 1 11 4 1	Б.
5.	report, if	Shareholder Against	For
	properly presented at the meeting.		
6	A stockholder proposal regarding a report on	Chamahaldan Abatain	A:
6.	gender pay,	Shareholder Abstain	Against
	if properly presented at the meeting. A stockholder proposal regarding simple		
7.	majority vote, if	Shareholder Against	For
7.	properly presented at the meeting.	Sharcholder Against	1.01
	A stockholder proposal regarding a		
8.	sustainability metrics	Shareholder Against	For
0.	report, if properly presented at the meeting.	Shareholder Agamst	101
	A stockholder proposal regarding board		
0	diversity and	a	_
9.	qualifications, if properly presented at the	Shareholder Against	For
	meeting.		
	A stockholder proposal regarding a report on		
10	content	Charabaldan A sainst	For
10.	governance, if properly presented at the	Shareholder Against	For
	meeting.		
FLUE	NT, INC.		

Securit	y 34380C102			Meeting	Type	Annual
Ticker Symbo	1 FLNT			Meeting	Date	06-Jun-2018
ISIN	US34380C102	7		Agenda		934823318 - Management
Item	Proposal		Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR		Manageme	nt		
	1 Ryan Schulke			For	For	
	2 Peter Benz			For	For	
	3 Matthew Conli			For	For	
	4 Andrew Frawle	ey .		For	For	
	5 Donald Mathis			For	For	
	To ratify the appoint LLP as the	ntment of Grant Thornton				
2.		ndent registered public	Manageme	ntFor	For	
	accounting firm	Dagambar 21, 2019				
	To adopt the Fluor	December 31, 2018.	0			
3.	Plan.	t, Inc. 2018 Stock Incentiv	^e Manageme	ntAgainst	Against	
		ing advisory vote to				
4.	approve our		Manageme	ntFor	For	
	named executive of	fficer compensation.	_			
INTER	NAP CORPORATI	ON				
Securit	y 45885A409			Meeting	Type	Annual
Ticker	, INAP			Meeting	Date	07-Jun-2018
Symbo	1				Dute	
ISIN	US45885A409	4		Agenda		934790949 - Management
Item	Proposal		Proposed by	Vote	For/Again Manageme	
1a.	Election of Directo		Manageme		For	
1b.		r: Lance L. Weaver	Manageme	ntFor	For	
	To ratify the appoint as the	ntment of BDO USA, LLP				
2.		ered public accounting firm	n Manageme	ntFor	For	
		December 31, 2018.				
		on-binding, advisory basis	,			
3.	the		Manageme	ntFor	For	
	compensation of or	ir named executive	1,10110801110	01	101	
	officers.					
4		ments to the Internap	3.6			
4.	Corporation 2017 Stock Incenti	DI	Manageme	ntFor	For	
		ve Plan.				
TACM						
	EGAS SANDS COF			Mastina	Typo	Annual
Securit	EGAS SANDS COP y 517834107			Meeting		Annual
	EGAS SANDS COF y 517834107			Meeting Meeting		Annual 07-Jun-2018

Item	Proposal	Proposed by Vote	For/Against Management
	To approve amendment to the Company's Certificate of	•	C
1.	Amended and Restated Articles of Incorporation to declassify Board of Directors.	ManagementFor	For
2a.	Election of Director: Sheldon G. Adelson (If Proposal No. 1 is approved)	ManagementFor	For
2b.	Election of Director: Irwin Chafetz (If Proposal No. 1 is approved)	ManagementFor	For
2c.	Election of Director: Micheline Chau (If Proposal No. 1 is approved)	ManagementFor	For
2d.	Election of Director: Patrick Dumont (If Proposal No. 1 is approved)	ManagementFor	For
2e.	Election of Director: Charles D. Forman (If Proposal No. 1 is approved)	ManagementFor	For
2f.	Election of Director: Steven L. Gerard (If Proposal No. 1 is approved)	ManagementFor	For
2g.	Election of Director: Robert G. Goldstein (If Proposal No. 1 is approved)	ManagementFor	For
2h.	Election of Director: George Jamieson (If Proposal No. 1 is approved)	ManagementFor	For
2i.	Election of Director: Charles A. Koppelman (If Proposal No. 1 is approved)	ManagementFor	For
2j.	Election of Director: Lewis Kramer (If Proposal No. 1 is approved)	ManagementFor	For
2k.	Election of Director: David F. Levi (If Proposal No. 1 is approved)	ManagementFor	For
3a.	Election of Class II Director: Micheline Chau (If Proposal No. 1 is not approved)	ManagementFor	For
3b.	Election of Class II Director: Patrick Dumont (If Proposal No. 1 is not approved)	ManagementFor	For
3c.	Election of Class II Director: David F. Levi (If Proposal No. 1 is not approved)	ManagementFor	For
4.	Ratification of the selection of Deloitte & Touche LLP as	ManagementFor	For

the Company's independent registered public

accounting

firm for the year ending December 31, 2018.

An advisory (non-binding) vote to approve the ManagementFor 5. For compensation of the named executive officers.

To approve material terms of performance

goals under ManagementFor For 6.

Company's Executive Cash Incentive Plan.

SINCLAIR BROADCAST GROUP, INC.

Security 829226109 Meeting Type Annual

Ticker **SBGI** Meeting Date 07-Jun-2018 Symbol

ISIN US8292261091 Agenda 934798351 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 David D. Smith		For	For
	2 Frederick G. Smith		For	For
	3 J. Duncan Smith		For	For
	4 Robert E. Smith		For	For
	5 Howard E. Friedman		For	For
	6 Lawrence E. McCanna		For	For
	7 Daniel C. Keith		For	For
	8 Martin R. Leader		For	For
	Ratification of the appointment of			
	PricewaterhouseCoopers LLP as the			
2.	Independent	Managama	ntEor	For
۷.	Registered Public Accounting Firm for the	Manageme	HILFOI	гог
	year ending			
December 31, 2018.				

BLUCORA INC

Security 095229100 Meeting Type Annual

Ticker Meeting Date **BCOR** 07-Jun-2018 Symbol

ISIN US0952291005 Agenda 934800916 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.1	Election of Director: John S. Clendening	ManagementFor	For
1.2	Election of Director: Lance G. Dunn	ManagementFor	For
1.3	Election of Director: H. McIntyre Gardner	ManagementFor	For
2.	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2018.	ManagementFor 1	For
3.	Approve, on a non-binding advisory basis, the compensation of our Named Executive Officers, as disclosed in the Proxy Statement.	e ManagementFor	For
4.		ManagementAgainst	Against

Approve the Blucora, Inc. 2018 Long-Term

Incentive

Plan.

Approve an amendment to the Blucora, Inc.

Restated

Certificate of Incorporation to provide that the

5. number of ManagementFor For

directors of the Company shall be not less

than six nor

more than 15 directors.

SWITCH INC

Security 87105L104 Meeting Type Annual Ticker

Symbol SWCH Meeting Date 07-Jun-2018

ISIN US87105L1044 Agenda 934801449 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 Rob Roy		For	For
	2 Donald D. Snyder		For	For
	3 Tom Thomas		For	For
	4 Bryan Wolf		For	For
	5 Zareh Sarrafian		For	For
	6 Kim Sheehy		For	For
	To ratify the appointment of			
	PricewaterhouseCoopers			
	LLP as Switch, Inc.'s independent registered			
2.	public	Manageme	entFor	For
	accounting firm for the fiscal year ending	_		
	December 31,			
	2018			
EQUIN	IIX, INC.			

Security 29444U700 Meeting Type Annual Ticker FOTA 07 L 20

Symbol EQIX Meeting Date 07-Jun-2018

ISIN US29444U7000 Agenda 934802516 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	_
	1 Thomas Bartlett	-	For	For
	2 Nanci Caldwell		For	For
	3 Gary Hromadko		For	For
	4 Scott Kriens		For	For
	5 William Luby		For	For
	6 Irving Lyons, III		For	For
	7 Christopher Paisley		For	For
	8 Peter Van Camp		For	For
2.	To approve by a non-binding advisory vote	Manageme	entFor	For
	the			

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX compensation of the Company's named executive officers. To ratify the appointment of **PricewaterhouseCoopers** LLP as the Company's independent registered ManagementFor For accounting firm for the fiscal year ending December 31, 2018. Stockholder proposal related proxy access Shareholder Abstain Against reform. TELEFONICA, S.A. 879382208 Security Meeting Type Annual Ticker **TEF** Meeting Date 07-Jun-2018 Symbol **ISIN** US8793822086 Agenda 934830793 - Management Proposed For/Against Item Proposal Vote Management by Approval of the Annual Accounts and of the Management Report of both Telefonica, S.A. and of its ManagementFor Consolidated Group of Companies for fiscal year 2017. Approval of the management of the Board of Directors of ManagementFor

3.

4.

1a.

2. Profits/Losses ManagementFor of Telefonica, S.A. for fiscal year 2017. Re-election of Mr. Luiz Fernando Furlan as

3a. Independent ManagementFor Director.

Re-election of Mr. Francisco Javier de Paz Mancho as ManagementFor 3b. Independent Director. Re-election of Mr. Jose Maria Abril Perez as

3c. **Proprietary** ManagementFor Director. Ratification and appointment of Mr. Angel

3d. Vila Boix as ManagementFor Executive Director. Ratification and appointment of Mr. Jordi

3e. Gual Sole as ManagementFor Proprietary Director. Ratification and appointment of Ms. Maria

3f. Luisa Garcia ManagementFor Blanco as Independent Director.

4. Shareholder compensation. Distribution of ManagementFor dividends with

a charge to unrestricted reserves.

Authorization for the acquisition of the

5. Company's own

ManagementFor

shares directly or through Companies of the

Approval of the Director Remuneration Policy

of

ManagementFor

ManagementFor

6. Telefonica, S.A. (fiscal years 2019, 2020 and 2021).

Approval of a Long-Term Incentive Plan

consisting of the

7. delivery of shares of Telefonica, S.A. ManagementFor allocated to Senior

Executive Officers of the Telefonica Group.
Approval of a Global Employee incentive

share purchase

8. Plan for shares of Telefonica, S.A. for the ManagementFor

Employees of

the Telefonica Group.

Delegation of powers to formalize, interpret,

remedy and

9. carry out the resolutions adopted by the

shareholders at

the General Shareholders' Meeting.

Consultative vote on the 2017 Annual Report

10. on ManagementFor

Directors' Remuneration.

GOGO INC.

