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 Nieeting Date 12-Jui-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 ARE A MEXICAN NATIONAL AND 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

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 Against 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 HAVE ALREADY SENT IN YOUR Non-Voting VOTES, 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

CLAUSE SIXTH OF THE BYLAWS OF

ManagementAbstain Against

For

ManagementFor

THE COMPANY

DESIGNATION OF SPECIAL DELEGATES

TO

II FORMALIZE AND EXECUTE THE

RESOLUTIONS

ADOPTED BY THE ASSEMBLY

TV AZTECA SAB DE CV

Security P9423U163 Meeting Type Bond Meeting

Ticker Symbol Meeting Date 12-Jul-2017

ISIN MX01AZ060013 Agenda 708348087 - Management

Non-Voting

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

OF THE

AMENDMENT TO THE VALIDITY OF

I THE-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-

AMORTIZABLE ORDINARY

II PARTICIPATION- Non-Voting

CERTIFICATES ISSUED ON THE

SHARES

REPRESENTING THE CAPITAL STOCK

OF TV-

AZTECA, S.A.B DE C.V

III APPOINTMENT OF SPECIAL Non-Voting

DELEGATES TO

FORMALIZE THE RESOLUTIONS

ADOPTED IN THE-

5

ASSEMBLY

VEON LTD

3K

Security 91822M106 Meeting Type Annual

Ticker VEON Meeting Date 24-Jul-2017

Symbol

Symbol	VEON		Meeting	Date	24-Jui-2017	
ISIN	US91822M1062		Agenda		934655929 -	Manageme
Item	Proposal	Proposed by	Vote	For/Against Managemen		
1.	TO RE-APPOINT PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITOR OF THE COMPANY, FOR A TERM EXPIRING AT THE CONCLUSION OF THE 2018 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY AND TO AUTHORIZE THE SUPERVISORY BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR.	Managemei	ntFor	For		
2.	TO INCREASE THE NUMBER OF SUPERVISORY BOARD MEMBERS FROM NINE TO ELEVEN.	Managemer	ntFor	For		
3A	TO APPOINT MIKHAIL FRIDMAN AS A DIRECTOR.	Managemen	ntAbstain			
3B	TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR.	Managemen	ntAbstain			
3C	TO APPOINT ANDREI GUSEV AS A DIRECTOR. TO APPOINT SIR JULIAN HORN-SMITH	Managemen	ntAbstain			
3D	AS A DIRECTOR.	Managemen	ntFor			
3E	TO APPOINT GENNADY GAZIN AS A DIRECTOR.	Managemei	ntFor			
3F	TO APPOINT NILS KATLA AS A DIRECTOR.	Managemen	ntFor			
3G	TO APPOINT GUNNAR HOLT AS A DIRECTOR.	Managemen	ntFor			
3H	TO APPOINT JORN JENSEN AS A DIRECTOR. TO APPOINT STAN CHUDNOVSKY AS A	Managemen				
3I	DIRECTOR. TO APPOINT URSULA BURNS AS A	Managemen				
3J	DIRECTOR.	Managemen	ntFor			

ManagementFor

TO APPOINT GUY LAURENCE AS A DIRECTOR.

AND RESTATED CERTIFICATE OF

TO DECLASSIFY THE BOARD OF

ELECTION OF CLASS I DIRECTOR:

INCORPORATION

DIRECTORS.

JOHN MUTCH

1.

2A.

2B.

V	EΟ	M	T	T	\Box
v	1 7 7	' I N			

VEON Securit			Meeting	Type	Annual
Ticker	, VEON		Meeting	Date	24-Jul-2017
Symbo ISIN	US91822M1062		Agenda		934656476 - Management
1011	0071022112002		1 18011011		ye loe o ly o lyluning ement
Item	Proposal	Proposed by	Vote	For/Again Managem	
4A	TO APPOINT MIKHAIL FRIDMAN AS A DIRECTOR.	Manageme	entAbstain		
4B	TO APPOINT ALEXEY REZNIKOVICH AS A	Manageme	entAbstain		
4C	DIRECTOR. TO APPOINT ANDREI GUSEV AS A DIRECTOR.	Manageme	entAbstain		
4D	TO APPOINT SIR JULIAN HORN-SMITH AS A DIRECTOR.	Manageme	entFor		
4E	TO APPOINT GENNADY GAZIN AS A DIRECTOR.	Manageme	entFor		
4F	TO APPOINT NILS KATLA AS A DIRECTOR.	Manageme	entFor		
4G	TO APPOINT GUNNAR HOLT AS A DIRECTOR.	Manageme	entFor		
4H	TO APPOINT JORN JENSEN AS A DIRECTOR.	Manageme	entFor		
4I	TO APPOINT STAN CHUDNOVSKY AS A DIRECTOR.	A Manageme	entFor		
4J	TO APPOINT URSULA BURNS AS A DIRECTOR.	Manageme	entFor		
4K	TO APPOINT GUY LAURENCE AS A DIRECTOR.	Manageme	entFor		
YUME					
Securit Ticker	•		Meeting	Type	Annual
Symbo	YIIMH		Meeting	Date	27-Jul-2017
ISIN	US98872B1044		Agenda		934648467 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
	TO APPROVE AMENDMENTS TO OUR AMENDED	~ ;		2.20.000	

ManagementFor

ManagementFor

ManagementFor

For

For

For

ELECTION OF CLASS I DIRECTOR:

STEPHEN

DOMENIK

ELECTION OF CLASS I DIRECTOR: 2C.

BRIAN KELLEY

TO RATIFY THE APPOINTMENT OF

MOSS ADAMS

LLP AS THE INDEPENDENT

3. REGISTERED PUBLIC ManagementFor

ManagementFor

For

Special

Meeting Type

For

ACCOUNTING FIRM FOR THE YEAR

ENDING

DECEMBER 31, 2017.

DIGITALGLOBE, INC.

25389M877 Security

Ticker **DGI** Meeting Date 27-Jul-2017

Symbol

ISIN US25389M8771 Agenda 934653773 - Management

Proposed For/Against Item Proposal Vote Management by

APPROVE AND ADOPT THE AGREEMENT AND PLAN

OF MERGER DATED AS OF FEBRUARY

24, 2017, BY

AND AMONG DIGITALGLOBE, INC., 1. 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, 2. 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 3. SUFFICIENT VOTES AT

ManagementFor

For

THE TIME OF THE SPECIAL MEETING

TO APPROVE

AND ADOPT THE MERGER

AGREEMENT.

MALAYSIAN RESOURCES CORPORATION BERHAD

ExtraOrdinary General Security Y57177100 Meeting Type Meeting Ticker Meeting Date 28-Jul-2017 Symbol ISIN MYL165100008 Agenda 708369295 - Management **Proposed** For/Against Item Vote **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"), 1 ON THE BASIS OF ONE (1) RIGHTS For ManagementFor 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 **ISIN** US92857W3088 Agenda 934649065 - Management For/Against **Proposed Proposal** Vote Item Management by TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF 1. ManagementFor For DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2017 TO RE-ELECT GERARD KLEISTERLEE 2. AS A For ManagementFor **DIRECTOR** TO RE-ELECT VITTORIO COLAO AS A 3. ManagementFor For **DIRECTOR** TO RE-ELECT NICK READ AS A 4. ManagementFor For **DIRECTOR**

5.	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	ManagementFor	For
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	ManagementFor	For
	TO ELECT MARIA AMPARO MORALEDA MARTINEZ		
11.	AS A DIRECTOR IN ACCORDANCE WITH THE	ManagementFor	For
12.	COMPANY'S ARTICLES TO RE-ELECT DAVID NISH AS A DIRECTOR TO DECLARE A FINAL DIVIDEND OF	ManagementFor	For
13.	10.03 EUROCENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2017	ManagementFor	For
14.	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2017	ManagementFor	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.	ALODITOR	ManagementFor	For

TO AUTHORISE THE DIRECTORS TO **ALLOT SHARES** TO AUTHORISE THE DIRECTORS TO **DIS-APPLY** 19. ManagementFor For 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 Security P9423U163 Meeting Type **Bond Meeting** Ticker Meeting Date 31-Jul-2017 Symbol ISIN MX01AZ060013 Agenda 708411676 - Management **Proposed** For/Against Item Proposal Vote 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** 2 DISCUSSION AND, IF ANY, APPROVAL ManagementAbstain Against OF THE AMENDMENT TO THE ISSUANCE OF MINUTES AND THE SECURITIES COVERING THE NON-AMORTIZABLE ORDINARY **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 Security T52689105 Special General Meeting Meeting Type Ticker Meeting Date 02-Aug-2017 Symbol ISIN 708352860 - Management IT0004269723 Agenda **Proposed** For/Against Vote Item **Proposal** by Management 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 SPECIAL SHAREHOLDERS. ManagementFor For 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 Non-Voting DO NOT VOTE AGAIN UNLESS-YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK

Meeting Type

Special

YOU. PATHEON N.V.

N6865W105

Security

Ticker Symbol	PTHN		Meeting	Date	02-Aug-201	7
ISIN	NL0011970280		Agenda		934658329	- Management
Item	Proposal	Proposed by	Vote	For/Again		
1A.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SETH H. HOOGASIAN AS NON-EXECUTIVE DIRECTOR	Manageme	ntFor	For		
1B.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: ANTHONY H. SMITH AS EXECUTIVE DIRECTOR	Manageme	ntFor	For		
1C.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: PATRICK M. DURBIN AS NON-EXECUTIVE DIRECTOR	Manageme	ntFor	For		
1D.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: JOHN SOS AS NON-EXECUTIVE DIRECTOR	Manageme	ntFor	For		
1E.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SHIRAZ LADIWALA AS NON-EXECUTIVE DIRECTOR CONDITIONAL GRANTING OF FULL	Manageme	ntFor	For		
2.	AND FINAL DISCHARGE TO EACH MEMBER(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). CONDITIONAL APPROVAL OF THE SALE, TRANSFER AND ASSUMPTION OF THE BUSINESS	Manageme	ntFor	For		
3.	OF THE COMPANY, INCLUDING 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	Manageme	ntFor	For		
4.	ITEM 5). CONDITIONAL RESOLUTION TO (1) DISSOLVE THE COMPANY IN ACCORDANCE WITH ARTICLE 2:19 OF THE DUTCH CIVIL CODE, (2) APPOINT	Manageme	ntFor	For		

STICHTING

VEREFFENAAR PATHEON AS THE

LIQUIDATOR OF

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

2018.

PROPOSAL).

SPRINT CORPORATION

Security 85207U105 Meeting Type Annual
Ticker
S Meeting Date 03-Aug-2017

Symbol ISIN US85207U1051 Agenda 934647453 - Management

For/Against Proposed Item Proposal Vote Management by 1. **DIRECTOR** Management 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 For For 6 ADM. MICHAEL MULLEN 7 MASAYOSHI SON For For 8 SARA MARTINEZ TUCKER For For TO RATIFY THE APPOINTMENT OF **DELOITTE &** TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT ManagementFor 2. For CORPORATION FOR THE YEAR ENDING MARCH 31,

ADVISORY APPROVAL OF THE

3. COMPANY'S NAMED ManagementFor For

EXECUTIVE OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY

OF

4. ADVISORY VOTES TO APPROVE THE Management 1 Year For COMPANY'S

EXECUTIVE COMPENSATION.

PANDORA MEDIA, INC.

Security 698354107 Meeting Type Annual

Ticker P Meeting Date 07-Aug-2017

Symbol P Meeting Date 07-Aug-2017

ISIN US6983541078 Agenda 934654333 - Management

Item Proposal Proposed by Vote For/Against Management

ELECTION OF CLASS III DIRECTOR:

1A. JASON ManagementFor For

HIRSCHHORN

TO APPROVE AN AMENDMENT TO THE

2014

EMPLOYEE STOCK PURCHASE PLAN

2. TO INCREASE ManagementFor 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

Security N8502L104 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 17-Aug-2017

ISIN NL0000386605 Agenda 708442568 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

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. 3 Non-Voting (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** 934661782 - Management US4161961036 Agenda For/Against **Proposed** Proposal Vote Item Management by **ELECTION OF CLASS III DIRECTOR:** 1.1 ManagementFor For JUDY C. ODOM ELECTION OF CLASS III DIRECTOR: 1.2 KAREN A. ManagementFor For **PUCKETT** SAY-ON-PAY: TO APPROVE ON AN **ADVISORY BASIS** 2. THE COMPENSATION OF NAMED ManagementFor For **EXECUTIVE** OFFICERS. FREQUENCY OF SAY-ON-PAY: 3. Management1 Year For **ADVISORY** RECOMMENDATION ON HOW FREQUENTLY TO

HOLD SAY-ON-PAY VOTES. TO RATIFY THE APPOINTMENT OF **DELOITTE &** TOUCHE LLP AS HARTE HANKS'

ManagementFor 4. **INDEPENDENT** For

REGISTERED PUBLIC ACCOUNTING FIRM FOR

FISCAL YEAR 2017.

NASPERS LIMITED

Meeting Type Annual General Meeting Security S53435103

Ticker

nagement

Ticker Symbol		Meeting I	Date 25-Aug-2017
ISIN	ZAE000015889	Agenda	708414014 - Mana
Item	Proposal	Proposed by Vote	For/Against Management
0.1	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS	ManagementFor	For
O.2	CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDEND OF 464 SA CENTS PER LISTED N ORDINARY SHARE	ManagementFor	For
O.3	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR	ManagementFor	For
O.4	TO CONFIRM THE APPOINTMENT OF E M CHOI AS A NON-EXECUTIVE DIRECTOR	ManagementFor	For
O.5.1	TO ELECT THE FOLLOWING DIRECTOR J P BEKKER	ManagementFor	For
O.5.2	TO ELECT THE FOLLOWING DIRECTOR S J Z PACAK	ManagementFor	For
O.5.3	TO ELECT THE FOLLOWING DIRECTOR T M F PHASWANA	: ManagementFor	For
O.5.4	TO ELECT THE FOLLOWING DIRECTOR B J VAN DER ROSS	: ManagementFor	For
O.5.5	TO ELECT THE FOLLOWING DIRECTOR R C C JAFTA	: ManagementAgainst	Against
O.6.1	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: D G ERIKSSON	ManagementFor	For
O.6.2	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: B J VAN DER ROSS	ManagementFor	For
O.6.3	APPOINTMENT OF THE FOLLOWING AUDIT	ManagementAgainst	Against

	_aga: :g. 0, 12 110		
O.7	COMMITTEE MEMBER: R C C JAFTA TO ENDORSE THE COMPANY'S REMUNERATION POLICY APPROVAL OF GENERAL AUTHORITY	ManagementAgainst	Against
O.8	PLACING UNISSUED SHARES UNDER THE CONTROL OF THE DIRECTORS	ManagementAgainst	Against
O.9	APPROVAL OF GENERAL ISSUE OF SHARES FOR CASH	ManagementFor	For
O.10	AMENDMENTS TO THE DEEDS FOR THE NASPERS SHARE INCENTIVE TRUST, THE MIH SERVICES FZ LLC SHARE TRUST (FORMERLY THE MIH (MAURITIUS) LIMITED SHARE TRUST) AND THE MIH	ManagementAgainst	Against
O.11	HOLDINGS SHARE TRUST 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	ManagementFor	For
S.1.2	YEAR 31 MARCH 2019: BOARD - CHAIR 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 APPROVAL OF THE REMUNERATION	ManagementFor	For
S.1.4	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-	ManagementFor	For

	EXECUTIVE DIRECTORS PROPOSED		
	FINANCIAL		
	YEAR 31 MARCH 2019: RISK		
	COMMITTEE - CHAIR		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
S.1.6	EXECUTIVE DIRECTORS PROPOSED	ManagementFor	For
3.1.0	FINANCIAL	Management of	1.01
	YEAR 31 MARCH 2019: RISK		
	COMMITTEE - MEMBER		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
	EXECUTIVE DIRECTORS PROPOSED		
S.1.7	FINANCIAL	ManagementFor	For
	YEAR 31 MARCH 2019: HUMAN		
	RESOURCES AND		
	REMUNERATION COMMITTEE - CHAIR		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
	EXECUTIVE DIRECTORS PROPOSED		
S.1.8	FINANCIAL	ManagementFor	For
5.1.0	YEAR 31 MARCH 2019: HUMAN	Transagement of	1 01
	RESOURCES AND		
	REMUNERATION COMMITTEE -		
	MEMBER		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
C 1 0	EXECUTIVE DIRECTORS PROPOSED FINANCIAL	ManagamantFan	Бал
S.1.9	YEAR 31 MARCH 2019: NOMINATION	ManagementFor	For
	COMMITTEE -		
	CHAIR		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
	EXECUTIVE DIRECTORS PROPOSED		
S1.10	FINANCIAL	ManagementFor	For
51.10	YEAR 31 MARCH 2019: NOMINATION	Management of	1 01
	COMMITTEE -		
	MEMBER		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
	EXECUTIVE DIRECTORS PROPOSED		
S1.11	FINANCIAL	ManagementFor	For
	YEAR 31 MARCH 2019: SOCIAL AND	\mathcal{E}	
	ETHICS		
	COMMITTEE - CHAIR		
S1.12	APPROVAL OF THE REMUNERATION	ManagementFor	For
	OF THE NON-		
	EXECUTIVE DIRECTORS PROPOSED		
	FINANCIAL		
	YEAR 31 MARCH 2019: SOCIAL AND		

ETHICS COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON-**EXECUTIVE DIRECTORS PROPOSED FINANCIAL** S1.13 ManagementFor For YEAR 31 MARCH 2019: TRUSTEES OF **GROUP** SHARE SCHEMES/OTHER PERSONNEL **FUNDS** APPROVE GENERALLY THE PROVISION S.2 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 44** OF THE ACT APPROVE GENERALLY THE PROVISION S.3 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 45** OF THE ACT GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.4 SUBSIDIARIES TO ACQUIRE N ManagementFor For **ORDINARY SHARES** IN THE COMPANY GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.5 SUBSIDIARIES TO ACQUIRE A ManagementAgainst Against **ORDINARY SHARES** IN THE COMPANY TELEGRAAF MEDIA GROEP NV ExtraOrdinary General Security N8502L104 Meeting Type Meeting Ticker Meeting Date 31-Aug-2017 Symbol ISIN Agenda 708435412 - Management NL0000386605 **Proposed** For/Against Vote Item Proposal 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

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 Special Meeting Type

Ticker **TEO** Meeting Date 31-Aug-2017

Symbol

ISIN 934661655 - Management US8792732096 Agenda

Proposed For/Against Item Proposal Vote Management by

APPOINTMENT OF TWO

SHAREHOLDERS TO 1.

ManagementFor For APPROVE AND SIGN THE MEETING

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 ManagementFor

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 Weeting Date 07-Sep-2017

ISIN US92552V1008 Agenda 934661744 - Management

For

Item	Proposal	Proposed by Vo	For/Against Management
1.	DIRECTOR	Management	-
	1 MARK DANKBERG	Fo	or For
	2 VARSHA RAO	Fo	or For
	3 HARVEY WHITE	Fo	or For
	RATIFICATION OF APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS		
2	VIASAT'S	ManagamantE	or For
۷.	INDEPENDENT REGISTERED PUBLIC	ManagementFo	or ror
	ACCOUNTING		
	FIRM FOR FISCAL YEAR 2018		

3.	ADVISORY VOTE ON EXECUTIVE COMPENSATION ADVISORY VOTE ON THE FREQUENCY	Managemen	ntFor	For	
4.	OF HOLDING FUTURE ADVISORY VOTES ON EXECUTIVE	Managemen	nt1 Year	For	
5.	COMPENSATION AMENDMENT AND RESTATEMENT OF THE EMPLOYEE STOCK PURCHASE PLAN	Managemer	ntFor	For	
6.	AMENDMENT AND RESTATEMENT OF THE 1996 EQUITY PARTICIPATION PLAN	Managemen	ntAgainst	Against	
LIONS Security Ticker			Meeting 7	• •	Annual
Symbol			Meeting l	Date	12-Sep-2017
ISIN	CA5359194019		Agenda		934663875 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: MICHAEL BURNS	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: GORDON CRAWFORD	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: ARTHUR EVRENSEL	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: JON FELTHEIMER	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: EMILY FINE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: MICHAEL T. FRIES	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: SIR LUCIAN GRAINGE	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: DR. JOHN C. MALONE	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: G. SCOTT PATERSON	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: MARK H. RACHESKY, M.D.	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: DARYL SIMM	I Managemer	ntFor	For	
1L.	ELECTION OF DIRECTOR: HARDWICK SIMMONS	Managemen	ntFor	For	
1M.	ELECTION OF DIRECTOR: DAVID M. ZASLAV	Managemen	ntFor	For	
2.	PROPOSAL TO REAPPOINT ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED	Managemen	ntFor	For	
	PUBLIC				
	ACCOUNTING FIRM FOR THE COMPANY FOR THE				

	3 0				
	FISCAL YEAR ENDING MARCH 31, 2018 AT A				
	REMUNERATION TO BE DETERMINED BY THE				
	DIRECTORS OF THE COMPANY.				
	PROPOSAL TO CONDUCT AN ADVISORY VOTE TO		_		
3.	APPROVE EXECUTIVE	Managemen	ntFor	For	
	COMPENSATION. PROPOSAL TO CONDUCT AN				
4	ADVISORY VOTE ON	Managana		F	
4.	THE FREQUENCY OF FUTURE ADVISORY VOTES ON	Managemen	nti Year	For	
	EXECUTIVE COMPENSATION. PROPOSAL TO APPROVE THE LIONS				
	GATE				
5.	ENTERTAINMENT CORP. 2017 PERFORMANCE	Managemen	ntFor	For	
	INCENTIVE PLAN.				
	IN THEIR DISCRETION, THE PROXIES ARE				
_	AUTHORIZED TO VOTE UPON SUCH				
6.	OTHER BUSINESS AS MAY PROPERLY COME	ManagementAgainst		Against	
	BEFORE THE				
	MEETING.				
H&R B. Security	LOCK, INC. 093671105		Meeting 7	Γvne	Annual
Ticker	HRB	Meeting Date			14-Sep-2017
Symbol ISIN	US0936711052		Agenda		934663332 - Management
1011	020700,11002		1 18011011		
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: ANGELA N. ARCHON	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: PAUL J. BROWN	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: ROBERT A. GERARD	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: RICHARD A. JOHNSON	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: DAVID BAKER LEWIS	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: VICTORIA J. REICH	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: BRUCE C. ROHDE	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: TOM D. SEIP	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: CHRISTIANNA WOOD	Managemen	ntFor	For	

	Lagar i liling. AADELET MOL		111001 114	J. 1 OIIII I	N I A
	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S				
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	Manageme	entFor	For	
3.	FIRM FOR THE FISCAL YEAR ENDING APRIL 30, 2018. ADVISORY APPROVAL OF THE COMPANY'S NAMED	Managama	ntFor	For	
3.	EXECUTIVE OFFICER COMPENSATION. ADVISORY APPROVAL OF THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES	Manageme	antr'oi	Foi	
4.	ON THE COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	ent1 Year	For	
5.	APPROVAL OF THE H&R BLOCK, INC. 2018 LONG TERM INCENTIVE PLAN. SHAREHOLDER PROPOSAL ASKING	Manageme	entFor	For	
6.	THE BOARD OF DIRECTORS TO ADOPT AMENDMENTS TO THE	Shareholde	or Abstain	Against	
0.	COMPANY'S PROXY ACCESS BYLAW, IF PROPERLY PRESENTED AT THE MEETING.	Shareholde	i Abstani	Agamst	
TAKE-	TWO INTERACTIVE SOFTWARE, INC.				
Security			Meeting '	Type	Annual
Ticker	, TTWO		Meeting	• •	15 Can 2017
Symbol	l TIWO		Meeting	Date	15-Sep-2017
ISIN	US8740541094		Agenda		934664043 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme		F	
	 STRAUSS ZELNICK ROBERT A. BOWMAN 		For For	For For	
	3 MICHAEL DORNEMANN		For	For	
	4 J MOSES		For	For	
	5 MICHAEL SHERESKY		For	For	
	6 LAVERNE SRINIVASAN		For	For	
	7 SUSAN TOLSON		For	For	
	APPROVAL, ON A NON-BINDING ADVISORY BASIS, OF THE COMPENSATION OF THE				
2.	COMPANY'S "NAMED EXECUTIVE OFFICERS" AS DISCLOSED IN	Manageme	entFor	For	
3.	THE PROXY STATEMENT.	Manageme	nt1 Year	For	
		0			

APPROVAL, ON A NON-BINDING

ADVISORY BASIS,

OF AN ANNUAL ADVISORY VOTE ON

THE

FREQUENCY OF HOLDING FUTURE

ADVISORY

VOTES TO APPROVE THE

COMPENSATION OF THE

COMPANY'S "NAMED EXECUTIVE

OFFICERS."

APPROVAL OF THE TAKE-TWO

INTERACTIVE

4. ManagementFor For SOFTWARE, INC. 2017 STOCK

INCENTIVE PLAN.

APPROVAL OF THE TAKE-TWO

INTERACTIVE

SOFTWARE, INC. 2017 STOCK 5.

ManagementFor For **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.