Security 38046C109 Meeting Type Annual

Ticker GOGO Meeting Date 08-Jun-2018

Symbol

ISIN US38046C1099 Agenda 934798503 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 Ronald T. LeMay		For	For
	2 Michele Coleman Mayes		For	For
	3 Robert H. Mundheim		For	For
	4 Harris N. Williams		For	For
2.	Advisory vote approving executive compensation.	Manageme	ntFor	For
	Approval of the Amended and Restated Gogo			
3.	Inc. 2016	Manageme	ntAgainst	Against
	Omnibus Incentive Plan.	_	-	-
	Ratification of the appointment of Deloitte &			
	Touche LLP			
4.	as our independent registered public	Manageme	ntFor	For
	accounting firm for			
	the fiscal year ending December 31, 2018.			
	T			

ALTICE N.V.

ExtraOrdinary General N0R25F103 Security Meeting Type Meeting Ticker Meeting Date 11-Jun-2018 Symbol **ISIN** NL0011333752 Agenda 709501894 - Management **Proposed** For/Against Vote Item Proposal Management by 1 Non-Voting **OPEN MEETING** DISCUSS TREATMENT OF STOCK **OPTIONS IN** 2.A RELATION TO THE SEPARATION OF Non-Voting THE U.S.-**BUSINESS FROM THE COMPANY** AMEND REMUNERATION OF PATRICK ManagementFor 2.BFor **DRAHI** AMEND REMUNERATION OF DEXTER 2.C ManagementFor For **GOEI** AMEND REMUNERATION OF DENNIS 2.D ManagementFor For **OKHUIJSEN** AMEND REMUNERATION OF MICHEL ManagementFor For 3 **COMBES** 4 OTHER BUSINESS Non-Voting 5 **CLOSE MEETING** Non-Voting OUTFRONT MEDIA INC. Security 69007J106 Meeting Type Annual Ticker **OUT** Meeting Date 11-Jun-2018 Symbol **ISIN** US69007J1060 Agenda 934799997 - Management **Proposed** For/Against Proposal Vote Item Management by 1. DIRECTOR Management Manuel A. Diaz For For 2 Peter Mathes For For Susan M. Tolson For For Ratification of the appointment of PricewaterhouseCoopers LLP to serve as **OUTFRONT** 2. ManagementFor For Media Inc.'s independent registered public accounting firm for fiscal year 2018. Approval, on a non-binding advisory basis, of 3. compensation of OUTFRONT Media Inc.'s ManagementFor For named executive officers. COMCAST CORPORATION Security 20030N101 Meeting Type Annual Ticker **CMCSA** Meeting Date 11-Jun-2018 Symbol

ISIN	US20030N1019		Agenda		934808265 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt	Manageme	ant .
1.	1 Kenneth J. Bacon	Manageme	For	For	
	2 Madeline S. Bell		For	For	
	3 Sheldon M. Bonovitz		For	For	
	4 Edward D. Breen		For	For	
	5 Gerald L. Hassell		For	For	
	6 Jeffrey A. Honickman		For	For	
	7 Maritza G. Montiel		For	For	
	8 Asuka Nakahara		For	For	
	9 David C. Novak		For	For	
	10 Brian L. Roberts		For	For	
	Ratification of the appointment of our				
2.	independent auditors	Manageme	ntFor	For	
3.	Advisory vote on executive compensation	Manageme	entFor	For	
4.	To provide a lobbying report	Shareholde		For	
	ENIC TELECOMMUNICATIONS ORGANIZ				
Securit	xy X3258B102		Meeting	Type	Ordinary General Meeting
Ticker			Meeting	Date	12-Jun-2018
Symbo ISIN	GRS260333000		Agenda		709607292 - Management
			C		
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	Proposal Γ PLEASE NOTE THAT THIS IS AN	•		_	
		by		_	
	Γ PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT	by		_	
	T PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR	by Non-Votin		_	
	Γ PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED.	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE CLOSED	by Non-Votin		_	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 950128 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THI PREVIOUS MEETING WILL BE-DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON THIS MEETING NOTICE ON THE NEW JOB. IF HOWEVER VOTE DEADLINE-EXTENSIONS ARE NOT GRANTED IN THE MARKET, THIS MEETING WILL BE CLOSED AND-YOUR VOTE INTENTIONS ON THE	by Non-Votin		_	

VOTING IS SUBMITTED PRIOR TO

CUTOFF ON THE

ORIGINAL MEETING, AND AS-SOON AS

POSSIBLE

1.

ON THIS NEW AMENDED MEETING.

THANK YOU

APPROVAL OF THE FINANCIAL

STATEMENTS OF

OTE S.A. (BOTH SEPARATE AND

CONSOLIDATED)

OF THE FISCAL YEAR 2017

(1/1/2017-31/12/2017),

Management No Action WITH THE RELEVANT REPORTS OF

THE BOARD OF

DIRECTORS AND THE STATUTORY

AUDITORS AND

APPROVAL OF THE PROFITS'

DISTRIBUTION

EXONERATION OF THE MEMBERS OF

THE BOARD

OF DIRECTORS AND THE STATUTORY

AUDITORS

Management No Action 2. OF ANY LIABILITY, FOR THE FISCAL YEAR 2017,

PURSUANT TO ARTICLE 35 OF THE

CODIFIED LAW

2190/1920

APPOINTMENT OF AN AUDIT FIRM FOR

THE

STATUTORY AUDIT OF THE FINANCIAL

STATEMENTS OF OTE S.A. (BOTH

SEPARATE AND

Management No Action 3. CONSOLIDATED), IN ACCORDANCE

WITH THE

INTERNATIONAL FINANCIAL

REPORTING

STANDARDS, FOR THE FISCAL YEAR

APPROVAL OF THE REMUNERATION,

COMPENSATION AND EXPENSES OF

THE MEMBERS

OF THE BOARD OF DIRECTORS AND

ITS 4. COMMITTEES FOR THE FISCAL YEAR

Management

2017 AND

DETERMINATION THEREOF FOR THE

FISCAL YEAR

2018

5. APPROVAL OF THE CONTINUATION, FOR THE TIME

PERIOD AS OF 31.12.2018 UNTIL

31.12.2019, OF THE

ManagementNo

Action

INSURANCE COVERAGE OF **DIRECTORS &** OFFICERS OF OTE S.A. AND ITS **AFFILIATED** COMPANIES, AGAINST ANY LIABILITIES INCURRED IN THE EXERCISE OF THEIR COMPETENCES, **DUTIES AND POWERS** AMENDMENT OF ARTICLE 2 (OBJECT) OF THE Management 6. COMPANY'S ARTICLES OF **INCORPORATION** PLEASE NOTE THAT BOARD DOES NOT MAKE ANY CMMT RECOMMENDATION ON RESOLUTION Non-Voting 7.1 TO-7.11. THANK YOU PLEASE NOTE THAT ALTHOUGH THERE ARE 11 CANDIDATES TO BE ELECTED AS DIRECTORS,-THERE ARE ONLY 10 VACANCIES AVAILABLE TO BE FILLED AT THE MEETING. **CMMT THE-STANDING** Non-Voting INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE,-YOU ARE REQUIRED TO VOTE FOR ONLY 10 OF THE 11 DIRECTORS. THANK YOU ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 & 3 OF THE 7.1. COMPANY'S ARTICLES OF Management INCORPORATION: MR. ALBERTO HORCAJO, INDEPENDENT NON-EXECUTIVE (PROPOSAL MADE BY: **AMBER** CAPITAL) 7.2. ELECTION OF NEW BOARD OF ManagementNo **DIRECTORS AND** Action APPOINTMENT OF INDEPENDENT

MEMBER

PURSUANT TO ARTICLE 9, PARAS. 1, 2

& 3 OF THE COMPANY'S ARTICLES OF INCORPORATION: MR. MICHAEL TSAMAZ, EXECUTIVE (PROPOSAL MADE BY: DEUTSCHE TELEKOM) ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 Management No Action & 3 OF THE 7.3. COMPANY'S ARTICLES OF INCORPORATION: MR. CHARALAMPOS MAZARAKIS, EXECUTIVE (PROPOSAL MADE BY: DEUTSCHE TELEKOM) ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 & 3 OF THE Management No Action 7.4. COMPANY'S ARTICLES OF INCORPORATION: MR. SRINIVASAN GOPALAN, NON-EXECUTIVE (PROPOSAL MADE BY: DEUTSCHE TELEKOM) ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 Management No 7.5. & 3 OF THE COMPANY'S ARTICLES OF INCORPORATION: MR. ROBERT HAUBER, NON-EXECUTIVE (**PROPOSAL** MADE BY: DEUTSCHE TELEKOM) 7.6. ELECTION OF NEW BOARD OF ManagementNo DIRECTORS AND Action APPOINTMENT OF INDEPENDENT PURSUANT TO ARTICLE 9, PARAS. 1, 2

& 3 OF THE

(PROPOSAL

COMPANY'S ARTICLES OF INCORPORATION: MR.

MICHAEL WILKENS, NON-EXECUTIVE

295

ManagementNo

Action

MADE BY: DEUTSCHE TELEKOM) ELECTION OF NEW BOARD OF DIRECTORS AND APPOINTMENT OF INDEPENDENT PURSUANT TO ARTICLE 9, PARAS. 1, 2 Management No Action 7.7. & 3 OF THE COMPANY'S ARTICLES OF INCORPORATION: MRS. KYRA ORTH, NON-EXECUTIVE (PROPOSAL MADE BY: DEUTSCHE TELEKOM) ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 & 3 OF THE Management No Action 7.8. COMPANY'S ARTICLES OF INCORPORATION: MR. PANAGIOTIS TAMPOURLOS, INDEPENDENT NON-EXECUTIVE (PROPOSAL MADE BY : **DEUTSCHE** TELEKOM) **ELECTION OF NEW BOARD OF DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 & 3 OF THE Management No Action 7.9. COMPANY'S ARTICLES OF INCORPORATION: MR. ANDREAS PSATHAS, INDEPENDENT NON-EXECUTIVE (PROPOSAL MADE BY: **DEUTSCHE** TELEKOM) ELECTION OF NEW BOARD OF **DIRECTORS AND** APPOINTMENT OF INDEPENDENT **MEMBER** PURSUANT TO ARTICLE 9, PARAS. 1, 2 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 7.10. & 3 OF THE COMPANY'S ARTICLES OF INCORPORATION: MR. IOANNIS FLOROS, NON-EXECUTIVE (

PROPOSAL

DIRECTORS AND

7.11.

MADE BY: HELLENIC REPUBLIC)

ELECTION OF NEW BOARD OF

APPOINTMENT OF INDEPENDENT

MEMBER

PURSUANT TO ARTICLE 9, PARAS. 1, 2

& 3 OF THE

COMPANY'S ARTICLES OF

INCORPORATION: MR.

PANAGIOTIS SKEVOFYLAX,

NON-EXECUTIVE (

PROPOSAL MADE BY: HELLENIC

REPUBLIC)

GRANT OF PERMISSION ACCORDING

TO ARTICLE

23 PAR. 1 OF C.L. 2190/1920 AND

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$

8. ARTICLE 14 OF

THE COMPANY'S ARTICLES OF

INCORPORATION

9. MISCELLANEOUS ANNOUNCEMENTS Management Action

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

1ST-

REPETITIVE MEETING ON 25 JUN 2018

(AND 2ND

REPETITIVE MEETING ON 10 JUL-2018).