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

ISIN 934675286 - Management US16945R1041 Agenda

ManagementFor

For

Proposed For/Against Item Proposal Vote Management by

1. THE SHARE SUBSCRIPTION 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

Ticker Symbol 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 Series Symbol Wicking Date 20-

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

ISIN US9682233054 Agenda 934669005 - Management

Item Proposal Proposed by 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 For RAYMOND W. MCDANIEL, JR For For

RATIFICATION OF THE APPOINTMENT

OF KPMG LLP

2. AS INDEPENDENT ACCOUNTANTS FOR ManagementFor 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 Management 1 Year For

EXECUTIVE OFFICER

COMPENSATION VOTE.

VIDEOCON D2H LIMITED

Security 92657J101 Meeting Type Special

Ticker VDTH Meeting Date 29-Sep-2017

Symbol Weeting Date 27-Sep-2017

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 Ivideting Date 12-Oct-2017

ISIN GB0001411924 Agenda 708543322 - Management

Item Proposal Vote

		Proposed by	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	ManagementFor	For
2	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT	ManagementAgainst	Against
3	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	ManagementAgainst	Against
4	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	ManagementFor	For
5	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For
6	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementAgainst	Against
7	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementFor	For
8	TO REAPPOINT ADINE GRATE AS A DIRECTOR	ManagementFor	For
9	TO REAPPOINT MATTHIEU PIGASSE AS 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	ManagementFor	For
15	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR	ManagementFor	For
16	REMUNERATION TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	ManagementFor	For

17	AND INCUR POLITICAL EXPENDITURE TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE	Managemen	tFor	For	
18	COMPANIES ACT 2006 TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS	Managemen	tFor	For	
19	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS TO ALLOW THE COMPANY TO HOLD	Managemen	tFor	For	
20	GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON 14 DAYS' NOTICE	Managemen	tFor	For	
SKY PI	LC .				
Security Ticker	83084V106		Meeting T	ype	Annual
Symbol	SKYAY		Meeting D	Pate	12-Oct-2017
ISIN	US83084V1061		Agenda		934680631 - Management
Item	Proposal	Proposed	VOTE	For/Agains	t
	•	by	Vote	Managemen	nt
1.	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	Managemen		Management	nt
 2. 	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017, TOGETHER WITH THE REPORT OF THE DIRECTORS AND	by	tFor	C	nt
	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 POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS)	Managemen Managemen	tFor tAgainst	For	nt
2.	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 POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS'	Managemen Managemen	tFor tAgainst tAgainst	For Against	nt
2.	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 POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) TO REAPPOINT JEREMY DARROCH AS A DIRECTOR TO REAPPOINT ANDREW GRIFFITH AS	Managemen Managemen Managemen	tFor tAgainst tAgainst	For Against Against	nt
 3. 4. 	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 POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	Managemen Managemen Managemen	tFor tAgainst tAgainst tFor tFor	For Against For	nt
 3. 4. 5. 	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 POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) TO REAPPOINT JEREMY DARROCH AS A DIRECTOR TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR TO REAPPOINT TRACY CLARKE AS A	Managemen Managemen Managemen Managemen	tFor tAgainst tFor tFor tAgainst	For Against For For	nt

	0 0		
	TO REAPPOINT ADINE GRATE AS A		
	DIRECTOR		
0	TO REAPPOINT MATTHIEU PIGASSE AS		Eom
9.	A DIRECTOR	ManagementFor	For
	TO REAPPOINT ANDY SUKAWATY AS		
10.	A DIRECTOR	ManagementAgainst	Against
	TO APPOINT KATRIN WEHR-SEITER AS		
11.	A DIRECTOR	ManagementFor	For
10	TO REAPPOINT JAMES MURDOCH AS A	M	A • .
12.	DIRECTOR	ManagementAgainst	Against
13.	TO REAPPOINT CHASE CAREY AS A	ManagementFor	For
13.	DIRECTOR	Management	POI
14.	TO REAPPOINT JOHN NALLEN AS A	ManagementFor	For
1	DIRECTOR	Tranagement of	101
	TO REAPPOINT DELOITTE LLP AS		
	AUDITORS OF THE COMPANY AND TO AUTHORISE		
15.	THE AUDIT	ManagementFor	For
13.	COMMITTEE OF THE BOARD TO AGREE	C	ΓUI
	THEIR	1	
	REMUNERATION		
	TO AUTHORISE THE COMPANY AND		
	ITS		
16.	SUBSIDIARIES TO MAKE POLITICAL	ManagementFor	For
	DONATIONS		
	AND INCUR POLITICAL EXPENDITURE		
	TO AUTHORISE THE DIRECTORS TO		
17.	ALLOT SHARES	ManagementFor	For
	UNDER SECTION 551 OF THE COMPANIES ACT 2006		
	TO AUTHORISE THE DIRECTORS TO		
	DISAPPLY PRE-		
18.	EMPTION RIGHTS (SPECIAL	ManagementFor	For
	RESOLUTION)		
	TO AUTHORISE THE DIRECTORS TO		
	DISAPPLY PRE-		
	EMPTION RIGHTS FOR THE PURPOSES		
19.	OF	ManagementFor	For
	ACQUISITIONS OR CAPITAL		
	INVESTMENTS		
	(SPECIAL RESOLUTION)		
	TO ALLOW THE COMPANY TO HOLD		
	GENERAL MEETINGS (OTHER THAN ANNUAL		
20.	GENERAL	ManagementFor	For
20.	MEETINGS) ON 14 DAYS' NOTICE	1.1mingomonu or	1 01
	(SPECIAL		
	RESOLUTION)		
TRIBUI	NE MEDIA COMPANY		
Security	896047503	Meeting Ty	ype Special

Ticker Symbol TRCO Meeting Date 19-Oct-2017

ISIN US8960475031 Agenda 934678244 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE MERGER

AGREEMENT: TO

CONSIDER AND VOTE ON A PROPOSAL

TO

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. COMPENSATION THAT MAY BECOME ManagementFor For

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 Symbol PHG Meeting 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

ISIN	US0213461017 Agenda		Agenda		934677874 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.1	ELECTION OF DIRECTOR: TOR R. BRAHAM	Manageme	entFor	For	
1.2	ELECTION OF DIRECTOR: ERIC K. BRANDT	Manageme	entFor	For	
1.3	ELECTION OF DIRECTOR: CATHERINE J. FRIEDMAN	Manageme	entFor	For	
1.4	ELECTION OF DIRECTOR: RICHARD L. KAUFFMAN	Manageme	entFor	For	
1.5	ELECTION OF DIRECTOR: THOMAS J. MCINERNEY	Manageme	entFor	For	
	TO APPROVE A NEW INVESTMENT ADVISORY				
2.	AGREEMENT BETWEEN THE FUND AND	Manageme	entFor	For	
3.	BLACKROCK ADVISORS LLC. TO APPROVE A NEW INVESTMENT ADVISORY	Manageme	entFor	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** 5. COMPENSATION INCENTIVE PLAN FOR ManagementFor 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 Security 98919V105 Meeting Type Annual Ticker ZAYO Meeting Date 02-Nov-2017 Symbol **ISIN** US98919V1052 Agenda 934679943 - Management Proposed For/Against Item Proposal Vote by Management 1. **DIRECTOR** Management 1 PHIL CANFIELD For 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** COMPENSATION AS DISCLOSED IN THEManagementAgainst 3. Against **PROXY** STATEMENT. 4. APPROVE THE PERFORMANCE ManagementAgainst Against CRITERIA UNDER THE 2014 STOCK INCENTIVE PLAN AND THE

RELATED AMENDMENTS THERETO.

READING INTERNATIONAL, INC.

Security 755408200 Meeting Type Annual

Ticker RDIB Meeting Date 07-Nov-2017

Symbol Meeting Date 07-Nov-2017

ISIN US7554082005 Agenda 934690098 - Management

13114	037334082003		Agenda		934090096 -	Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen		
1.	DIRECTOR	Managemen	nt			
	1 ELLEN M. COTTER		For	For		
	2 GUY W. ADAMS		For	For		
	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					
	OFFICER					
	COMPENSATION - TO APPROVE, ON A					
	NON-					
2.	BINDING, ADVISORY BASIS, THE	Managemen	ntFor	For		
	EXECUTIVE					
	COMPENSATION OF OUR NAMED					
	EXECUTIVE					
	OFFICERS.					
	ADVISORY VOTE ON THE FREQUENCY					
	OF THE					
	ADVISORY VOTE ON EXECUTIVE					
	COMPENSATION -					
3.	TO RECOMMEND, BY NON-BINDING,	Managemen	nt1 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	ntFor	For		
	ISSUABLE UNDER					
	OUR 2010 STOCK INCENTIVE PLAN					
	FROM 302,540					
	SHARES BACK UP TO ITS ORIGINAL					
	RESERVE OF					
	1,250,000 SHARES.					
	DITH CORPORATION					
Securit	y 589433101		Meeting 7	Гуре	Annual	

Ticker Symbo	, MDP		Meeting	Date	08-Nov-2017		
ISIN	US5894331017		Agenda		934680388 - Management		
Item	Proposal	Proposed by	Vote	For/Again Managem			
1.	DIRECTOR	Manageme	ent				
	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@	1	For	For			
	TO APPROVE, ON AN ADVISORY BASIS THE),					
	EXECUTIVE COMPENSATION						
2.	PROGRAM FOR THE	Manageme	entFor	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	ManagementFor For					
4.	PUBLIC ACCOUNTING FIRM FOR THE	Manageme	iiu oi	1'01			
	YEAR ENDING						
	JUNE 30, 2018.						
PERNO	OD RICARD SA, PARIS						
	y F72027109		Meeting	Type	MIX		
Ticker			Meeting		09-Nov-2017		
Symbo				Daic			
ISIN	FR0000120693		Agenda		708586613 - Management		
Item	Proposal	Proposed by	Vote	For/Again Managem			
	PLEASE NOTE IN THE FRENCH	•		C			
	MARKET THAT THE						
	ONLY VALID VOTE OPTIONS ARE						
CMMT	T "FOR"-AND	Non-Votin	g				
	"AGAINST" A VOTE OF "ABSTAIN"						
	WILL BE TREATED						
	AS AN "AGAINST" VOTE.	NT					
CMMT	THE FOLLOWING APPLIES TO	Non-Votin	g				
	SHAREHOLDERS THAT DO NOT HOLD SHARES						
	DIRECTLY WITH A-						

ManagementFor

For

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 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** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 30 **JUNE 2017**

0.3

	3 3		
	ALLOCATION OF INCOME FOR THE		
	FINANCIAL YEAR		
	ENDED 30 JUNE 2017 AND SETTING OF		
	THE		
	DIVIDEND: EUR 2.02 PER SHARE		
	APPROVAL OF THE REGULATED		
	AGREEMENTS AND		
	COMMITMENTS REFERRED TO IN		
O.4	ARTICLES L.225-	ManagementFor	For
	38 AND FOLLOWING OF THE FRENCH		
	COMMERCIAL		
	CODE		
	RENEWAL OF THE TERM OF MS ANNE		
O.5	LANGE AS	ManagementFor	For
	DIRECTOR		
	RENEWAL OF THE TERM OF MS		
O.6	VERONICA VARGAS	ManagementAgainst	Against
	AS DIRECTOR		
	RENEWAL OF THE TERM OF THE		
	COMPANY PAUL		
O.7	RICARD, REPRESENTED BY MR	ManagementFor	For
	PAUL-CHARLES		
	RICARD, AS DIRECTOR		
0.0	RENEWAL OF THE TERM OF DELOITTE		-
O.8	& ASSOCIES	ManagementFor	For
	AS STATUTORY AUDITOR		
	SETTING THE ANNUAL AMOUNT OF ATTENDANCE		
0.9	FEES ALLOCATED TO MEMBERS OF	ManagamantEan	For
0.9	THE BOARD OF	ManagementFor	гог
	DIRECTORS		
	APPROVAL OF THE ELEMENTS OF THE		
	REMUNERATION POLICY APPLICABLE		
O.10	TO THE MR	ManagementFor	For
0.10	ALEXANDRE RICARD, CHIEF	Wanagement of	1 01
	EXECUTIVE OFFICER		
	REVIEW OF THE COMPENSATION		
	OWED OR PAID		
0.11	TO MR ALEXANDRE RICARD, CHIEF		_
O.11	EXECUTIVE	ManagementFor	For
	OFFICER, FOR THE 2016 - 2017		
	FINANCIAL YEAR		
	AUTHORISATION TO BE GRANTED TO		
0.12	THE BOARD	ManagamantEan	Eon
O.12	OF DIRECTORS TO TRADE IN	ManagementFor	For
	COMPANY SHARES		
E.13	AUTHORISATION TO BE GRANTED TO	ManagementFor	For
	THE BOARD		
	OF DIRECTORS TO REDUCE THE		
	SHARE CAPITAL		
	BY CANCELLING TREASURY SHARES		

UP TO 10% OF THE SHARE CAPITAL DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE UPON A CAPITAL INCREASE FOR A MAXIMUM **NOMINAL AMOUNT OF EURO 135 MILLION** (NAMELY ABOUT E.14 32.81% OF THE SHARE CAPITAL), BY ManagementFor For **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** E.16 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, UP TO A LIMIT OF 15% OF THE INITIAL

ISSUANCE AS

PER THE FOURTEENTH, FIFTEENTH

AND SEVENTEENTH RESOLUTIONS DELEGATION OF AUTHORITY TO BE **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 E.17 SHAREHOLDERS' PRE-EMPTIVE ManagementFor For **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 E.19 DELEGATION OF AUTHORITY TO BE ManagementFor For **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 SUBSCRIPTION RIGHT OF SHAREHOLDERS, IN THE EVENT OF A PUBLIC EXCHANGE

OFFER INITIATED

10% OF THE

BY THE COMPANY, UP TO A LIMIT OF

SHARE CAPITAL

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO DECIDE

TO

INCREASE THE SHARE CAPITAL BY

E.20 INCORPORATING PREMIUMS,

ManagementFor For

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 For

GRANTING ACCESS

TO THE CAPITAL, RESERVED FOR

MEMBERS OF A

COMPANY SAVINGS SCHEME, WITH

CANCELLATION

OF THE PRE-EMPTIVE SUBSCRIPTION

RIGHT FOR

FORMALITIES

THE BENEFIT OF SAID MEMBERS

E.22 POWERS TO CARRY OUT ALL LEGAL

ManagementFor For

PT INDOSAT TBK

Security Y7127S120 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 14-Nov-2017

Symbol Wiceting Date 14-140V-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 ISIN US90130A2006 Agenda 934681847 - Management

C

Item Proposal Vote

		Proposed by		For/Against Managemen	
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH AC	Management	For	For	
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Management	For	For	
1C.	ELECTION OF DIRECTOR: DELPHINE ARNAULT	Management	For	For	
1D.	ELECTION OF DIRECTOR: JAMES W. BREYER	Management	For	For	
1E.	ELECTION OF DIRECTOR: CHASE CAREY	Management	For	For	
1F.	ELECTION OF DIRECTOR: DAVID F. DEVOE	Management	For	For	
1G.	ELECTION OF DIRECTOR: VIET DINH ELECTION OF DIRECTOR: SIR	Management	For	For	
1H.	RODERICK I. EDDINGTON	Management	For	For	
1I.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Management	For	For	
1J.	ELECTION OF DIRECTOR: JACQUES NASSER AC	Management	For	For	
1K.	ELECTION OF DIRECTOR: ROBERT S. SILBERMAN	Management	For	For	
1L.	ELECTION OF DIRECTOR: TIDJANE THIAM	Management	For	For	
1M.	ELECTION OF DIRECTOR: JEFFREY W. UBBEN	Management	For	For	
	PROPOSAL TO RATIFY THE SELECTION OF ERNST &				
2.	YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	Management	For	For	
3.	FISCAL YEAR ENDING JUNE 30, 2018. ADVISORY VOTE ON EXECUTIVE COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	Management	For	For	
4.	OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION. STOCKHOLDER PROPOSAL	Management	1 Year	For	
5.	REGARDING ELIMINATION OF THE COMPANY'S DUAL CLASS CAPITAL STRUCTURE.	Shareholder	For	Against	
NEWS Security			Mactina T	- Vne	Annual
Security Ticker			Meeting T	• •	
Symbol			Meeting I	vate	15-Nov-2017
ISIN	US65249B2088		Agenda		934683853 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: ROBERT J. THOMSON	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: KELLY AYOTTE	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: NATALIE BANCROFT	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: PETER L. BARNES	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: JOEL I. KLEIN	NManageme	entFor	For	
1I.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: ANA PAULA PESSOA	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	Manageme	entFor	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.	Manageme	entFor	For	
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	Manageme	entFor	For	
	COMPENSATION.				
SCRIP Securit	PS NETWORKS INTERACTIVE, INC. y 811065101		Meeting '	Гуре	Special
Ticker	, SNI			• •	17-Nov-2017
Symbo	l SINI		Meeting 1	Date	17-1NOV-2017
ISIN	US8110651010		Agenda		934693412 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
1.	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	Manageme	entFor	For	

DELAWARE

CORPORATION ("DISCOVERY") AND

SKYLIGHT

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.

ManagementFor For

PAID BY SCRIPPS TO ITS NAMED

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.

25470F104 Security Meeting Type Special

Ticker **DISCA** Meeting Date 17-Nov-2017 Symbol

ISIN US25470F1049 Agenda 934693816 - Management

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

TO APPROVE THE ISSUANCE OF SERIES Management For For 1.

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.

REAPPROVAL

PLAN.

OF PERFORMANCE GOALS UNDER THE

Security	267475101	Meeting Type	Annual
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Ticker DY 21-Nov-2017 Meeting Date

agement

Symbol	DY		Meeting	Date	21-Nov-2017
ISIN	US2674751019		Agenda		934687988 - Manag
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: DWIGHT B. DUKE	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: LAURIE J. THOMSEN	Managemen	ntFor	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 JANUARY 27, 2018.	Managemer	ntFor	For	
3.	TO APPROVE, BY NON-BINDING ADVISORY VOTE,	Managemen	ntFor	For	
	EXECUTIVE COMPENSATION. TO RECOMMEND, BY NON-BINDING ADVISORY				
4.	VOTE, THE FREQUENCY OF FUTURE ADVISORY	Managemen	nt1 Year	For	
	VOTES ON EXECUTIVE COMPENSATION. TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE COMPANY'S 2012 LONG-TERM INCENTIVE				
5.	PLAN, INCLUDING AN INCREASE IN THE NUMBER	Managemen	ntFor	For	
	OF AUTHORIZED SHARES AND THE				

TO APPROVE THE COMPANY'S 2017

For 6. NON-ManagementFor

EMPLOYEE DIRECTORS EQUITY PLAN.

SCIENTIFIC GAMES CORPORATION

80874P109 Meeting Type Security Special

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

Symbol

ISIN US80874P1093 934693789 - Management Agenda

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

TO ADOPT THE REINCORPORATION

1. ManagementAgainst **MERGER** Against

AGREEMENT.

AUTHORITY TO ADJOURN THE 2. ManagementAgainst Against SPECIAL MEETING.

CHINA TELECOM CORPORATION LIMITED

169426103 Meeting Type Security Special

Ticker **CHA** Meeting Date 28-Nov-2017 Symbol

ISIN US1694261033 Agenda 934697434 - Management

Proposed For/Against Item Vote Proposal 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

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

Symbol

ISIN US5949181045 Agenda 934689514 - Management

Against

Management

Proposed For/Against Item Proposal Vote by

ManagementFor For 1A.

	8 8			
	ELECTION OF DIRECTOR: WILLIAM H.			
	GATES III			
1B.	ELECTION OF DIRECTOR: REID G. HOFFMAN	ManagementFor	For	
1.0	ELECTION OF DIRECTOR: HUGH F.	N/ 15		
1C.	JOHNSTON	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: TERI L. LIST-STOLL	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: SATYA NADELLA	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: CHARLES H. NOSKI	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: HELMUT PANKE	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: SANDRA E. PETERSON	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: PENNY S. PRITZKER	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: CHARLES W. SCHARF	ManagementFor	For	
1K.	ELECTION OF DIRECTOR: ARNE M. SORENSON	ManagementFor	For	
1L.	ELECTION OF DIRECTOR: JOHN W. STANTON	ManagementFor	For	
1M.	ELECTION OF DIRECTOR: JOHN W. THOMPSON	ManagementFor	For	
1N.	ELECTION OF DIRECTOR: PADMASREE WARRIOR	ManagementFor	For	
2.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	ManagementFor	For	
	OFFICER COMPENSATION 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			
	THE			
5.	PERFORMANCE GOALS UNDER THE	ManagementFor	For	
	EXECUTIVE	-		
	INCENTIVE PLAN			
_	APPROVAL OF THE MICROSOFT			
6.	CORPORATION	ManagementFor	For	
	2017 STOCK PLAN			
	OM ARGENTINA, S.A.	–		a
Security		Meeting T		Special 2017
	TEO	Meeting D	ate	30-Nov-2017

Ticker Symbol

ISIN 934702552 - Management US8792732096 Agenda

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

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 ManagementFor

2) **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 30-Nov-2017 TEO Meeting Date Symbol

ISIN US8792732096 Agenda 934703996 - Management

For

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 Ticker Symbol ISIN			Meeting Meeting Agenda	• •	Annual General Meeting 01-Dec-2017 708710339 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING	Non-Voting	o o		
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	Manageme	ntFor	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	Manageme	ntFor	For	
3.I	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: BAHREN SHAARI TO RE-ELECT DIRECTOR PURSUANT	Manageme	ntFor	For	
3.II	TO ARTICLES 116 AND 117: QUEK SEE TIAT	Manageme	ntFor	For	
3.III	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN YEN YEN	Manageme	ntFor	For	
4	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLE 120: ANDREW LIM MING-HUI TO APPROVE DIRECTORS' FEES FOR	Manageme	ntFor	For	
5	THE FINANCIAL YEAR ENDING 31 AUGUST 2018	Manageme	ntFor	For	
6	TO RE-APPOINT THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS	Manageme	ntFor	For	
7.I	REMUNERATION TO AUTHORISE THE DIRECTORS TO ISSUE SHARES	Manageme	ntFor	For	

ManagementAgainst

Against

For

AND INSTRUMENTS CONVERTIBLE

INTO SHARES

PURSUANT TO SECTION 161 OF THE

COMPANIES

ACT, CHAPTER 50

TO AUTHORISE THE DIRECTORS TO

GRANT

AWARDS AND ALLOT AND ISSUE

7.II **ORDINARY**

SHARES PURSUANT TO THE SPH

PERFORMANCE SHARE PLAN 2016

TO APPROVE THE RENEWAL OF THE

ManagementFor

7.III **SHARE BUY**

BACK MANDATE

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS S.A.

ExtraOrdinary General Security X3232T104 Meeting Type

Meeting

Ticker Meeting Date 06-Dec-2017

Symbol

ISIN GRS419003009 Agenda 708771159 - Management

Proposed For/Against Item Proposal Vote Management by

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

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

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.

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

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

DISTRIBUTION OF PAST YEARS'

1. UNDISTRIBUTED EARNINGS TO THE COMPANY'S

ManagementFor I

For

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 F

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

IS A

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	MSC÷N		Meeting	Date	07-Dec-2017
Symbo ISIN	US5535731062		Agenda		934693715 - Management
Item	Proposal	Proposed	Vote	For/Again	ast
		by		Managem	ent
1.	DIRECTOR 1 JOSEPH J. LHOTA	Manageme	ent For	For	
	2 JOEL M. LITVIN		For	For	
	3 JOHN L. SYKES		For	For	
	TO RATIFY THE APPOINTMENT OF				
	KPMG LLP AS				
2.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For	
	ACCOUNTING FIRM OF THE COMPANY FOR FISCAL				
	YEAR 2018.				
	TO APPROVE, ON AN ADVISORY BASIS	S,			
	THE				
3.	COMPENSATION OF OUR NAMED	Manageme	entFor	For	
	EXECUTIVE				
	OFFICERS. AN ADVISORY VOTE ON THE				
	FREQUENCY OF				
4	FUTURE ADVISORY VOTES ON THE		12 X Z	Г	
4.	COMPENSATION OF OUR NAMED	Manageme	ents years	For	
	EXECUTIVE				
A CTI I	OFFICERS.				
Securi	A CORPORATION ty 005094107		Meeting	Type	Special
Ticker	•		_		-
Symbo	ACTA		Meeting	Date	07-Dec-2017
ISIN	US0050941071		Agenda		934699957 - Management
Ψ.	B	Proposed	*7	For/Again	ıst
Item	Proposal	by	Vote	Managem	
	APPROVAL OF THE SALE OF				
	SUBSTANTIALLY ALL				
	OF ACTUA'S ASSETS (NAMELY, THE SALE OF				
	ACTUA'S INTERESTS IN VELOCITYEHS	!			
1.	HOLDINGS,	Manageme	entFor	For	
	INC. AND BOLT SOLUTIONS INC. AND	C			
	THE SALE OF				
	FOLIO DYNAMICS HOLDINGS, INC. IN				
	TWO				
2.	SEPARATE TRANSACTIONS). APPROVAL, ON AN ADVISORY BASIS,	Manageme	entFor	For	
۷.	OF THE	Manageme	u O1	1 01	
	COMPENSATION OF ACTUA'S NAMED				
	EXECUTIVE				
	OFFICERS BASED ON, OR OTHERWISE				

RELATING

TO, THE SALE OF SUBSTANTIALLY

ALL OF ACTUA'S

ASSETS.