ALSO, YOUR

CMMT CARRYST

CARRIED

OVER TO THE SECOND-CALL. ALL

VOTES

RECEIVED ON THIS MEETING WILL BE

DISREGARDED AND YOU WILL-NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

AMC NETWORKS INC

Security 00164V103 Meeting Type Annual

Ticker Symbol Meeting Date 12-Jun-2018

ISIN US00164V1035 Agenda 934806045 - Management

Non-Voting

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	C
	1 Jonathan F. Miller	For	For
	2 Leonard Tow	For	For
	3 David E. Van Zandt	For	For
	4 Carl E. Vogel	For	For
	5 Robert C. Wright	For	For
2.	_	ManagementFor	For

Ratification of the appointment of KPMG LLP as independent registered public accounting firm of the Company for fiscal year 2018 Approval, on an advisory basis, of the 3. compensation of ManagementFor For our Named Executive Officers An advisory vote on the frequency of future 4. votes on the compensation of our named Management3 Years For executive officers BEST BUY CO., INC. Security 086516101 Meeting Type Annual Ticker **BBY** Meeting Date 12-Jun-2018 Symbol **ISIN** US0865161014 Agenda 934810309 - Management Proposed For/Against Item Proposal Vote Management by 1a. ManagementFor For Election of Director: Lisa M. Caputo ManagementFor 1b. Election of Director: J. Patrick Doyle For Election of Director: Russell P. Fradin ManagementFor For 1c. 1d. Election of Director: Kathy J. Higgins Victor ManagementFor For 1e. Election of Director: Hubert Joly ManagementFor For 1f. Election of Director: David W. Kenny ManagementFor For ManagementFor Election of Director: Karen A. McLoughlin For 1g. 1h. Election of Director: Thomas L. Millner ManagementFor For 1i. Election of Director: Claudia F. Munce ManagementFor For 1j. Election of Director: Richelle P. Parham ManagementFor For To ratify the appointment of Deloitte & Touche LLP as our 2. independent registered public accounting firm ManagementFor For for the fiscal year ending February 2, 2019. To approve in a non-binding advisory vote 3. our named ManagementFor For executive officer compensation. LIBERTY GLOBAL PLC Security G5480U104 Meeting Type Annual Ticker Meeting Date 12-Jun-2018 **LBTYA** Symbol **ISIN** GB00B8W67662 Agenda 934815234 - Management **Proposed** For/Against Vote Item **Proposal** Management by 1. To elect Michael T. Fries as a director of ManagementFor For Liberty Global

for a term expiring at the annual general

meeting to be

	held in 2021. To elect Paul A. Gould as a director of Liberty Global for	<i>y</i>	
2.	a term expiring at the annual general meeting to be held in 2021. To elect John C. Malone as a director of	ManagementFor 1	For
	Liberty Global		
3.	for a term expiring at the annual general meeting to be held in 2021. To elect Larry E. Romrell as a director of	ManagementFor I	For
4.	Liberty Global for a term expiring at the annual general meeting to be held in 2021.	ManagementFor 1	For
5.	To approve, on an advisory basis, the annual report on the implementation of the directors' compensation policy for the year ended December 31, 2017,	ManagementFor 1	For
	contained in Appendix A of the proxy statement (in accordance with requirements applicable to U.K. companies) To ratify the appointment of KPMG LLP (U.S.) as Liberty		
6.	Global's independent auditor for the year ending December 31,2018. To appoint KPMG LLP (U.K.) as Liberty Global's U.K.	ManagementFor 1	For
7.	statutory auditor under the U.K. Companies Act 2006 (to hold office until the conclusion of the next annual general meeting at which accounts are laid before Liberty Global). To authorize the audit committee of Liberty Global's	ManagementFor	For
8.	board of directors to determine the U.K. statutory	ManagementFor	For
9.	auditor's compensation. To approve the form agreements and counterparties pursuant to which Liberty Global may conduct the purchase of its ordinary shares in the capital of Liberty Global and authorize all or any of Liberty Global's	ManagementFor I	For

directors and senior officers to enter into,

complete and

make purchases of ordinary shares in the

capital of

Liberty Global pursuant to the form of

agreements and

with any of the approved counterparties,

which approvals

will expire on the fifth anniversary of the

2018 annual

general meeting of shareholders.

To approve the form of agreement and

counterparty

pursuant to which Liberty Global may

conduct the

purchase of its deferred shares in the capital of

Liberty

Global and authorize all or any of Liberty

Global's

directors and senior officers to enter into,

complete and

make a purchase of deferred shares in the

capital of

Liberty Global pursuant to the form of

agreement

ILG INC

Security 44967H101 Meeting Type Annual

Ticker Symbol ILG Meeting Date 12-Jun-2018

ISIN US44967H1014 Agenda 934824853 - Management

ManagementFor

For

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 Craig M. Nash		For	For
	2 David Flowers		For	For
	3 Victoria L. Freed		For	For
	4 Lizanne Galbreath		For	For
	5 Chad Hollingsworth		For	For
	6 Lewis J. Korman		For	For
	7 Thomas J. Kuhn		For	For
	8 Thomas J. McInerney		For	For
	9 Thomas P. Murphy, Jr.		For	For
	10 Stephen R. Quazzo		For	For
	11 Sergio D. Rivera		For	For
	12 Thomas O. Ryder		For	For
	13 Avy H. Stein		For	For
	To approve, in an advisory non-binding vote,			
2.	the compensation of our named executive officers.	Manageme	entFor	For

To ratify the selection of Ernst & Young LLP

as the

3. independent registered public accounting firm ManagementFor For

for ILG for

the fiscal year ending December 31, 2018.

SCIENTIFIC GAMES CORPORATION Security 80874P100

Security	808/4P109	Meeting Type	Annual
Ticker Symbol	SGMS	Meeting Date	13-Jun-2018

ISIN US80874P1093 Agenda 934805891 - Management

ISIN	US80874P1093		Agenda		934805891 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt	Widingellie	
	1 Ronald O. Perelman	1.1mingerii	For	For	
	2 Barry L. Cottle		For	For	
	3 Peter A. Cohen		For	For	
	4 Richard M. Haddrill		For	For	
	5 M. Gavin Isaacs		For	For	
	6 Viet D. Dinh		For	For	
	7 Gerald J. Ford		For	For	
	8 David L. Kennedy		For	For	
	9 Judge G.K. McDonald		For	For	
	10 Paul M. Meister		For	For	
	11 Michael J. Regan		For	For	
	12 Barry F. Schwartz		For	For	
	13 Kevin M. Sheehan		For	For	
	14 Frances F. Townsend		For	For	
	To approve, on an advisory basis, the				
2.	compensation of	Manageme	ntFor	For	
	the Company's named executive officers.				
	To ratify the adoption of the Company's				
3.	regulatory	Manageme	ntFor	For	
	compliance protection rights plan.				
	To ratify the appointment of Deloitte &				
	Touche LLP as				
4.	independent auditor for the fiscal year ending	Manageme	ntFor	For	
	December				
	31, 2018.				
T-MOE	BILE US, INC.				
Security	y 872590104		Meeting '	Type	Annual
Ticker	TMUS		Meeting 1	Date	13-Jun-2018
Symbol			C	Built	
ISIN	US8725901040		Agenda		934806398 - Management
Item	Proposal	Proposed	Vote	For/Agains	t
	•	by		Manageme	nt
1.	DIRECTOR	Manageme	nt		
	1 Thomas Dannenfeldt		For	For	
	2 Srikant M. Datar		For	For	
	3 Lawrence H. Guffey		For	For	

			_	_	
	4 Timotheus Hottges		For	For	
	5 Bruno Jacobfeuerborn		For	For	
	6 Raphael Kubler		For	For	
	7 Thorsten Langheim		For	For	
	8 John J. Legere		For	For	
	9 G. Michael Sievert		For	For	
	10 Olaf Swantee		For	For	
	11 Teresa A. Taylor		For	For	
	12 Kelvin R. Westbrook		For	For	
	Ratification of the Appointment of				
	PricewaterhouseCoopers LLP as the				
2	Company's	Managama	4E.a.u	Ean	
2.	Independent Registered Public Accounting	Manageme	ntror	For	
	Firm for Fiscal				
	Year 2018.				
	Approval of an Amendment to the Company's	S			
3.	2013	Manageme	ntFor	For	
	Omnibus Incentive Plan.				
	Stockholder Proposal for Implementation of				
4.	Proxy	Shareholde	r Abstain	Against	
••	Access.	Sharehorae	1 110500111	1 igainst	
	Stockholder Proposal for Limitations on				
	Accelerated				
5.	Vesting of Equity Awards in the Event of a	Shareholde	r Against	For	
5.	Change of	Shareholde	i rigamst	101	
	Change of				
I FND	Control.				
	Control. INGTREE INC		Meeting	Type	Annual
Securi	Control. INGTREE INC ty 52603B107		Meeting	Туре	Annual
Securi Ticker	Control. INGTREE INC ty 52603B107 TREE		Meeting Meeting		Annual 13-Jun-2018
Securi Ticker Symbo	Control. INGTREE INC ty 52603B107 TREE		Meeting		13-Jun-2018
Securi Ticker	Control. INGTREE INC ty 52603B107 TREE				
Securi Ticker Symbo ISIN	Control. INGTREE INC ty 52603B107 TREE US52603B1070	Proposed	Meeting Agenda	Date	13-Jun-2018 934806704 - Management
Securi Ticker Symbo	Control. INGTREE INC ty 52603B107 TREE	Proposed by	Meeting	Date For/Again	13-Jun-2018 934806704 - Management st
Securi Ticker Symbo ISIN	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal	by	Meeting Agenda Vote	Date For/Again Manageme	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto	by Manageme	Meeting Agenda Vote ntFor	Date For/Again Manageme	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson	by Manageme Manageme	Meeting Agenda Vote ntFor ntFor	Date For/Again Manageme For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer	by Manageme Manageme Manageme	Meeting Agenda Vote ntFor ntFor ntFor	Date For/Again Manageme For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson	by Manageme Manageme Manageme Manageme	Meeting Agenda Vote ntFor ntFor ntFor	Por/Again Manageme For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan	by Manageme Manageme Manageme Manageme	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor	For/Again Manageme For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda	by Manageme Manageme Manageme Manageme Manageme Manageme	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor ntFor	For/Again Manageme For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian	by Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor ntFor ntFor	Por/Again Manageme For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: Saras Sarasvathy	by Manageme	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor ntFor ntFor ntFor ntFor	For/Again Manageme For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: Saras Sarasvathy Election of Director: G. Kennedy Thompson	by Manageme	Meeting Agenda Vote ntFor	For/Again Manageme For For For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer	by Manageme	Meeting Agenda Vote ntFor	For/Again Manageme For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of	by Manageme	Meeting Agenda Vote ntFor	For/Again Manageme For For For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: Saras Sarasvathy Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of PricewaterhouseCoopers LLP as the	by Manageme	Meeting Agenda Vote ntFor	For/Again Manageme For For For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: Saras Sarasvathy Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's	by Manageme	Meeting Agenda Vote ntFor ntFor	For/Again Manageme For For For For For For For For For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm	by Manageme	Meeting Agenda Vote ntFor ntFor	Por/Again Manageme For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the	by Manageme	Meeting Agenda Vote ntFor ntFor	Por/Again Manageme For	13-Jun-2018 934806704 - Management st
Securi Ticker Symbol ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J. 2.	Control. INGTREE INC ty 52603B107 TREE US52603B1070 Proposal Election of Director: Gabriel Dalporto Election of Director: Thomas Davidson Election of Director: Neal Dermer Election of Director: Robin Henderson Election of Director: Peter Horan Election of Director: Douglas Lebda Election of Director: Steven Ozonian Election of Director: G. Kennedy Thompson Election of Director: Craig Troyer Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm	by Manageme	Meeting Agenda Vote ntFor ntFor	Por/Again Manageme For	13-Jun-2018 934806704 - Management st