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 Meeting Date 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 For

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
Symbo	01		C	Date	
ISIN	US55825T1034		Agenda		934693741 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme			
	1 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 INDEPENDENT REGISTERED PUBLIC				
2.	ACCOUNTING	Manageme	entFor	For	
	FIRM OF THE COMPANY FOR FISCAL				
	YEAR 2018.				
DAVI	DE CAMPARI - MILANO SPA, MILANO				
Securit	ty ADPV40037		Meeting	Type	Ordinary General Meeting
Ticker Symbo			Meeting	Date	19-Dec-2017
ISIN	IT0005252207		Agenda		708745445 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
	TO APPOINT THE EXTERNAL AUDITOR FOR THE	-			
1	FINANCIAL YEARS 2019 - 2027 AND RESOLUTIONS	Manageme	entFor	For	
	RELATED				
	COM ARGENTINA, S.A.				
Securit			Meeting	Type	Special
Ticker Symbo	1 H()		Meeting	Date	28-Dec-2017
ISIN	US8792732096		Agenda		934711513 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	APPOINTMENT OF TWO	•		C	
1)	SHAREHOLDERS TO	M	4E	F	
1)	APPROVE AND SIGN THE MEETING MINUTES.	Manageme	entFor	For	
2)	CONSIDERATION OF THE APPROVAL	Manageme	entFor	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 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 Neeting Date 28-Dec-2017

ISIN US8792732096 Agenda 934713389 - Management

ManagementFor

For

Item	Proposal	Proposed by Vote	For/Against Management
	APPOINTMENT OF TWO		Training Control of the Control of t
1)	SHAREHOLDERS TO APPROVE AND SIGN THE MEETING	ManagementFor	For
	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)		ManagementFor	For
	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		
	THE		
	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 Weeting Date 25-Dec-2017

ISIN US4043031099 Agenda 934710256 - Management

Item Proposal Proposed by Vote For/Against Management

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

2. CIRCUMSTANCES, TO ENSURE THAT ManagementFor For

ANY

NECESSARY SUPPLEMENT OR

AMENDMENT TO

THE PROXY STATEMENT/ PROSPECTUS

IS

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 Special

Ticker CHA Meeting Date 04-Jan-2018

Symbol

ISIN US1694261033 Agenda 934711892 - Management

Proposed For/Against Item Proposal Vote Management by

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

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

ISIN CA19239C1068 Agenda 934713985 - Management

Item	Pro	posal	Proposed by	Vote	For/Against Management
1	DIR	RECTOR	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

For

For

7 Carole J. Salomon

Appoint Deloitte LLP, Chartered

Accountants, as auditors

and authorize the Board of Directors to fix ManagementFor For

their

remuneration.

Management and the Board of Directors of

the

Corporation recommend voting FOR the

advisory

resolution accepting the Board's approach to

3 executive ManagementFor For

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

Security P3144E103 Meeting Type ExtraOrdinary General

Meeting

Ticker

Symbol Meeting Date 30-Jan-2018

ISIN BRCTAXACNOR3 Agenda 708876581 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

CMMT Non-Voting

PLEASE NOTE THAT COMMON **SHAREHOLDERS** SUBMITTING A VOTE TO ELECT A MEMBER FROM-THE LIST PROVIDED MUST INCLUDE THE CANDIDATES NAME IN THE VOTE INSTRUCTION.-HOWEVER WE CANNOT DO THIS THROUGH THE PROXYEDGE PLATFORM. IN ORDER TO **SUBMIT-A** 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 TERMS OF ARTICLE 13, PARAGRAPH 8 Management No OF THE CORPORATE BYLAWS AND OF ARTICLE 150 OF LAW 6404.1976. RODRIGO SOARES LELLES,

Ι

CRISTIANE

II

BARRETTO SALES

CHANGE OF CORPORATE NAME OF

THE COMPANY

TO LIQ PARTICIPACOES S.A., WITH

CONSEQUENT Management 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

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 $Management \stackrel{No}{.}$

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

Non-Voting

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

ISIN 934719127 - Management US8792732096 Agenda

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. TELECOM ARGENTINA, S.A. 879273209 Security Meeting Type Special Ticker TEO Meeting Date 31-Jan-2018 Symbol **ISIN** US8792732096 Agenda 934720904 - Management **Proposed** For/Against Item Proposal Vote 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.

Meeting Type

Meeting Date

Special

02-Feb-2018

Security

53071M856

LVNTA

62

Ticker Symbol

ISIN Agenda US53071M8560 934717286 - Management

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

A proposal to approve the redemption by

Liberty

Interactive Corporation of each share of

Series A Liberty

Ventures common stock and Series B Liberty

Ventures

common stock in exchange for one share of 1. ManagementFor For

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

proposal).

A proposal to authorize the adjournment of

the special

meeting by Liberty Interactive Corporation to

further solicitation of proxies, if necessary or

2. ManagementFor appropriate, For

if sufficient votes are not represented at the

special

meeting to approve the other proposal to be

presented at

the special meeting.

GENERAL COMMUNICATION, INC.

Security 369385109 Meeting Type Special

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

Symbol

ISIN US3693851095 Agenda 934717298 - Management

ManagementFor

For

Proposed For/Against Vote Item Proposal Management by

1) 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 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) ManagementFor For accompanying 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 common stock, respectively, outstanding on the date of 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

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

ISIN US0378331005 Agenda 934716068 - Management

ManagementFor

For

Itam	Dranagal	Proposed Vote	For/Against
Item	Proposal	by	Management
1a.	Election of director: James Bell	ManagementFor	For
1b.	Election of director: Tim Cook	ManagementFor	For
1c.	Election of director: Al Gore	ManagementFor	For
1d.	Election of director: Bob Iger	ManagementFor	For
1e.	Election of director: Andrea Jung	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
	Ratification of the appointment of Ernst &		
	Young LLP as		
2.	Apple's independent registered public	ManagementFor	For
	accounting firm for		
	2018		
2	Advisory vote to approve executive	ManagamantEan	Гот
3.	compensation	ManagementFor	For
	Approval of the amended and restated Apple		
4.	Inc. Non-	ManagementFor	For
	Employee Director Stock Plan	-	
	A shareholder proposal entitled "Shareholder		
5.	Proxy	Shareholder Abstain	Against
	Access Amendments"		-

A shareholder proposal entitled "Human

6. Rights Shareholder Against For

Committee"

HELLENIC TELECOMMUNICATIONS ORGANIZATION S.A.

Security X3258B102 Meeting Type ExtraOrdinary General

Meeting

For

Ticker Symbol Meeting Date 15-Feb-2018

ISIN GRS260333000 Agenda 708896470 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 01 MAR 2018

(AND B

REPETITIVE MEETING ON 15

MAR-2018). ALSO,

CMMT NOT DE 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. AND DEUTSCHE TELECOM AG AND ManagementFor

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. ManagementFor For

66

GRANTING BY THE GENERAL

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

ART 16 OF

LAW 2190.1920 AS IN FORCE

4. MISCELLANEOUS ANNOUNCEMENTS ManagementFor For

ENTERTAINMENT ONE LTD

Security 29382B102 Meeting Type Special General Meeting

For

Ticker Meeting Date 27-Feb-2018

Symbol

ISIN CA29382B1022 Agenda 708964172 - Management

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

1 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

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)

BROADCASTING CO., LTD

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

ExtraOrdinary General Y6251U224 Security Meeting Type Meeting Ticker Meeting Date 28-Feb-2018 Symbol **ISIN** TH0113A10Z15 Agenda 708844091 - Management **Proposed** For/Against Item Proposal Vote Management by 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 ACKNOWLEDGE THE BUSINESS RESTRUCTURING PLAN OF NATION 1 ManagementFor **GROUP AND** For DETAILS OF ASSET DIVESTMENT OF THE COMPANY TO ACKNOWLEDGE THE OPINION OF THE INDEPENDENT FINANCIAL ADVISORY 2 ManagementFor For ON THE ASSET DIVESTMENT TRANSACTIONS OF THE **COMPANY** SALE OF INVESTMENTS IN NATION U ManagementFor For 3.A CO., LTD SALE OF INVESTMENTS IN BANGKOK 3.B **BUSINESS** ManagementFor For

	3 3			
3.C	SALE OF INVESTMENTS IN WPS (THAILAND) CO., LTD	ManagementFor	For	
3.D	SALE OF INVESTMENTS IN NML CO., LTD	ManagementFor	For	
	SALE OF LAND AND STRUCTURES OF THE			
3.E.1	COMPANY: SALE OF LAND AND STRUCTURES AT BANGNA-TRAD ROAD, KM. 29.5	ManagementFor	For	
	SALE OF LAND AND STRUCTURES OF THE			
3.E.2	COMPANY: SALE OF LAND AT BANGNA-TRAD ROAD, KM. 5	ManagementFor	For	
	SALE OF LAND AND STRUCTURES OF THE			
3.E.3	COMPANY: SALE OF LAND AND STRUCTURES AT	ManagementFor	For	
	CHIANG MAI PROVINCE SALE OF LAND AND STRUCTURES OF THE			
3.E.4	COMPANY: SALE OF LAND AND STRUCTURES AT	ManagementFor	For	
	KHON KAEN PROVINCE SALE OF LAND AND STRUCTURES OF THE			
3.E.5	COMPANY: SALE OF LAND AND STRUCTURES AT	ManagementFor	For	
4	SONGKHLA PROVINCE OTHER MATTER (IF ANY) 03 JAN 2018: PLEASE NOTE THAT THIS	ManagementAgainst	Against	
	IS A REVISION DUE TO CHANGE IN			
CMMT	RECORD-DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES,	Non-Voting		
CIVIIVI	PLEASE DO NOT VOTE AGAIN UNLESS-YOU DECIDE	Non-voting		
	TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU			
LADR	ROKES CORAL GROUP PLC			
Securit		Meeting 7	Type	Court Meeting
Ticker	, G3331D101		• •	C
Symbo	1	Meeting l	Date	08-Mar-2018
ISIN	GB00B0ZSH635	Agenda		708976420 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
CMMT	Γ	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 ManagementFor For

LADBROKES CORAL GROUP PLC

Security G5337D107 Meeting Type **Ordinary General Meeting**

Ticker Meeting Date 08-Mar-2018

Symbol

ISIN GB00B0ZSH635 Agenda 708981293 - Management

Proposed For/Against Item Proposal Vote Management by

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

A **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 ManagementFor For IN THE

NOTICE OF GENERAL MEETING AT

PART 13 OF THE

SCHEME DOCUMENT

 \mathbf{C} SUBJECT TO AND CONDITIONAL ON For ManagementFor

THE SCHEME

BECOMING EFFECTIVE, TO

RE-REGISTER THE

COMPANY AS A PRIVATE COMPANY

UNDER THE

NAME OF "LADBROKES CORAL GROUP LIMITED"

THE WALT DISNEY COMPANY

254687106 Meeting Type Security Annual

Ticker Meeting Date DIS

08-Mar-2018 Symbol

ISIN US2546871060 Agenda 934720598 - Management

T .		Proposed Water	For/Against
Item	Proposal	by Vote	Management
1A.	Election of director: Susan E. Arnold	ManagementFor	For
1B.	Election of director: Mary T. Barra	ManagementFor	For
1C.	Election of director: Safra A. Catz	ManagementFor	For
1D.	Election of director: John S. Chen	ManagementFor	For
1E.	Election of director: Francis A. deSouza	ManagementFor	For
1F.	Election of director: Robert A. Iger	ManagementFor	For
1G.	Election of director: Maria Elena Lagomasino	ManagementFor	For
1H.	Election of director: Fred H. Langhammer	ManagementFor	For
1I.	Election of director: Aylwin B. Lewis	ManagementFor	For
1J.	Election of director: Mark G. Parker	ManagementFor	For
	To ratify the appointment of		
	PricewaterhouseCoopers		
2.	LLP as the Company's registered public	ManagementFor	For
	accountants for		
	2018.		
	To approve material terms of performance		
	goals under		
3.	the Amended and Restated 2002 Executive	ManagementFor	For
	Performance		
	Plan.		
	To approve the advisory resolution on		
4.	executive	ManagementFor	For
	compensation.		
	To approve the shareholder proposal		
	requesting an		
5.	annual report disclosing information	Shareholder Against	For
	regarding 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		
	election.		