Securit	У	707569109		Meeting	Type	Annual
Ticker Symbo	1	PENN		Meeting	Date	13-Jun-2018
ISIN	1	US7075691094		Agenda		934807023 - Management
1011				11801104		75 1007025 Management
Item	Pr	oposal	Proposed by	Vote	For/Again Manageme	
1.		RECTOR	Manageme			
	1	David A. Handler		For	For	
	2 D	John M. Jacquemin attification of the selection Deloitte &		For	For	
		buche LLP as the				
2.		ompany's independent registered public	Manageme	ntFor	For	
		counting firm	C			
	fo	r the 2018 fiscal year.				
		dvisory vote to approve the compensation				
3.		id to the	Manageme	ntFor	For	
		ompany's named executive officers.				
4.		oproval of the Penn National Gaming, Inc. 118 Long	Manageme	nt A goingt	Against	
4.		erm Incentive Compensation Plan.	Manageme	mAgamsı	Agamst	
IPASS		-				
Securit		46261V108		Meeting	Type	Annual
Ticker	•	IPAS		Meeting	Data	13-Jun-2018
Symbo	1				Date	
ISIN		US46261V1089		Agenda		934810361 - Management
			Proposed		For/Again	ct
Item	Pr	oposal	by	Vote	Manageme	
1.	Dl	RECTOR	Manageme	nt	1,10,110,5	
	1	Michael J. Tedesco	C	For	For	
	2	Gary A. Griffiths		For	For	
	3	David E. Panos		For	For	
		Justin R. Spencer		For	For	
		o ratify the selection by the Audit				
		pard of Directors of BDO USA, LLP as the				
2.		dependent	Manageme	ntFor	For	
		gistered public accounting firm of iPass Inc.	-			
		r its fiscal				
		ar ending December 31, 2018.				
		approve, on an advisory basis, the				
2		mpensation of	M	4E	F	
3.		ass Inc.'s named executive officers, as sclosed in the	Manageme	ntror	For	
		oxy Statement.				
4.		authorize the Board of Directors, in its	Manageme	ntFor	For	
		scretion, to	<i>5</i>			
	an	nend our Restated Certificate of				
		corporation to effect				
	a 1	reverse stock split of our common stock at a				

ratio of 1-

for-5 to 1-for-10 (see proxy for full proposal).

-	 _	_		-	.	\sim
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	 ,			יוו	٧V	

69344D408 Security Meeting Type Annual

Ticker PHI Meeting Date 13-Jun-2018

Symbol

ISIN US69344D4088 Agenda 934827013 - Management

Item	Proposal	Proposed	Vote	For/Against
псш	Froposai	by	VOLE	Management

Approval of the audited financial statements

for the fiscal

1. year ending December 31, 2017 contained in ManagementFor For

For

For

the

Company's 2017 Annual Report.

13 Ms. Marife B. Zamora

2. DIRECTOR Management

1	Mr. Bernido H. Liu*	For	For
2	Artemio V. Panganiban*	Withheld	Against
3	Mr. Pedro E. Roxas*	Withheld	Against
4	Ms. Helen Y. Dee	Withheld	Against
5	Mr. Emmanuel F. Dooc	Withheld	Against
6	Atty. Ray C. Espinosa	For	For
7	Mr. James L. Go	Withheld	Against
8	Mr. Shigeki Hayashi	For	For
9	Mr. Manuel V Pangilinan	Withheld	Against
10	Ms. Ma. L.C. Rausa-Chan	For	For
11	Albert F. del Rosario	For	For
12	Mr. Atsuhisa Shirai	Withheld	Against

GROUPON, INC.

Meeting Type Security 399473107 Annual Ticker **GRPN** Meeting Date 14-Jun-2018

Symbol

ISIN US3994731079 Agenda 934810119 - Management

Item	Proposal	Proposed by	Vote	For/Against Management		
1.	DIRECTOR	Manageme	ent			
	1 Michael Angelakis		For	For		
	2 Peter Barris		For	For		
	3 Robert Bass		For	For		
	4 Eric Lefkofsky		For	For		
	5 Theodore Leonsis		For	For		
	6 Joseph Levin		For	For		
	7 Deborah Wahl		For	For		
	8 Rich Williams		For	For		
	9 Ann Ziegler		For	For		
2.	To ratify the selection of Deloitte & Touche	Manageme	entFor	For		
	LLP as our					
	independent registered public accounting firm					

for fiscal

For

year 2018.

To approve, on an advisory basis, the

compensation of 3. ManagementFor

our named executive officers.

To approve, on an advisory basis, the

frequency of future

advisory votes on the compensation of our

4. Management1 Year named For

executive officers (i.e., once every one, two,

or three

years).

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LIMITED

Security G0534R108 Meeting Type **Annual General Meeting**

Ticker Meeting Date 15-Jun-2018

Symbol

ISIN 709478754 - Management BMG0534R1088 Agenda

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:-Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0511/LTN20180511473.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0511/LTN20180511457.pdf

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR-Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT A

VOTING

OPTION ON THIS MEETING

TO RECEIVE AND APPROVE THE

AUDITED

CONSOLIDATED FINANCIAL

STATEMENTS FOR THE

1 For YEAR ENDED 31 DECEMBER 2017 AND ManagementFor

THE

REPORTS OF THE DIRECTORS AND

AUDITORS

THEREON

TO DECLARE A FINAL DIVIDEND OF

HKD 0.20 PER

2 ManagementFor For SHARE FOR THE YEAR ENDED 31

DECEMBER 2017

TO RE-ELECT MR. HERMAN CHANG

3.A HSIUGUO AS A ManagementAgainst Against

DIRECTOR

3.B	TO RE-ELECT MR. PETER JACKSON AS A DIRECTOR	ManagementFor	For	
3.C	TO RE-ELECT MS. PHILANA WAI YIN POON AS A DIRECTOR	ManagementFor	For	
3.D	TO RE-ELECT DR. ROGER SHUN-HONG TONG AS A DIRECTOR	ManagementFor	For	
3.E	TO RE-ELECT MS. MAURA WONG HUNG HUNG AS A DIRECTOR	ManagementAgainst	Against	
3.F	TO RE-ELECT MR. GREGORY M. ZELUCK AS A DIRECTOR	ManagementFor	For	
3.G	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS	ManagementFor	For	
4	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND AUTHORISE THE BOARD TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2018	ManagementAgainst	Against	
5	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DISPOSE OF NEW SHARES IN THE CAPITAL OF THE COMPANY	ManagementAgainst	Against	
6	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY	ManagementFor	For	
7	TO EXTEND, CONDITIONAL UPON THE PASSING OF RESOLUTIONS (5) AND (6), THE GENERAL MANDATE TO ALLOT, ISSUE AND DISPOSE OF NEW SHARES BY ADDING THE NUMBER OF SHARES	ManagementAgainst	Against	
NATIO	REPURCHASED N MULTIMEDIA GROUP PUBLIC COMPA	NY LIMITED		
Security	Y6251U224	Meeting Ty	ype	ExtraOrdinary General Meeting
Ticker Symbol		Meeting Da	ate	19-Jun-2018
ISIN	TH0113A10Z15	Agenda		709406549 - Management
Item	Proposal	Vote		

		Proposed by	For/Against Management
	IN THE SITUATION WHERE THE CHAIRMAN OF THE	·	C
CMMT	MEETING SUDDENLY CHANGE THE AGENDA- AND/OR ADD NEW AGENDA DURING	Non-Voting	
CIVIIVI	THE MEETING,	Non-voting	
	WE WILL VOTE THAT AGENDA AS-ABSTAIN.		
1	TO CONSIDER AND CERTIFY MINUTES OF THE 2018	ManagementFor	For
	ANNUAL GENERAL MEETING OF SHAREHOLDERS	C	
2	TO ACKNOWLEDGE THE REPORT OF THE BOARD OF DIRECTORS AND OPERATING	ManagementFor	For
2	RESULTS OF THE COMPANY'S FOR THE YEAR 2017	wanagementroi	Poi
3	TO CONSIDER AND APPROVE THE FINANCIAL	ManagementAbstain	Against
J	STATEMENTS FOR THE YEAR 2017 TO CONSIDER AND APPROVE THE	Management Issuan	rigumst
	OMISSION OF DIVIDEND PAYMENT FOR THE		
4	OPERATING RESULTS OF THE COMPANY'S THE	ManagementFor	For
	YEAR 2017 ENDED 31 DECEMBER 2017		
	TO CONSIDER AND APPROVE THE REVOCATION OF		
E	RESOLUTION FOR THE DISPOSAL OF ASSETS	Маналанала	E
5	APPROVED BY THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS NO.	ManagementFor	For
	1/2018 HELD ON 28 FEBRUARY 2018		
	TO CONSIDER AND APPROVE THE		
6	THE COMPANY'S OBJECTIVES AND THE MEMORANDUM OF ASSOCIATION,	E ManagementFor	For
	CLAUSE 3. (OBJECTIVES)		
7	TO CONSIDER AND APPROVE THE AMENDMENT TO	ManagementFor	For
	THE COMPANY'S ARTICLES OF ASSOCIATION,		
	CLAUSE 23. AND CLAUSE 29. REGARDING THE BOARD OF DIRECTORS MEETING AND		
	DOLLED OF DIRECTORS WILLIING AND		

SHAREHOLDERS MEETING 8 OTHER BUSINESS (IF ANY) ManagementAgainst Against NTT DOCOMO,INC. Security J59399121 Meeting Type Annual General Meeting Ticker Meeting Date 19-Jun-2018 Symbol **ISIN** JP3165650007 Agenda 709526062 - Management **Proposed** For/Against Proposal Vote Item Management by Non-Voting Please reference meeting materials. 1 Approve Appropriation of Surplus ManagementFor For Appoint a Director Yoshizawa, Kazuhiro 2.1 ManagementAgainst Against 2.2 Appoint a Director Asami, Hiroyasu ManagementFor For Appoint a Director Tsujigami, Hiroshi ManagementFor For 2.3 2.4 Appoint a Director Furukawa, Koji ManagementFor For 2.5 Appoint a Director Nakamura, Hiroshi ManagementFor For 2.6 Appoint a Director Tamura, Hozumi ManagementFor For 2.7 Appoint a Director Maruyama, Seiji ManagementFor For 2.8 Appoint a Director Hirokado, Osamu ManagementFor For 2.9 Appoint a Director Torizuka, Shigeto ManagementFor For 2.10 Appoint a Director Mori, Kenichi ManagementFor For 2.11 Appoint a Director Atarashi, Toru ManagementAgainst Against 2.12 Appoint a Director Murakami, Teruyasu ManagementFor For 2.13 Appoint a Director Endo, Noriko ManagementAgainst Against 2.14 Appoint a Director Ueno, Shinichiro ManagementFor For 3 Appoint a Corporate Auditor Kajikawa, Mikio Management Against Against LIBERTY EXPEDIA HOLDINGS, INC. Security 53046P109 Meeting Type Annual Ticker LEXEA Meeting Date 19-Jun-2018 Symbol **ISIN** US53046P1093 Agenda 934812618 - Management **Proposed** For/Against Vote Item **Proposal** Management by A proposal to ratify the selection of KPMG LLP as our 1. independent auditors for the fiscal year ending ManagementFor For December 31, 2018. 2. **DIRECTOR** Management John C. Malone For 1 For 2 Stephen M. Brett For For 3 Gregg L. Engles For For 4 Scott W. Schoelzel For For Christopher W. Shean For For SONY CORPORATION Security 835699307 Meeting Type Annual Ticker **SNE** Meeting Date 19-Jun-2018 Symbol **ISIN** Agenda US8356993076 934831428 - Management

Inch Proposal Pr			D., 1	E/A:	4
Election of Director: Kariuchiro Yoshida ManagementFor For	Item	Proposal	Proposed Vote	_	
Description of Director: Kazuo Hirai ManagementFor For For Rection of Director: Eikoh Harada ManagementFor For Rection of Director: Eikoh Harada ManagementFor For Rection of Director: Kazuo Matsunaga ManagementFor For Rection of Director: Eriko Sakurai ManagementFor For Rection of Director: Eriko Sakurai ManagementFor For Rection of Director: Shuzo Sum ManagementFor For Rection of Director: Shuzo Sum ManagementFor For Rection of Director: Shuzo Sum ManagementFor For Rection of Director: Nicholas Donatiello, Jr. ManagementFor For ManagementFor Rection ManagementFor For ManagementFor For Rection ManagementFor For ManagementFor For Rection ManagementFor For Rection ManagementFor For ManagementFor For Rection ManagementFor F	1	Election of Directors Vanishing Vachida	•	_	ant .
Decition of Director: Osamu Nagayama ManagementFor For			_		
Id. Election of Director: Elikoh Harada Election of Director: Tim Schaaff ManagementFor For For			_		
Election of Director: Kazuo Matsunaga ManagementFor For			C		
If. Election of Director: Kazuo Matsunaga ManagementFor For Election of Director: John V. Roos ManagementFor For Fo			_		
Description of Director: Koichi Miyata ManagementFor For					
Ih. Election of Director: Eriko Sakurai ManagementFor Ericon of Director: Eriko Sakurai ManagementFor For For For For For For For For For			_		
I. Election of Director: Eriko Sakurai ManagementFor For For HanagementFor Hanageme	_	-	_		
Selection of Director: Kunihito Minakawa ManagementFor For			_		
Ik. Election of Director: Nicholas Donatiello, Jr. ManagementFor For For For ManagementFor For For ManagementFor Sissue Stock Acquisition Rights for the Purpose of For Sissue Stock Acquisition Rights for the Purpose of For			_		
Description of Director: Nicholas Donatiello, Jr. ManagementFor For					
The content of Director: Toshiko Oka To issue Stock Acquisition Rights for the 2 purpose of granting stock options. SOFTBANK GROUP CORP.			_		
To issue Stock Acquisition Rights for the purpose of purpose of purpose of graining stock options.			_		
	1m.		ManagementFor	For	
SOFTBANK GROUP CORP.	2		M 4E	Г	
Note	2.		ManagementFor	For	
Security Symbol	a o ====				
Ticker Symbol ISIN JP3436100006 Proposed by Agenda 709555392 - Management Item Proposal Please reference meeting materials. Non-Voting ManagementFor For Land Approint a Director Ronald D. Fisher ManagementFor For Land Appoint a Director Marcelo Claure ManagementFor For Land Appoint a Director Marcelo Claure ManagementFor For Land Appoint a Director Misace ManagementFor For Land Appoint a Director ManagementFor For ManagementFor For Land Appoint a Director ManagementFor For ManagementFor For Sor Land ManagementFor For Sor Land ManagementFor For Sor Land ManagementFor For ManagementFor For Sor Land ManagementFor For Land ManagementFor For Sor Land ManagementFor For Sor Land ManagementFor For Land M				-	
Symbol ISIN JP3436100006 Proposed Agenda T09555392 - Management		·	Meeting	Type	Annual General Meeting
Item Proposal P			Meeting	Date	20-Jun-2018
Item Proposal Proposed by Vote by Proposed by Vote by Please reference meeting materials. Non-Voting 1 Approve Appropriation of Surplus ManagementFor For Proposed Appoint a Director Son, Masayoshi ManagementFor For Proposed Appoint a Director Ronald D. Fisher ManagementFor Proposed Appoint a Director Marcelo Claure ManagementFor Proposed ManagementFor Pr	-		Δgenda		709555392 - Management
Please reference meeting materials. Non-Voting 1 Approve Appropriation of Surplus ManagementFor For 2.1 Appoint a Director Son, Masayoshi ManagementFor For 2.2 Appoint a Director Marcelo Claure ManagementFor For 2.3 Appoint a Director Marcelo Claure ManagementFor For 2.4 Appoint a Director Rajeev Misra ManagementFor For 2.5 Appoint a Director Miyauchi, Ken ManagementFor For 2.6 Appoint a Director Simon Segars ManagementFor For 2.7 Appoint a Director Yun Ma ManagementFor For 2.8 Appoint a Director Yun Ma ManagementFor For 2.9 Appoint a Director Yasir O. Al-Rumayyan ManagementFor For 2.10 Appoint a Director Sago, Katsunori ManagementFor For 2.11 Appoint a Director Yanai, Tadashi ManagementFor For 2.12 Appoint a Director Mark Schwartz ManagementFor For 3 Amend the Compensation to be received by Directors 4 Approve Issuance of Share Acquisition Rights 4 as Stock Options IMPELLAM GROUP PLC Security G47192110 Meeting Date Meeting Date Directors Meeting Date Date Management Meeting Date Management Management Meeting Date Date Date Date Date Date Date Date Annual General Meeting Symbol	13111	31 3430100000	Agenda		70933392 - Management
Please reference meeting materials. Non-Voting 1 Approve Appropriation of Surplus ManagementFor For 2.1 Appoint a Director Son, Masayoshi ManagementFor For 2.2 Appoint a Director Marcelo Claure ManagementFor For 2.3 Appoint a Director Marcelo Claure ManagementFor For 2.4 Appoint a Director Rajeev Misra ManagementFor For 2.5 Appoint a Director Miyauchi, Ken ManagementFor For 2.6 Appoint a Director Simon Segars ManagementFor For 2.7 Appoint a Director Yun Ma ManagementFor For 2.8 Appoint a Director Yun Ma ManagementFor For 2.9 Appoint a Director Yasir O. Al-Rumayyan ManagementFor For 2.10 Appoint a Director Sago, Katsunori ManagementFor For 2.11 Appoint a Director Yanai, Tadashi ManagementFor For 2.12 Appoint a Director Mark Schwartz ManagementFor For 3 Amend the Compensation to be received by Directors 4 Approve Issuance of Share Acquisition Rights 4 as Stock Options IMPELLAM GROUP PLC Security G47192110 Meeting Date Meeting Date Directors Meeting Date Date Management Meeting Date Management Management Meeting Date Date Date Date Date Date Date Date Annual General Meeting Symbol			Proposed	For/Agains	at
Please reference meeting materials. Approve Appropriation of Surplus Appoint a Director Son, Masayoshi Appoint a Director Ronald D. Fisher Appoint a Director Marcelo Claure Appoint a Director Rajeev Misra Appoint a Director Rajeev Misra Appoint a Director Miyauchi, Ken Appoint a Director Miyauchi, Ken Appoint a Director Simon Segars Appoint a Director Simon Segars Appoint a Director Yun Ma Appoint a Director Yun Ma Appoint a Director Yasir O. Al-Rumayyan Appoint a Director Sago, Katsunori Appoint a Director Sago, Katsunori Appoint a Director Yani, Tadashi Appoint a Director Yani, Tadashi Appoint a Director Mark Schwartz AmanagementFor For ManagementFor For ManagementAgainst Against Against MPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol	Item	Proposal	- vore	_	
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2.2 Appoint a Director Ronald D. Fisher 2.3 Appoint a Director Marcelo Claure 2.4 Appoint a Director Rajeev Misra 2.5 Appoint a Director Miyauchi, Ken 2.6 Appoint a Director Simon Segars 2.7 Appoint a Director Yun Ma 2.8 Appoint a Director Yasir O. Al-Rumayyan 2.9 Appoint a Director Yanai, Tadashi 2.10 Appoint a Director Yanai, Tadashi 2.11 Appoint a Director Ijjima, Masami 3 Amend the Compensation to be received by Directors 4 Approve Issuance of Share Acquisition Rights 4 As Stock Options IMPELLAM GROUP PLC Security G47192110 Appoint a Director Rajeev Misra ManagementFor ManagementAgainst Against Against Against Against Against Meeting Type Annual General Meeting Ticker Symbol			_		
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2.7 Appoint a Director Yun Ma ManagementFor For 2.8 Appoint a Director Yasir O. Al-Rumayyan ManagementFor For 2.9 Appoint a Director Sago, Katsunori ManagementFor For 2.10 Appoint a Director Yanai, Tadashi ManagementFor For 2.11 Appoint a Director Mark Schwartz ManagementFor For 2.12 Appoint a Director Iijima, Masami ManagementFor For 3 Amend the Compensation to be received by Directors Approve Issuance of Share Acquisition Rights 4 as Stock ManagementAgainst Against Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018			C		
2.8 Appoint a Director Yasir O. Al-Rumayyan 2.9 Appoint a Director Sago, Katsunori 2.10 Appoint a Director Yanai, Tadashi 2.11 Appoint a Director Mark Schwartz 2.12 Appoint a Director Iijima, Masami 3 Amend the Compensation to be received by Directors 4 Approve Issuance of Share Acquisition Rights 4 as Stock Options IMPELLAM GROUP PLC Security G47192110 ManagementFor ManagementFor For ManagementFor ManagementFor ManagementAgainst Against Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol			_		
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2.12 Appoint a Director Iijima, Masami ManagementFor For Amend the Compensation to be received by Directors Approve Issuance of Share Acquisition Rights 4 as Stock ManagementAgainst Against Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol ManagementFor For ManagementAgainst Against ManagementAgainst Against Meeting Type Annual General Meeting Meeting Date 21-Jun-2018			_		
Amend the Compensation to be received by Directors Approve Issuance of Share Acquisition Rights 4 as Stock Options IMPELLAM GROUP PLC Security G47192110 Ticker Symbol Amend the Compensation to be received by ManagementAgainst Against Against ManagementAgainst Against Meeting Type Annual General Meeting Ticker Symbol			•		
Directors Approve Issuance of Share Acquisition Rights 4 as Stock Options IMPELLAM GROUP PLC Security G47192110 Ticker Symbol ManagementAgainst Against Ag	2.12	· · · · · · · · · · · · · · · · · ·	Managementror	ror	
Approve Issuance of Share Acquisition Rights 4 as Stock ManagementAgainst Against Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018	3	- · · · · · · · · · · · · · · · · · · ·	ManagementAgainst	Against	
4 as Stock ManagementAgainst Against Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018			S		
Options IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018	4	11		Against	
IMPELLAM GROUP PLC Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018	·		Training of the Table of the Ta	118411101	
Security G47192110 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 21-Jun-2018	IMPEI	•			
Ticker Symbol Meeting Date 21-Jun-2018			Meeting	Tyne	Annual General Meeting
Symbol Meeting Date 21-Jun-2018		. V ()+/194110			
·		·	_		_
ISIN GB00B8HWGJ55 Agenda 709407212 - Management		•	_		_