VIAC	OM	INC.						
Securi	•	92553P102		Meeting	Type	Annual		
Ticker Symbo		VIA		Meeting	Date	08-Mar-2018		
ISIN	01	US92553P1021		Agenda		934722718 - Management		
Item	Pr	roposal	Proposed by	Vote	For/Agains Manageme			
1.	D]	IRECTOR	Manageme	nt				
	1	Robert M. Bakish		For	For			
	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			
2.	Pr	ne ratification of the appointment of ricewaterhouseCoopers LLP to serve as dependent	Manageme	ntFor	For			
		ditor of Viacom Inc. for fiscal year 2018.						
SK TE		COM CO., LTD.						
Securi		78440P108		Meeting	Type	Annual		
Ticker	•	SKM	Meeting Date			21-Mar-2018		
Symbo ISIN	ol	US78440P1084		Agenda	Dute	934732466 - Management		
10111		05/01/01/1001		7 Igenaa		754752400 Management		
Item	Pr	roposal	Proposed by	Vote	For/Agains Manageme			
	Fi	pproval of Financial Statements for the 34th scal Year						
1.	as	rom January 1, 2017 to December 31, 2017) set forth	Manageme	ntAgainst				
	he	Item 1 of the Company's agenda enclosed erewith.						
2.	_	pproval of the Stock Option Grant as set rth in Item 2	Manageme	ntFor				
2.		the Company's agenda enclosed herewith.	Manageme	iiu oi				
		ection of an Executive Director (Candidate:						
3.1		yu, Young	Manageme	nt A gainst				
5.1	•	ang)	wanageme	na igamst				
		ection of an Independent Director						
3.2	(C	Candidate: Yoon,	Manageme	ntFor				
Young Min)								
4		Approval of the Appointment of a Member of ManagementFor the Audit						
4.	Aj		Manageme	ntFor				
4.	A _l the	e Audit committee as set forth in Item 4 of the	Manageme	ntFor				
4.	A _J the Co	e Audit committee as set forth in Item 4 of the company's	Manageme	ntFor				
4.	A _l the Co Co ag	e Audit committee as set forth in Item 4 of the	Manageme	ntFor				

Min).

Approval of the Ceiling Amount of the

Remuneration for

5. Directors *Proposed Ceiling Amount of the ManagementFor

Remuneration

for 8 Directors is KRW 12 billion.

QUALCOMM INCORPORATED

Security 747525103 Meeting Type Contested-Annual
Ticker
Symbol QCOM Meeting Date 23-Mar-2018

ISIN US7475251036 Agenda 934719329 - Management

T.	D 1	Proposed	For/Against
Item	Proposal	by Vote	Management
1	DIRECTOR	Management	
	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	ManagementFor	For
	our independent public accountants.		
	To approve, on an advisory basis, our		
3	executive	ManagementFor	For
	compensation.		
	To approve an amendment to the Amended		
	and		
	Restated QUALCOMM Incorporated 2001		
4	Employee	ManagementFor	For
	Stock Purchase Plan, as amended, to increase		
	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	ManagementFor	For
	certain supermajority voting provisions		
	relating to removal		
	of directors.		
6	To approve an amendment to the Company's	ManagementFor	For
	Restated		
	Certificate of Incorporation, as amended, to		
	eliminate		
	certain supermajority voting provisions		

relating to amendments and obsolete provisions. To approve an amendment to the Company's Restated Certificate of Incorporation, as amended, to 7 eliminate ManagementFor For provisions requiring a supermajority vote for certain transactions with interested stockholders. To vote on a stockholder proposal to undo amendments 8 to the Company's Amended and Restated Shareholder Against For **Bylaws** adopted without stockholder approval. UNIVERSAL ENTERTAINMENT CORPORATION J94303104 Security Meeting Type **Annual General Meeting** Ticker Meeting Date 29-Mar-2018 Symbol **ISIN** JP3126130008 Agenda 709059782 - Management Proposed For/Against Vote Item **Proposal** by Management 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. 707569109 Security Meeting Type Special Ticker **PENN** Meeting Date 29-Mar-2018 Symbol **ISIN** US7075691094 Agenda 934735828 - Management **Proposed** For/Against Item **Proposal** Vote Management by 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"). 2. Approval of the adjournment of the special ManagementFor For

meeting of

Penn shareholders, if necessary or

appropriate, to solicit

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 Symbol TKC Meeting Date 29-Mar-2018

ISIN US9001112047 Agenda 934749360 - Management

Item Proposal Proposed by Vote For/Against Management

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. balance ManagementFor For

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.

9. Election of new Board Members in ManagementAgainst Against

accordance with

related legislation and determination of the

newly elected

Board Members' term of office if there will be

any new election.

Determination of the remuneration of the

10. **Board** ManagementAgainst Against

Members.

Discussion of and approval of the election of

independent audit firm appointed by the

Board of

11. Directors pursuant to Turkish Commercial ManagementFor For

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

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

1. For To adopt the Agreement and Plan of Merger, ManagementFor

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

"Company"), BHN Holdings, Inc., a Delaware

corporation

("Parent") and BHN Merger Sub, Inc., a

Delaware

corporation and a wholly owned subsidiary of

	Lugar Filling. GABLLET WOL		1001 1140). I OIIII IN	1 /
2.	Parent ("Merger Sub"), pursuant to which Merger Sub will merge with and into the Company (the "merger") 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	Managemer		For	
3.	proxies if there are insufficient votes at the	Managemen	tFor	For	
	time of the special meeting to approve the proposal to	-			
	adopt the				
	merger agreement or in the absence of a quorum				
HEWL	ETT PACKARD ENTERPRISE COMPANY				
Security			Meeting 7	Гуре	Annual
Ticker	HPE		Meeting I	Date	04-Apr-2018
Symbol ISIN	US42824C1099		Agenda		934729344 - Management
15111	034262401099		Agenda		934729344 - Wanagement
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: DANIEL AMMANN	Managemen	tFor	For	
1B.	ELECTION OF DIRECTOR: MICHAEL J. ANGELAKIS	Managemen	tFor	For	
1C.	ELECTION OF DIRECTOR: LESLIE A. BRUN	Managemen	ıtFor	For	
1D.	Election of Director: Pamela L. Carter	Managemen	tFor	For	
1E.	Election of Director: Raymond J. Lane	Managemen		For	
1F.	Election of Director: Ann M. Livermore	Managemen		For	
1G.	Election of Director: Antonio F. Neri	Managemen		For	
1H.	Election of Director: Raymond E. Ozzie	Managemer		For	
1I. 1J.	Election of Director: Gary M. Reiner Election of Director: Patricia F. Russo	Managemer		For For	
13. 1K.	Election of Director: Lip-Bu Tan	Managemer Managemer		For	
1K. 1L.	Election of Director: Elp-Bu Tail Election of Director: Margaret C. Whitman	Managemer		For	
1M.	Election of Director: Mary Agnes Wilderotter	-		For	
	Ratification of the appointment of the independent				
2.	registered public accounting firm for the fisca year	lManagemer	tFor	For	
3.	ending October 31, 2018	Managemen	ıtFor	For	

Advisory vote to approve executive compensation Stockholder proposal related to action by 4. Written Shareholder Against For Consent of Stockholders SWISSCOM LTD. Security Meeting Type 871013108 Annual Ticker **SCMWY** Meeting Date 04-Apr-2018 Symbol ISIN US8710131082 Agenda 934735614 - Management **Proposed** For/Against Vote Item Proposal Management by Approval of the Management Commentary, financial statements of Swisscom Ltd and the 1.1 ManagementFor For consolidated financial statements for the financial year 2017 Consultative vote on the Remuneration Report ManagementAgainst 1.2 Against 2017 Appropriation of the retained earnings 2017 2. and ManagementFor For declaration of dividend Discharge of the members of the Board of 3. Directors and ManagementFor For the Group Executive Board Re-election of Roland Abt to the Board of 4.1 ManagementFor For Directors Re-election of Valerie Berset Bircher to the 4.2 Board of ManagementFor For Directors Re-election of Alain Carrupt to the Board of 4.3 ManagementFor For Directors Re-election of Frank Esser to the Board of 4.4 ManagementFor For Directors Re-election of Barbara Frei to the Board of 4.5 ManagementFor For **Directors** Election of Anna Mossberg to the Board of 4.6 ManagementFor For Directors Re-election of Catherine Muhlemann to the 4.7 Board of ManagementFor For Directors Re-election of Hansueli Loosli to the Board of ManagementFor 4.8 For 4.9 Re-election of Hansueli Loosli as Chairman For ManagementFor Election of Roland Abt to the Compensation 5.1 ManagementFor For Committee Re-election of Frank Esser to the

ManagementFor

For

5.2

Compensation

Committee

	3 3				
	Re-election of Barbara Frei to the				
5.3	Compensation	Managemen	ntFor	For	
	Committee				
	Re-election of Hansueli Loosli to the		_	_	
5.4	Compensation	Managemen	ntFor	For	
	Committee				
<i>5.5</i>	Re-election of Renzo Simoni to the		·ID		
5.5	Compensation	Managemen	ithor	For	
	Committee				
<i>C</i> 1	Approval of the total remuneration of the	M	4E	E	
6.1	members of the	Managemen	itror	For	
	Board of Directors for 2019				
6.2	Approval of the total remuneration of the	Managamar	stEo#	Eo.	
6.2	members of the	Managemen	ILFOT	For	
7.	Group Executive Board for 2019 Regulation of the independent prove	Managamar	tEor	For	
8.	Re-election of the independent proxy Re-election of the statutory auditors	Managemer Managemer		For	
	N MULTIMEDIA GROUP PUBLIC COMPA	_		гог	
Security		INT LIMITE	Meeting 7	\vno	Annual General Meeting
Ticker	102310224		Miceting 1	ype	Allitual Octicial Meeting
Symbol			Meeting I	Oate	09-Apr-2018
ISIN	TH0113A10Z15		Agenda		709015160 - Management
15111	11101137110213		1 Igonaa		707013100 Wanagement
-		Proposed	• •	For/Agains	t
Item	Proposal	by	Vote	Manageme	
	IN THE SITUATION WHERE THE	- 3			
	CHAIRMAN OF THE				
	MEETING SUDDENLY CHANGE THE				
	AGENDA-	NT			
CMMI	AND/OR ADD NEW AGENDA DURING	Non-Voting	5		
	THE MEETING,				
	WE WILL VOTE THAT AGENDA AS				
	ABSTAIN				
	TO REPORT THE COMPANY'S				
	OPERATING RESULTS				
1	AND THE BOARD OF DIRECTORS	Managemen	ntAbstain	Against	
	REPORT FOR THE				
	YEAR 2017				
	TO CONSIDER AND APPROVE THE				
	COMPANY'S				
2	FINANCIAL STATEMENTS FOR THE	Managemen	ntAbstain	Against	
	YEAR 2017				
	ENDED DECEMBER 31, 2017				
	TO CONSIDER AND APPROVE THE				
	OMISSION OF				
3	THE DIVIDEND PAYMENT FOR THE	Managemer	ntFor	For	
5	OPERATING	ivianagemen	111 01	1.01	
	RESULTS OF THE YEAR ENDED				
	DECEMBER 31, 2017				
4.A	TO CONSIDER AND ELECT MR. MARUT	Managemer	nt A gainst	Against	
- F. ∠ 1	ARTHAKAIVATEE AS DIRECTOR	1vianageniel	11/15/111151	1 15011131	

4.B	TO CONSIDER AND ELECT MR. SONTIYAN CHUENRUETAINAIDHAMA AS	Managemen	ntAgainst	Against	
	DIRECTOR TO CONSIDER AND ELECT MR.				
4.C	TATCHAPONG THAMPUTTHIPONG AS NEW DIRECTOR	Managemen	ntAbstain	Against	
5.1	DIRECTORS REMUNERATION FOR THE YEAR 2017	Managemei	ntFor	For	
5.2	DIRECTORS REMUNERATION FOR THE YEAR 2018	Managemen	ntFor	For	
	TO CONSIDER AND APPROVE THE APPOINTMENT OF THE COMPANY'S AUDITORS AND				
6	THE DETERMINATION OF AUDIT FEE FOR	Managemen	ntAgainst	Against	
	THE YEAR 2018				
7	TO CONSIDER ANY OTHER MATTERS (IF ANY)	Managemen	ntAgainst	Against	
	COMPANY AB		N	7	A 10 136 d
Security Ticker	W95890104		Meeting T	ype	Annual General Meeting
Symbol			Meeting I	Date	10-Apr-2018
ISIN	SE0000667925		Agenda		709033308 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
Item	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS	•	Vote	_	
	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE	by	vote	_	
	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE	•	vote	_	
	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF	by	vote	_	
	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE	by	vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO	by	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF	by Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION	by Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL	by Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT	by Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS	Non-Voting Non-Voting	Vote	_	
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE.	Non-Voting Non-Voting	Vote	_	

Non-Voting

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

1 ELECTION OF CHAIR OF THE MEETING Non-Voting

PREPARATION AND APPROVAL OF

2 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

7 RESOLUTION TO ADOPT THE INCOME ManagementNo

STATEMENT, Action

THE BALANCE SHEET, THE

CONSOLIDATED

	20ga: 1 mig. 6/122221 m62		
	INCOME STATEMENT AND THE CONSOLIDATED		
	BALANCE SHEET FOR 2017 RESOLUTION ON APPROPRIATION OF THE		
8	COMPANY'S RESULT AS SHOWN ON THE ADOPTED BALANCE SHEET AND SETTING OF	Management	No Action
	RECORD DATE FOR THE DIVIDEND: SEK 2.30 PER SHARE		
	RESOLUTION ON DISCHARGE OF THE DIRECTORS AND THE CEO FROM PERSONAL		
9	LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY	Management	No Action
	IN 2017 RESOLUTION ON NUMBER OF DIRECTORS AND		
10	ALTERNATE DIRECTORS TO BE ELECTED AT THE MEETING: NUMBER OF DIRECTORS (8) AND DEPUTY	Management	No Action
11	DIRECTORS (0) OF BOARD RESOLUTION ON REMUNERATION PAYABLE TO THE DIRECTORS	Management	No Action
12.1	ELECTION OF DIRECTOR: SUSANNA CAMPBELL	Management	No Action
12.2	ELECTION OF DIRECTOR: MARIE EHRLING	Management	Action
12.3	ELECTION OF DIRECTOR: OLLI-PEKKA KALLASVUO ELECTION OF DIRECTOR: NINA	Management	No Action No
12.4	LINANDER ELECTION OF DIRECTOR: JIMMY	Management	Action No
12.5 12.6	MAYMANN ELECTION OF DIRECTOR: ANNA	Management	Action
12.0	SETTMAN ELECTION OF DIRECTOR: OLAF	C	Action No
12.8	SWANTEE ELECTION OF DIRECTOR: MARTIN	Management	Action No
13.1	TIVEUS ELECTION OF CHAIR AND VICE-CHAIR OF THE		Action No
	BOARD OF DIRECTOR: MARIE EHRLING, CHAIR ELECTION OF CHAIR AND VICE CHAIR	C	Action
13.2	ELECTION OF CHAIR AND VICE-CHAIR OF THE BOARD OF DIRECTOR: OLLI-PEKKA	•	No Action

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

ANSWERED WITHIN

TWO MONTHS FROM THE DATE OF

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

Non-Voting

Ticker
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 Non-Voting

	Lagar Filling. AADLLEI WOL	TIMEDIA TROOT I
	ELECTION OF PERSONS TO	
	SCRUTINIZE THE	
	MINUTES AND TO SUPERVISE THE	
	COUNTING-OF	
	VOTES	
4	RECORDING THE LEGALITY OF THE	NT TT d
4	MEETING	Non-Voting
	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 Votina
6	OF-DIRECTORS AND	Non-Voting
	THE AUDITOR'S REPORT FOR THE	
	YEAR 2017	
7	ADOPTION OF THE FINANCIAL	Managamant
/	STATEMENTS	Management Action
	RESOLUTION ON THE USE OF THE	
	PROFIT SHOWN	No
8	ON THE BALANCE SHEET AND THE	Management No Action
	PAYMENT OF	Action
	DIVIDEND OF EUR 1.65 PER SHARE	
	RESOLUTION ON THE DISCHARGE OF	
	THE	No
9	MEMBERS OF THE BOARD OF	Management
	DIRECTORS AND THE	11011011
	CEO FROM LIABILITY	
	RESOLUTION ON THE REMUNERATION	
	OF THE	
10	MEMBERS OF THE BOARD OF	No
10	DIRECTORS AND ON	Management Action
	THE GROUNDS FOR REIMBURSEMENT	
	OF TRAVEL EXPENSES	
	RESOLUTION ON THE NUMBER OF	
	MEMBERS OF	
	THE BOARD OF DIRECTORS: THE	
	SHAREHOLDERS'	
11	NOMINATION BOARD PROPOSES TO	Management No.
11	THE ANNUAL	Action
	GENERAL MEETING THAT THE	
	NUMBER OF BOARD	
	MEMBERS BE SEVEN (7)	
12	ELECTION OF MEMBERS OF THE	ManagementNo
	BOARD OF	Action
	DIRECTORS: THE SHAREHOLDERS'	
	NOMINATION	
	BOARD PROPOSES TO THE ANNUAL	
	GENERAL	
	MEETING THAT MR RAIMO LIND, MS	

CLARISSE

BERGGARDH, MR PETTERI KOPONEN,

MS LEENA

NIEMISTO, MS SEIJA TURUNEN AND

MR 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 EXPENSES

RESOLUTION ON THE NUMBER OF

AUDITORS

Management

ELECTION OF AUDITOR: THE BOARD

OF

14

DIRECTORS PROPOSES, BASED ON THE

RECOMMENDATION OF THE BOARD'S

AUDIT

COMMITTEE, TO THE ANNUAL

GENERAL MEETING,

THAT KPMG OY AB, AUTHORIZED

PUBLIC

15 ACCOUNTANTS ORGANIZATION, BE RE-ELECTED Management Action

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

Management Management

AUTHORIZING THE BOARD OF No **DIRECTORS TO** Action DECIDE ON THE REPURCHASE OF THE COMPANY'S **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** ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ REMOVE SECTION 3 AND TO AMEND 18 **SECTIONS 10** AND 12 OF THE ARTICLES OF **ASSOCIATION** PROPOSAL BY THE BOARD OF **DIRECTORS REGARDING SHARES OF ELISA** 19 Management **CORPORATION** GIVEN AS MERGER CONSIDERATION TO THE SHAREHOLDERS OF LOUNET OY AMENDMENT OF THE CHARTER OF THE SHAREHOLDERS' NOMINATION BOARDManagement. No 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** Agenda 934739179 - Management US1033041013 **Proposed** For/Against Proposal Vote Item Management by 1. **DIRECTOR** Management John R. Bailey For For 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

11 Veronica J. Wilson

To ratify the appointment of Deloitte &

Touche LLP as our

2. independent registered public accounting firm ManagementFor For

for the

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 ManagementFor

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 Niceting Date 10-Apr-2018

ISIN US02364W1053 Agenda 934776002 - 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 ManagementAbstain

1 1 1 1 C.1 C ' III I

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 Meeting Date 17-Apr-2018

Symbol Meeting Date 17-Apr-2018

ISIN EGS74081C018 Agenda 709048551 - Management

Item	Proposal	Proposed	Vote	For/Agains	
	IMPORTANT MARKET PROCESSING REQUIREMENT:	by		Manageme	nı
	A BENEFICIAL OWNER SIGNED POWER OF-				
	ATTORNEY (POA) IS REQUIRED IN ORDER TO				
CMMT	LODGE AND EXECUTE YOUR VOTINGINSTRUCTIONS IN THIS MARKET.	Non-Voting	σ		
CIVIIVII	ABSENCE OF A	T (OII) OTHIN	>		
	POA, MAY CAUSE YOUR				
	INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY				
	QUESTIONS, PLEASE				
	CONTACT YOUR CLIENT SERVICE-				
	REPRESENTATIVE				
	APPROVING THE BOD REPORT				
1	REGARDING THE COMPANY'S ACTIVITIES DURING THE	Manageme	No		
•	FISCAL YEAR	wanageme	Action		
	ENDED IN 31.12.2017				
	APPROVING THE FINANCIAL				
2	AUDITORS REPORT REGARDING THE FINANCIAL	Manageme	No		
۷	STATEMENTS FOR THE	Manageme	Action		
	FISCAL YEAR ENDING IN 31.12.2017				
	APPROVING THE FINANCIAL		No		
3	STATEMENTS FOR THE	Manageme	nt Action		
	FISCAL YEAR ENDING IN 31.12.2017 HIRING OF THE COMPANY'S				
	FINANCIAL AUDITORS				
4	FOR THE FISCAL YEAR 2018 AND	Manageme	No nt		
	DETERMINING		Action		
	THEIR SALARIES				
5	APPROVING DISCHARGING THE BOD FOR THE	Manageme	No		
3	FISCAL YEAR ENDING IN 31.12.2017	Manageme	Action		
	DETERMINING THE BOD BONUSES				
	AND		No		
6	ALLOWANCES FOR THE FISCAL YEAR	Manageme	nt Action		
	ENDING 31.12.2018				
	AUTHORIZING THE BOD TO PAY				
7	DONATIONS	Manageme	No nt Action		
	DURING THE YEAR 2018		Action		
UBM F			Maating	Tunc	Court Mastina
Security Ticker	y G9226Z112		Meeting		Court Meeting
Symbol	1		Meeting	Date	17-Apr-2018
ISIN	JE00BD9WR069		Agenda		709061597 - Management

Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR" AND CMMT "AGAINST" ONLY. Non-Voting 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 **ISIN** JE00BD9WR069 709063135 - Management Agenda **Proposed** For/Against Proposal Vote Item by 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 ManagementFor **SCHEME INTO** 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

L80326108

Security

18-Apr-2018

Ordinary General Meeting

Meeting Type

Meeting Date

Ticker Symbol

ISIN	LU0061462528		Agenda	,	709067892 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	REPORTS OF THE BOARD OF DIRECTORS AND OF THE APPROVED STATUTORY AUDITOR	Non-Voting	g	C	
2.1	APPROVAL OF THE 2017 STATUTORY ACCOUNTS	Manageme	ntFor	For	
2.2	APPROVAL OF THE 2017 CONSOLIDATED ACCOUNTS	Manageme	ntFor	For	
3	ALLOCATION OF RESULTS: EUR 3.00 PER SHARE	Manageme	ntFor	For	
4.1	DISCHARGE TO THE DIRECTORS DISCHARGE TO THE APPROVED	Manageme	ntFor	For	
4.2	STATUTORY AUDITOR	Manageme	ntFor	For	
4.3	DIRECTORS FEES APPOINTMENT OF A NON-EXECUTIVE DIRECTOR:	Manageme	ntFor	For	
5.1	MRS. LAUREN ZALAZNICK, WHOSE ADDRESS IS 70 EAST 10TH ST., NEW-YORK, 10003, USA	Manageme	ntFor	For	
5.2.1	RENEWAL OF THE TERM OF OFFICE OF THE EXECUTIVE DIRECTOR: BERT HABETS RENEWAL OF THE TERM OF OFFICE OF	Manageme	ntFor	For	
5.2.2	THE EXECUTIVE DIRECTOR: ELMAR HEGGEN	Manageme	ntFor	For	
5.3.1	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: GUILLAUME DE POSCH	Manageme	ntFor	For	
5.3.2	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: THOMAS GOTZ RENEWAL OF THE TERM OF OFFICE OF	Manageme Z	ntFor	For	
5.3.3	THE NON- EXECUTIVE DIRECTOR: ROLF HELLERMANN	Manageme	ntFor	For	
5.3.4	RENEWAL OF THE TERM OF OFFICE OF THE NON- EXECUTIVE DIRECTOR: BERND HIRSCH	Manageme	ntFor	For	
5.3.5	RENEWAL OF THE TERM OF OFFICE OF THE NON-	Manageme	ntFor	For	
	EXECUTIVE DIRECTOR: BERND				

	Lugar i liliig. GABELEI MOE	TINCDIA	11001 1110	. 1 0111111	
	KUNDRUN				
	RENEWAL OF THE TERM OF OFFICE OF	,			
5.3.6	THE NON-	Managemer	nt A gainst	Against	
2.2.0	EXECUTIVE DIRECTOR: THOMAS RABE	•	iu igamst	1 Igumst	
	RENEWAL OF THE TERM OF OFFICE OF				
	THE NON-				
5.3.7	EXECUTIVE DIRECTOR: JEAN-LOUIS	Managemen	ntFor	For	
	SCHILTZ				
	RENEWAL OF THE TERM OF OFFICE OF	•			
	THE NON-				
5.3.8	EXECUTIVE DIRECTOR: ROLF	Managemer	ntFor	For	
	SCHMIDT-HOLTZ				
	RENEWAL OF THE TERM OF OFFICE OF	•			
5.3.9	THE NON-	Managemer	ntFor	For	
0.0.5	EXECUTIVE DIRECTOR: JAMES SINGH	TVIAITA SOTTION		1 01	
	RENEWAL OF THE TERM OF OFFICE OF	,			
	THE NON-				
5.310	EXECUTIVE DIRECTOR: MARTIN	Managemen	ntAgainst	Against	
	TAYLOR				
	RENEWAL OF THE TERM OF OFFICE OF	,			
	THE				
	APPROVED STATUTORY AUDITOR OF				
	THE				
7 4	STATUTORY ACCOUNTS AND OF THE	3.6	·ID		
5.4	CONSOLIDATED FINANCIAL	Managemer	ithor	For	
	STATEMENTS:				
	PRICEWATERHOUSECOOPERS,				
	SOCIETE				
	COOPERATIVE				
ORBC	OMM INC.				
Security	68555P100		Meeting T	ype	Annual
Ticker	ORBC		Mastina D	lata	10 Ama 2010
Symbol	ORDC		Meeting D	rate	18-Apr-2018
ISIN	US68555P1003		Agenda		934747455 - Management
		Proposed		For/Agains	t
Item	Proposal	by	VOIA	Managemei	
1.	DIRECTOR	Managemer		i i i i i i i i i i i i i i i i i i i	
	1 Jerome B. Eisenberg	1,	For	For	
	2 Marco Fuchs		For	For	
	RATIFICATION OF GRANT THORNTON		1 01	1 01	
	LLP AS				
2.	INDEPENDENT REGISTERED PUBLIC	Managemer	ntFor	For	
	ACCOUNTING	8			
	FIRM				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Managemer	ntFor	For	
	COMPENSATION	<i>U</i> = 22			
ACTU <i>A</i>	A CORPORATION				
Security			Meeting T	ype	Special
•	ACTA		Meeting D		18-Apr-2018

Ticker Symbol

ISIN US0050941071 Agenda 934749562 - Management

Item Proposal Proposed by Vote For/Against Management

Approval of the voluntary dissolution and

liquidation of

1. Actua pursuant to a Plan of Dissolution in ManagementFor For

substantially the form attached to the proxy statement as

Appendix A

Appendix A.