Item	Proposal	Proposed by Vote	For/Against Management
	THAT THE COMPANY'S 2017 ANNUAL	- 7	8
1	REPORT BE	ManagementFor	For
	RECEIVED, CONSIDERED AND ADOPTED	-	
	THAT LORD ASHCROFT KCMG PC BE		
2	RE-ELECTED	ManagementFor	For
	AS A DIRECTOR OF THE COMPANY		
3	THAT JULIA ROBERTSON BE RE-ELECTED AS A	ManagementFor	For
3	DIRECTOR OF THE COMPANY	withingement of	1 01
	THAT ALISON WILFORD BE		
4	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
5	THAT ANGELA ENTWISTLE BE RE-ELECTED AS A	ManagementFor	For
3	DIRECTOR OF THE COMPANY	widingement of	1 01
	THAT MIKE ETTLING BE RE-ELECTED		
6	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
7	THAT MICHAEL LAURIE BE	ManagamantEau	E
7	RE-ELECTED AS A DIRECTOR OF THE COMPANY	ManagementFor	For
	THAT DEREK O'NEILL BE RE-ELECTED		
8	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	-	
	THAT BARONESS STOWELL OF		
9	BEESTON BE	ManagementFor	For
	ELECTED AS A DIRECTOR OF THE COMPANY	-	
	THAT KPMG LLP BE RE-APPOINTED AS		
10	AUDITORS	ManagementFor	For
	OF THE COMPANY	· ·	
	THAT THE DIRECTORS BE		
11	AUTHORISED TO	ManagamantEag	For
11	DETERMINE THE REMUNERATION OF THE	Managementror	FOI
	AUDITORS		
	THAT PAYMENT OF A FINAL DIVIDENI)	
	OF 13.5		
12	PENCE PER ORDINARY SHARE IN	ManagementFor	For
	RESPECT OF THE	•	
	PERIOD ENDING 29 DECEMBER 2017 BE APPROVED	<u> </u>	
13	THAT THE DIRECTORS BE GRANTED	ManagementFor	For
	POWER TO	5	
	MAKE POLITICAL DONATIONS AND TO)	
	INCUR		
	POLITICAL EXPENDITURE UP TO AN		

	Lugar i lilig. GABELEI WOL		11001 1140). I OIIII IN	1 /
	AGGREGATE AMOUNT OF GBP 50,000 THAT THE DIRECTORS BE GRANTED AUTHORITY				
14	TO ISSUE RELEVANT SECURITIES UNDER SECTION 551 OF THE COMPANIES ACT 2006 THAT THE DIRECTORS BE GRANTED AUTHORITY	Managemen	ntFor	For	
15	TO DISAPPLY PRE-EMPTION RIGHTS UNDER SECTION 561 OF THE COMPANIES ACT 2006 THAT THE DIRECTORS BE GRANTED AUTHORITY	Managemer	ntFor	For	
16	TO MAKE MARKET PURCHASES OF THE COMPANY'S OWN ORDINARY SHARES 03 MAY 2018: PLEASE NOTE THAT THIS	Managemen	ntFor	For	
CMMT	IS A REVISION DUE TO MODIFICATION OF THE-TEXT IN RESOLUTION 16. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL	Non-Voting	5		
4 6 4 111	INSTRUCTIONS. THANK YOU	DDOD ATTIO	N.T.		
ASAHI Security	BROADCASTING GROUP HOLDINGS CO J J02142107	RPORATIO	N Meeting 7	Funo	Annual General Meeting
Ticker	JU2142107			• •	
Symbol			Meeting I	Date	21-Jun-2018
ISIN	JP3116800008		Agenda		709543272 - Management
Item	Proposal Approve Appropriation of Surplus	Proposed by Managemen	Vote	For/Agains Management	
1	Amend Articles to: Expand Business Lines,	Wanagemen	iu oi	1 01	
2	Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory	Managemen	ManagementFor Fo		
3.1	Committee Members Okinaka, Susumu	Managemen	ntFor	For	
3.2	Appoint a Director except as Supervisory Committee Members Yamamoto, Shinya Appoint a Director except as Supervisory	Managemer	ntFor	For	
3.3	Committee Members Wakisaka, Satoshi	Managemen	ntAgainst	Against	
3.4		Managemen	ntFor	For	

	3 3				
	Appoint a Director except as Supervisory				
	Committee				
	Members Ogata, Ken				
	Appoint a Director except as Supervisory				
3.5	Committee	Managemen	ntFor	For	
	Members Yonekawa, Eiji				
	Appoint a Director except as Supervisory				
3.6	Committee	Managemen	ntFor	For	
	Members Yasuda, Takao				
	Appoint a Director except as Supervisory				
3.7	Committee	Managemen	ntFor	For	
	Members Kadota, Masato	C			
	Appoint a Director except as Supervisory				
3.8	Committee	Managemen	ntFor	For	
2.0	Members Ozaki, Hiroshi	1/10/10/20/20/20/20/20/20/20/20/20/20/20/20/20		1 01	
	Appoint a Director except as Supervisory				
3.9	Committee	Managemen	ntAgainst	Against	
0.5	Members Sunami, Gengo	1/10/10/20/20/20/20/20/20/20/20/20/20/20/20/20		118011150	
	Appoint a Director except as Supervisory				
3.10	Committee	Managemer	ntFor	For	
3.10	Members Fujii, Tatsuya	Wanagemen	iti Oi	1 01	
	Appoint a Director as Supervisory Committee	.			
4.1	Members	Managemer	ntFor	For	
т.1	Sugano, Koichiro	Wanagemen	iti Oi	1 01	
	Appoint a Director as Supervisory Committee				
4.2	Members	Managemer	ntFor	For	
7.2	Ogura, Kazuhiko	Wanagemen	iu oi	1 01	
	Appoint a Director as Supervisory Committee	<u> </u>			
4.3	Members	Managemer	ntFor	For	
4.3	Kato, Yoshifumi	Managemen	iu oi	1'01	
	Appoint a Director as Supervisory Committee				
4.4	Members		atEor	For	
4.4		Managemen	ILFOI	гог	
	Yoneda, Michio				
15	Appoint a Director as Supervisory Committee Members		•4E	Eas	
4.5		Managemen	ILFOI	For	
	Kuroda, Akihiro				
_	Appoint a Substitute Director as Supervisory	Managama	•4E	Eas	
5	Committee	Managemen	uror	For	
	Members Nomura, Masaaki				
	Amend the Compensation to be received by			-	
6	Directors	Managemen	ntFor	For	
	except as Supervisory Committee Members				
_	Amend the Compensation to be received by		_	_	
7	Directors as	Managemen	ntFor	For	
	Supervisory Committee Members				
_	Approve Details of the Restricted-Share		_	_	
8	Compensation	Managemen	ntFor	For	
	Plan to be received by Executive Directors				
	KAWA ELECTRIC CO.,LTD.		=		
Securi	ty J16464117		Meeting 7		Annual General Meeting
			Meeting I	Jate	22-Jun-2018

Ticker					
Symbol			. 1		700540440 34
ISIN	JP3827200001		Agenda		709549440 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	Please reference meeting materials.	Non-Voting	_	Е	
1	Approve Appropriation of Surplus	Manageme		For	
2.1	Appoint a Director Shibata, Mitsuyoshi	Manageme	•	Against	
2.2	Appoint a Director Kobayashi, Keiichi	Manageme		For	
2.3	Appoint a Director Fujita, Sumitaka	Manageme		For	
2.4	Appoint a Director Soma, Nobuyoshi	Manageme		For	
2.5	Appoint a Director Tsukamoto, Osamu	Manageme	-	Against	
2.6	Appoint a Director Teratani, Tatsuo	Manageme	•	Against	
2.7	Appoint a Director Nakamoto, Akira	Manageme		For	
2.8	Appoint a Director Kozuka, Takamitsu	Manageme		For	
2.9	Appoint a Director Kimura, Takahide	Manageme		For	
2.10	Appoint a Director Ogiwara, Hiroyuki	Manageme		For	
2.11	Appoint a Director Kuroda, Osamu	Manageme		For	
2.12	Appoint a Director Maki, Ken	Manageme	ntFor	For	
3.1	Appoint a Corporate Auditor Amano, Nozomu	Manageme	ntAgainst	Against	
3.2	Appoint a Corporate Auditor Kashiwagi, Takahiro	Manageme	ntAgainst	Against	
3.3	Appoint a Corporate Auditor Sakai, Kunihiko	Manageme	ntFor	For	
4	Appoint a Substitute Corporate Auditor Kiuchi, Shinichi	Manageme	ntAgainst	Against	
5	Appoint Accounting Auditors	Manageme	ntFor	For	
SKY P	ERFECT JSAT HOLDINGS INC.				
Security	y J75606103		Meeting 7	Гуре	Annual General Meeting
Ticker			Meeting I	Date	22-Jun-2018
Symbol				Jaic	
ISIN	JP3396350005		Agenda		709569404 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
	<u> </u>	Non-Voting	g		
1.1	Appoint a Director Takada, Shinji	Manageme	ntAgainst	Against	
1.2	Appoint a Director Nito, Masao	Manageme	ntFor	For	
1.3	Appoint a Director Koyama, Koki	Manageme	ntFor	For	
1.4	Appoint a Director Yokomizu, Shinji	Manageme	ntFor	For	
1.5	Appoint a Director Komaki, Jiro	Manageme		For	
1.6	Appoint a Director Yonekura, Eiichi	Manageme	ntFor	For	
1.7	Appoint a Director Nakatani, Iwao	Manageme	ntFor	For	
1.8	Appoint a Director Iijima, Kazunobu	Manageme		For	
1.9	Appoint a Director Kosaka, Kiyoshi	Manageme		For	
1.10	Appoint a Director Kosugi, Yoshinobu	Manageme		For	
1.11	Appoint a Director Fujiwara, Hiroshi	Manageme	-	Against	
2	**	Manageme	ntFor	For	
CLEAF Security	R CHANNEL OUTDOOR HOLDINGS, INC. y 18451C109		Meeting T	Гуре	Annual

Ticker CCO Meeting Date 22-Jun-2018 Symbol **ISIN** US18451C1099 Agenda 934832076 - Management Proposed For/Against Vote Item Proposal by Management 1. **DIRECTOR** Management Vicente Piedrahita Withheld Against Withheld Against Dale W. Tremblay Ratification of the selection of Ernst & Young LLP as the 2. independent registered public accounting firm ManagementFor For for the year ending December 31, 2018. DELL TECHNOLOGIES INC. 24703L103 Security Meeting Type Annual Ticker **DVMT** Meeting Date 25-Jun-2018 Symbol **ISIN** US24703L1035 Agenda 934824815 - Management **Proposed** For/Against Vote Item **Proposal** by Management 1. DIRECTOR Management For For 1 David W. Dorman 2 William D. Green For For 3 Ellen J. Kullman For For Ratification of the appointment of PricewaterhouseCoopers LLP as Dell Technologies Inc.'s 2. ManagementFor For independent registered public accounting firm for fiscal year ending February 1, 2019 Approval, on an advisory basis, of the compensation of 3. Dell Technologies Inc.'s named executive For ManagementFor officers as disclosed in the proxy statement GCI LIBERTY, INC. 36164V305 Security Meeting Type Annual Ticker **GLIBA** Meeting Date 25-Jun-2018 Symbol **ISIN** US36164V3050 Agenda 934834551 - Management **Proposed** For/Against Proposal Vote Item Management by 1. **DIRECTOR** Management For For John C. Malone 2 Gregory B. Maffei For For 3 Ronald A. Duncan For For 4 Gregg L. Engles For For

For

For

Donne F. Fisher

	_aga: :g. a,				
	6 Richard R. Green		For	For	
	7 Sue Ann Hamilton		For	For	
	A proposal to ratify the selection of KPMG				
	LLP as our				
2.	independent auditors for the fiscal year endir	ng Manageme	entFor	For	
	December				
	31, 2018.				
	A proposal to adopt the GCI Liberty, Inc.				
3.	2018 Omnibus	Manageme	entFor	For	
	Incentive Plan.				
GCI L	IBERTY, INC.				
Securit	•		Meeting	Type	Annual
Ticker	CHIRP		Meeting	Date	25-Jun-2018
Symbo	ol e e e e e e e e e e e e e e e e e e e		_		
ISIN	US36164V5030		Agenda		934834551 - Management
Item	Proposal	Proposed	Vote	For/Agair	
		by		Managem	nent
1.	DIRECTOR	Manageme		_	
	1 John C. Malone		For	For	
	2 Gregory B. Maffei		For	For	
	3 Ronald A. Duncan		For	For	
	4 Gregg L. Engles		For	For	
	5 Donne F. Fisher		For	For	
	6 Richard R. Green		For	For	
	7 Sue Ann Hamilton		For	For	
	A proposal to ratify the selection of KPMG				
2	LLP as our	3.4	4E	Г	
2.	independent auditors for the fiscal year endir	ng Manageme	entror	For	
	December				
	31, 2018.				
3.	A proposal to adopt the GCI Liberty, Inc. 2018 Omnibus	Manageme	ntEor	For	
3.	Incentive Plan.	Manageme	HILFOI	ГОІ	
NIDDC	nicentive Fian. ON TELEGRAPH AND TELEPHONE CORPO	OD ATION			
Securit		JIATION	Meeting	Type	Annual General Meeting
Ticker	·		Wiccuing	, Type	_
Symbo			Meeting	Date	26-Jun-2018
ISIN	JP3735400008		Agenda		709482107 - Management
10111	31 37 33 100000		1 Igonaa		, 0, 10210, Management
_		Proposed		For/Agair	ıst
Item	Proposal	by	Vote	Managem	
	Please reference meeting materials.	Non-Votin	g		
1	Approve Appropriation of Surplus	Manageme	-	For	
2.1	Appoint a Director Shinohara, Hiromichi	Manageme		For	
2.2	Appoint a Director Sawada, Jun	Manageme		For	
2.3	Appoint a Director Shimada, Akira	Manageme		For	
2.4	Appoint a Director Ii, Motoyuki	Manageme		For	
2.5	Appoint a Director Okuno, Tsunehisa	Manageme		For	
2.6	Appoint a Director Kuriyama, Hiroki	Manageme		For	
2.7	Appoint a Director Hiroi, Takashi	Manageme		For	
		-			

	Edgar Filling. GABELLI MOL	I IIVIEDIA I	nusi iivu	гопп IN	
2.8 2.9 2.10 2.11 2.12	Appoint a Director Sakamoto, Eiichi Appoint a Director Kawazoe, Katsuhiko Appoint a Director Kitamura, Ryota Appoint a Director Shirai, Katsuhiko Appoint a Director Sakakibara, Sadayuki VISION BLIZZARD, INC.	Managemer Managemer Managemer Managemer Managemer	ntFor ntAgainst ntFor	For For Against For For	
Securit			Meeting 7	Гуре	Annual
Ticker Symbo	ATVI		Meeting I	Date	26-Jun-2018
ISIN	US00507V1098		Agenda		934825879 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1a	Election of Director: Reveta Bowers	Managemer	ntFor	For	
1b	Election of Director: Robert Corti	Managemer		For	
1c	Election of Director: Hendrik Hartong III	Managemer		For	
1d	Election of Director: Brian Kelly	Managemer		For	
1e	Election of Director: Robert Kotick	Managemer		For	
1f	Election of Director: Barry Meyer	Managemen		For	
1g	Election of Director: Robert Morgado	Managemer		For	
1b	Election of Director: Robert Molgado Election of Director: Peter Nolan	Managemen		For	
11i	Election of Director: Casey Wasserman	Managemen		For	
1i 1j	Election of Director: Casey Wasserman Election of Director: Elaine Wynn	Managemen		For	
1)	To request advisory approval of our executive	_	iti Oi	1 01	
2	compensation.	Managemer	ntFor	For	
	To ratify the appointment of				
	PricewaterhouseCoopers				
3	LLP as our independent registered public	Managemen	ntFor	For	
3	accounting firm	Widingelliel	iti Oi	1 01	
	for 2018.				
TOKY	O BROADCASTING SYSTEM HOLDINGS,I	NC			
Securit		ive.	Meeting 7	Fyne	Annual General Meeting
Ticker	y J 80030103		Miccuing	Турс	Allitual General Meeting
Symbo	1		Meeting I	Date	28-Jun-2018
ISIN	JP3588600001		Agenda		709569377 - Management
10111	31 3300000001		7 Igenda		707307377 - Wanagement
Item	Proposal	Proposed	Vote	For/Against	İ.
псш	FToposai	by	VOIC	Managemen	nt
	Please reference meeting materials.	Non-Voting	,		
1	Approve Appropriation of Surplus	Managemen	ntFor	For	
2.1	Appoint a Director Takeda, Shinji	Managemer	ntAgainst	Against	
2.2	Appoint a Director Sasaki, Takashi	Managemer	-	For	
2.3	Appoint a Director Kawai, Toshiaki	Managemen		For	
2.4	Appoint a Director Sugai, Tatsuo	Managemer		For	
2.5	Appoint a Director Kokubu, Mikio	Managemer		For	
2.6	Appoint a Director Yoshida, Yasushi	Managemer		For	
2.7	Appoint a Director Sonoda, Ken	Managemer		For	
2.8	Appoint a Director Aiko, Hiroyuki	Managemer		For	
2.9	Appoint a Director Nakao, Masashi	Managemer		For	
2.10	Appoint a Director Isano, Hideki	Managemer		For	
2.10	Appellit a Director Island, Hacki	Managemer	4Ean	For	

ManagementFor

For

2.11

Appoint a Director Chisaki, Masaya

	_aga: :g. a, t2:g.				, .
2.12 2.13 2.14 2.15 2.16 2.17 2.18	Appoint a Director Iwata, Eiichi Appoint a Director Watanabe, Shoichi Appoint a Director Ryuho, Masamine Appoint a Director Asahina, Yutaka Appoint a Director Ishii, Tadashi Appoint a Director Mimura, Keiichi Appoint a Director Kashiwaki, Hitoshi Appoint a Corporate Auditor Katsushima, Toshiaki Shareholder Proposal: Approve Appropriation	Managemer Managemer Managemer Managemer Managemer Managemer Managemer	ntAgainst ntFor ntAgainst ntAgainst ntAgainst ntFor	For Against For Against Against For For	
4	Shareholder Proposal: Approve Appropriation of Surplus	Shareholde	· Against	For	
NIPPO	N TELEVISION HOLDINGS,INC.				
Securit	y J56171101		Meeting	Type	Annual General Meeting
Ticker			Meeting	Date	28-Jun-2018
Symbo					
ISIN	JP3732200005		Agenda		709569389 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	Please reference meeting materials.	Non-Voting	•	P	
1 2.1	Approve Appropriation of Surplus Appoint a Director Okubo, Yoshio	Managemei Managemei		For Against	
2.1	Appoint a Director Okubo, Toshio Appoint a Director Kosugi, Yoshinobu	Managemei	-	For	
2.3	Appoint a Director Maruyama, Kimio	Managemen		For	
2.4	Appoint a Director Ishizawa, Akira	Managemer		For	
2.5	Appoint a Director Ichimoto, Hajime	Managemen		For	
2.6	Appoint a Director Watanabe, Tsuneo	Managemei		For	
2.7	Appoint a Director Imai, Takashi	Managemen	ntFor	For	
2.8	Appoint a Director Sato, Ken	Managemen		For	
2.9	Appoint a Director Kakizoe, Tadao	Managemen		For	
2.10	Appoint a Director Manago, Yasushi	Managemen	ntFor	For	
3	Appoint a Corporate Auditor Yoshida, Makoto	Managemen	•	Against	
4	Appoint a Substitute Corporate Auditor Nose Yasuhiro	' Managemei	ntAgainst	Against	
	U-NIPPON BROADCASTING COLTD			_	
Securit	y J06594105		Meeting	Type	Annual General Meeting
Ticker Symbo	1		Meeting	Date	28-Jun-2018
ISIN	JP3527000008		Agenda		709574568 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	Approve Appropriation of Surplus	Managemen		For	
2.1	Appoint a Director Oishi, Yoichi	Managemen	-	Against	
2.2	Appoint a Director Sugiura, Masaki	Managemen		For	
2.3 2.4	Appoint a Director Okaya, Takujahi	Managemen		For	
2.4	Appoint a Director Okaya, Tokuichi Appoint a Director Kono, Hideo	Managemei Managemei	-	Against For	
2.6	Appoint a Director Yasui, Koichi	Managemei		Against	
2.7	Appoint a Director Yasur, Rolein Appoint a Director Kawazu, Ichizo	Managemei		For	
	**	9			

2.8	Appoint a Director Samura, Shunichi	Managemen	tFor	For	
2.9	Appoint a Director Hayashi, Naoki	Managemen		For	
2.10	Appoint a Director Murase, Motoichiro	Managemen		For	
2.11	Appoint a Director Masuie, Seiji	Managemen		For	
2.12	Appoint a Director Kondo, Hajime	Managemen		For	
2.13	Appoint a Director Hayashi, Masaharu	Managemen		For	
3	Appoint a Corporate Auditor Tomida Etsuii	Managemen	t A gainst	Against	
	Shareholder Proposal: Approve Appropriation of Surplus	1.10110080111011	18	_	
4	of Surplus	Shareholder	Against	For	
	Shareholder Proposal: Approve Purchase of				
5	Own Shares	Shareholder	Against	For	
NINTE	NDO CO.,LTD.				
Security			Meeting T	`vne	Annual General Meeting
Ticker	,			-	_
Symbol			Meeting D	D ate	28-Jun-2018
ISIN	JP3756600007		Agenda		709587060 - Management
1011			118011011		, 0, 0 0, 0 0 0 1, 1, 1, 1, 1, 1, 1
_		Proposed		For/Agains	t
Item	Proposal	by	VATE	Managemen	
	Please reference meeting materials.	Non-Voting			
1	Approve Appropriation of Surplus	Managemen	tFor	For	
-	Appoint a Director except as Supervisory	1,1011080111011		101	
2.1	Committee	Managemen	tFor	For	
	Members Miyamoto, Shigeru	8			
	Appoint a Director except as Supervisory				
2.2	Committee	Managemen	tFor	For	
2.2	Members Takahashi, Shinya	Wanagemen	u oi	101	
	Appoint a Director except as Supervisory				
2.3	Committee	Managemen	tFor	For	
2.5	Members Furukawa, Shuntaro	wanagemen	u oi	1 01	
	Appoint a Director except as Supervisory				
2.4	Committee	Managemen	tFor	For	
2.7	Members Shiota, Ko	wanagemen	u oi	101	
	Appoint a Director except as Supervisory				
2.5	Committee	Managemen	tFor	For	
2.5	Members Shibata, Satoru	wanagemen	u oi	1 01	
	Appoint a Director as Supervisory Committee				
3.1	Members	Managemen	t A gainst	Against	
5.1	Noguchi, Naoki	wanagemen	u igamst	7 igamst	
	Appoint a Director as Supervisory Committee				
3.2	Members	Managemen	tFor	For	
3.2	Mizutani, Naoki	wanagemen	u oi	101	
	Appoint a Director as Supervisory Committee				
3.3	Members	Managemen	tFor	For	
3.3	Umeyama, Katsuhiro	Wanagemen	u oi	1 01	
	Appoint a Director as Supervisory Committee				
3.4	Members	Managemen	tFor	For	
J. +	Yamazaki, Masao	ivianagemen	u OI	1 01	
IAC/IN	TERACTIVECORP				
Security			Magting T	wne	Annual
Security	y 44919P308 IAC		Meeting T Meeting D		28-Jun-2018
	IAC		wiccuing L	all	20- J uii-2010

Ticker Symbo	ıl				
ISIN	US44919P5089		Agenda		934821326 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Managemen			
	1 Edgar Bronfman, Jr.		For	For	
	2 Chelsea Clinton		For	For	
	3 Barry Diller		For	For	
	4 Michael D. Eisner		For	For	
	5 Bonnie S. Hammer		For	For	
	6 Victor A. Kaufman		For	For	
	7 Joseph Levin		For	For	
	8 Bryan Lourd		For	For	
	9 David Rosenblatt		For	For	
	10 Alan G. Spoon		For	For	
	11 A. von Furstenberg		For	For	
2	12 Richard F. Zannino	Managamar	For	For	
2.	To approve the 2018 Stock Plan Proposal.	Managemei	ntAgainst	Against	
	Ratification of the appointment of Ernst &				
3.	Young LLP as IAC's independent registered public	Managemer	at For	For	
3.	accounting firm for	Managemen	шгог	ги	
	2018.				
RED B	SATH & BEYOND INC.				
	MIII & DETOND INC.				
Securit	v 075896100		Meeting '	Type	Annual
Securit Ticker	•		Meeting '		Annual
Ticker	RRRY		Meeting Meeting		Annual 29-Jun-2018
	RRRY		_		
Ticker Symbo	BBBY		Meeting ?		29-Jun-2018
Ticker Symbo	BBBY	Proposed	Meeting ?	Date For/Agains	29-Jun-2018 934839361 - Management t
Ticker Symbo ISIN Item	BBBY US0758961009 Proposal	by	Meeting Agenda Vote	Date For/Agains Manageme	29-Jun-2018 934839361 - Management t
Ticker Symbo ISIN Item 1a.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg	by Managemen	Meeting Agenda Vote htFor	Date For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein	by Managemen Managemen	Meeting Agenda Vote intForintFor	Date For/Agains Manageme For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares	by Managemen Managemen Managemen	Meeting Agenda Vote ntFor ntFor	For/Agains Manageme For For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler	by Managemen Managemen Managemen	Meeting Agenda Vote ntFor ntFor ntFor ntFor	For/Agains Manageme For For For For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay	Managemer Managemer Managemer Managemer Managemer	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor	For/Agains Manageme For For For For For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose	by Managemer Managemer Managemer Managemer Managemer	Meeting Agenda Vote ntFor ntFor ntFor ntFor ntFor ntFor ntFor	For/Agains Manageme For For For For For For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler	by Managemen Man	Meeting and Agenda Vote ntFor	For/Agains Manageme For For For For For For For For For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston	by Managemen Man	Meeting Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller	by Managemer Man	Meeting and Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison	by Managemen Man	Meeting and Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1j. 1i. 1j.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne	by Managemen Man	Meeting 2 Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k. 1l.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne Election of Director: Virginia P. Ruesterholz	by Managemen Man	Meeting 2 Agenda Vote ntFor For/Agains Manageme For	29-Jun-2018 934839361 - Management t	
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1j. 1i. 1j.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne	by Managemen Man	Meeting 2 Agenda Vote ntFor For/Agains Manageme For	29-Jun-2018 934839361 - Management t	
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k. 1l.	Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne Election of Director: Virginia P. Ruesterholz Ratification of the appointment of KPMG	by Managemen Man	Meeting 2 Agenda Vote ntFor For/Agains Manageme For	29-Jun-2018 934839361 - Management t	
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1j. 1k. 1j. 2.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne Election of Director: Virginia P. Ruesterholz Ratification of the appointment of KPMG LLP.	by Managemen Man	Meeting 2 Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t
Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k. 1l.	BBBY US0758961009 Proposal Election of Director: Warren Eisenberg Election of Director: Leonard Feinstein Election of Director: Steven H. Temares Election of Director: Dean S. Adler Election of Director: Stanley F. Barshay Election of Director: Stephanie Bell-Rose Election of Director: Klaus Eppler Election of Director: Patrick R. Gaston Election of Director: Jordan Heller Election of Director: Victoria A. Morrison Election of Director: JB (Johnathan) Osborne Election of Director: Virginia P. Ruesterholz Ratification of the appointment of KPMG LLP. To approve, by non-binding vote, the 2017	by Managemen Man	Meeting 2 Agenda Vote ntFor	For/Agains Manageme For	29-Jun-2018 934839361 - Management t

4.	To approve the 2018 Incentive Compensation Plan.	Managemen	ntAgainst	Against	
Securit	XION HOLDING N V y N47279109		Meeting 7	Γvne	Annual
Ticker	•	· · · · · · · · · · · · · · · · · · ·			
Symbo	l INXN		Meeting Date		29-Jun-2018
ISIN	NL0009693779		Agenda		934847988 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	To adopt the Dutch statutory annual accounts of the Company for the financial year ended December 31, 2017.	Manageme	ntFor	For	
2.	To discharge the members of the Board from certain liabilities for the financial year ended December 31, 2017.	Managemen	ntFor	For	
3.	To re-appoint Rob Ruijter as Non-Executive Director.	Managemen	ntFor	For	
4.	To appoint David Lister as Non-Executive Director.	Managemen	ntFor	For	
5.	To award restricted shares to our Non-Executive Directors.	Managemen	ntFor	For	
6.	To award performance shares to our Executive Director.	Managemen	ntFor	For	
7.	Designate the Board for 18 months to issue shares and to grant rights to subscribe for shares in the share capital of the Company for up to 2,441, 601 shares of the Company's employee incentive schemes	Manageme f	ntFor	For	
8.	Designate the Board to restrict or exclude pre-emption rights when issuing shares in relation to employee incentive schemes. Designate the Board for 18 months to issue shares and	Manageme	ntFor	For	
9.	to grant rights to subscribe for up to 10% of the current issued share capital of the Company for general	Managemen	ntFor	For	
10.	corporate purposes. Designate the Board to restrict or exclude pre-emption rights in relation to the issuance of shares representing	Manageme	ntFor	For	

up to 10% of the current issued share capital of the Company for general corporate purposes.

To appoint KPMG Accountants N.V. to audit

the annual

11. accounts of the Company for the financial ManagementFor For year ending

December 31, 2018.

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

Registrant The Gabelli Multimedia Trust Inc.

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

Bruce N. Alpert, Principal Executive Officer

Date 8/13/18

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