Approval of an adjournment of the special

meeting, if

necessary, including for the purpose of

2. soliciting ManagementFor For

additional proxies if there are not sufficient votes in favor

of Item 1.

TELEVISION FRANCAISE 1 SA TF1

Security F91255103 Meeting Type MIX

Ticker Symbol Meeting Date 19-Apr-2018

ISIN FR0000054900 Agenda 708995292 - 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 APPROVAL OF THE ANNUAL INDIVIDUAL FINANCIAL 0.1 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** STATEMENTS AND OPERATIONS FOR ManagementFor 0.2 For 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 0.4 ManagementFor 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

	_aga: :g.		
	DETERMINING,		
	DISTRIBUTING AND ALLOCATING		
	COMPONENTS		
	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	ManagementFor	For
	ARNAUD AS		
	DIRECTOR		
	RENEWAL, FOR THREE YEARS, OF THE		
0.0	TEDM OF		
O.8	OFFICE OF MR. MARTIN BOUYGUES AS	ManagementAgainst	Against
	DIRECTOR		
	RENEWAL, FOR THREE YEARS, OF THE		
0.0	TERM OF		_
O.9	OFFICE OF BOUYGUES COMPANY AS	ManagementFor	For
	DIRECTOR		
	RECOGNITION OF THE ELECTIONS OF		
0.10	DIRECTORS	ManagementFor	For
	REPRESENTING EMPLOYEES	\mathcal{E}	
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS, FOR A PERIOD OF		
	EIGHTEEN		
0.11	MONTHS, TO PROCEED WITH THE	ManagementFor	For
	ACQUISITION BY	C	
	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	ManagamantEau	E
E.12	SHARES HELD BY	ManagementFor	For
	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		
	ARTICLE 18 OF THE BY-LAWS		
E.14	DELETION OF OBSOLETE ENTRIES IN	ManagementFor	For
	THE BYLAWS		
	RELATED TO THE STAGGERED		
	RENEWAL OF THE		

ManagementFor

For

TERMS OF OFFICE OF DIRECTORS NOT

REPRESENTING EMPLOYEES AND TO

THE FIRST

FINANCIAL YEAR - CORRELATIVE

AMENDMENT TO

ARTICLES 10 AND 25 OF THE BY-LAWS

POWERS TO CARRY OUT ALL LEGAL

FORMALITIES 28 MAR 2018: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

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E.15

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 709034300 - Management NL0000395903 Agenda

Item	Proposal	Proposed Vote	For/Against
пеш	Floposai	by	Management
1	OPENING	Non-Voting	

2017 ANNUAL REPORT: REPORT OF

2.A THE Non-Voting

EXECUTIVE BOARD FOR 2017

2017 ANNUAL REPORT: EXPLANATION

CORPORATE 2.BNon-Voting

GOVERNANCE

2017 ANNUAL REPORT: REPORT OF

2.C THE Non-Voting

SUPERVISORY BOARD FOR 2017

2017 ANNUAL REPORT: EXECUTION OF

2.D THE Non-Voting

REMUNERATION POLICY IN 2017

3.A ManagementFor For

	20ga: 1 mig. 6/12221 moz		
	2017 FINANCIAL STATEMENTS AND		
	DIVIDEND:		
	PROPOSAL TO ADOPT THE FINANCIAL		
	STATEMENTS FOR 2017 AS INCLUDED		
	IN THE		
	ANNUAL REPORT FOR 2017		
2.5	2017 FINANCIAL STATEMENTS AND	XY - XY -4	
3.B	DIVIDEND:	Non-Voting	
	EXPLANATION OF DIVIDEND POLICY		
	2017 FINANCIAL STATEMENTS AND		
	DIVIDEND:		
	PROPOSAL TO DISTRIBUTE A TOTAL		
2.0	DIVIDEND OF	M of	
3.C	EUR 0.85 PER ORDINARY SHARE,	ManagementFor	For
	RESULTING IN A		
	FINAL DIVIDEND OF EUR 0.65 PER ORDINARY		
	SHARE		
	PROPOSAL TO RELEASE THE		
	MEMBERS OF THE		
4.A	EXECUTIVE BOARD FOR THEIR	ManagementFor	For
	RESPONSIBILITIES		
	PROPOSAL TO RELEASE THE		
	MEMBERS OF THE		
4.B	SUPERVISORY BOARD FOR THEIR	ManagementFor	For
	RESPONSIBILITIES		
	PROPOSAL TO AMEND THE		
~	REMUNERATION OF	M	_
5	THE MEMBERS OF THE SUPERVISORY	ManagementFor	For
	BOARD		
	PROPOSAL TO EXTEND THE		
	AUTHORITY OF THE		
6.A	EXECUTIVE BOARD: TO ISSUE SHARES AND/OR	ManagementFor	For
U.A	AND/OR	Wanagementi Oi	1.01
	GRANT RIGHTS TO SUBSCRIBE FOR		
	SHARES		
	PROPOSAL TO EXTEND THE		
	AUTHORITY OF THE		
6.B	EXECUTIVE BOARD: TO RESTRICT OR	ManagementFor	For
	EXCLUDE		
	STATUTORY PRE-EMPTION RIGHTS		
	PROPOSAL TO AUTHORIZE THE		
7	EXECUTIVE BOARD	ManagementFor	For
	TO ACQUIRE SHARES IN THE		
8	COMPANY PROPOSAL TO CANCEL SHARES	ManagamantEar	For
0	PROPOSAL TO RE-APPOINT THE	ManagementFor	гог
	EXTERNAL		
9	AUDITOR FOR A TERM OF FOUR	ManagementFor	For
	YEARS: DELOITTE		
10	ANY OTHER BUSINESS	Non-Voting	
		. 0	

CLOSING 11 Non-Voting

VIVENDI SA

Security F97982106 MIX Meeting Type

Ticker Meeting Date 19-Apr-2018

Symbol

ISIN FR0000127771 Agenda 709051142 - Management

Proposed For/Against Item Vote Proposal Management by

PLEASE NOTE IN THE FRENCH

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ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

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FRENCH CUSTODIAN: PROXY CARDS:

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INSTRUCTIONS WILL BE FORWARDED

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DEADLINE CMMT

Non-Voting DATE. IN CAPACITY AS REGISTERED-

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THE LOCAL CUSTODIAN. IF YOU

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REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

98

	SERVICE		
	REPRESENTATIVE. THANK YOU		
	APPROVAL OF THE REPORTS AND THE		
O.1	ANNUAL FINANCIAL STATEMENTS FOR THE	ManagamantFor	For
0.1	FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR	ManagementFor	гог
	2017		
	APPROVAL OF THE REPORTS AND THE		
	CONSOLIDATED FINANCIAL	M 45	Б
O.2	STATEMENTS FOR THE	ManagementFor	For
	FINANCIAL YEAR 2017		
	APPROVAL OF THE STATUTORY		
0.3	AUDITORS'	ManagementFor	For
0.5	SPECIAL REPORT ON THE REGULATED	Management of	1 01
	AGREEMENTS AND COMMITMENTS		
	ALLOCATION OF INCOME FOR THE		
0.4	FINANCIAL YEAR	М 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		
	AND BENEFITS OF ALL KINDS PAID OR		
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		
O.7	AND BENEFITS OF ALL KINDS PAID OR	ManagementFor	For
	AWARDED		
	FOR THE FINANCIAL YEAR 2017 TO MR GILLES	•	
	ALIX, 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 0.8 **AWARDED** For 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 0.9 ManagementFor **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 0.10 ManagementFor 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** 0.12APPROVAL 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.

STEPHANE ROUSSEL, AS A MEMBER OF THE **MANAGEMENT BOARD** APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINATION, DISTRIBUTION AND ALLOCATION OF COMPENSATION ELEMENTS AND **BENEFITS OF** 0.13ManagementFor For 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 0.15 ManagementFor BENEFITS OF For ANY KIND ATTRIBUTABLE, DUE TO THEIR MANDATE, TO THE MEMBERS OF THE MANAGEMENT BOARD FOR THE FINANCIAL YEAR 2018 0.16 APPROVAL OF THE STATUTORY 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. GILLES ALIX APPROVAL OF THE STATUTORY **AUDITORS'** SPECIAL REPORT PREPARED **PURSUANT TO** ARTICLE L. 225-88 OF THE FRENCH **COMMERCIAL** CODE RELATING TO THE COMMITMENT, UNDER 0.17ManagementFor 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. CEDRIC DE **BAILLIENCOURT** RENEWAL OF THE TERM OF OFFICE OF 0.18 PHILIPPE BENACIN AS A MEMBER OF ManagementFor For THE SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF MRS. ALIZA 0.19 JABES AS A MEMBER OF THE ManagementFor For **SUPERVISORY BOARD** RENEWAL OF THE TERM OF OFFICE OF 0.20 CATHIA LAWSON-HALL AS A MEMBER ManagementFor For OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF MRS. KATIE 0.21 STANTON AS A MEMBER OF THE ManagementFor For **SUPERVISORY BOARD** APPOINTMENT OF MRS. MICHELE REISER AS A O.22 ManagementFor For MEMBER OF THE SUPERVISORY **BOARD** RENEWAL OF THE TERM OF OFFICE OF THE O.23COMPANY ERNST & YOUNG ET ManagementFor For **AUTRES AS A** STATUTORY AUDITOR O.24 AUTHORIZATION TO BE GRANTED TO ManagementFor For MANAGEMENT BOARD TO ALLOW THE **COMPANY**

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

EMPLOYEES AND

CAPITAL FOR THE BENEFIT OF

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

E.30 FORMALITIES

28 MAR 2018: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

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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

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

Meeting Date 19-Apr-2018

Ticker Symbol

ISIN FR0000053225 Agenda 709055847 - Management

Proposed For/Against Vote Item **Proposal** 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

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THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

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FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE CMMT 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

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 **CMMT**

WAY, PLEASE

Non-Voting

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU-IN

CASE

AMENDMENTS OR NEW RESOLUTIONS

PRESENTED DURING THE MEETING,

YOUR

105

04 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/2018/0314/20180314 1-800537.pdf AND-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0404/20180404 Non-Voting 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 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 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**

	Lugar i lilig. GADELLI MOL	TIMEDIA TROOT INO	. 1 011111
O.6	APPOINTMENT OF MR. NICOLAS HOUZE, AS A REPLACEMENT FOR MR. GUY DE PANAFIEU, AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.7	RENEWAL OF THE TERM OF OFFICE OF MR. VINCENT DE DORLODOT AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.8	APPOINTMENT OF MRS. MARIE CHEVAL, AS A REPLACEMENT FOR MRS. DELPHINE ARNAULT, AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.9	RENEWAL OF THE TERM OF OFFICE OF MRS. ANKE SCHAFERKORDT AS A MEMBER OF THE	ManagementAgainst	Against
O.10	SUPERVISORY BOARD APPOINTMENT OF MR. BERT HABETS AS A REPLACEMENT FOR MR. GUILLAUME DE POSCH AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.11	RATIFICATION OF THE TEMPORARY APPOINTMENT OF MRS. CECILE FROT-COUTAZ AS A MEMBER OF THE SUPERVISORY BOARD AS A REPLACEMENT FOR MR. CHRISTOPHER BALDELLI WHO HAS RESIGNED	ManagementFor	For
O.12	APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF ALL KINDS PAID OR AWARDED FOR THE PAST FINANCIAL YEAR TO MR. NICOLAS DE TAVERNOST, CHAIRMAN OF THE	ManagementFor	For
O.13	MANAGEMENT BOARD APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPONENTS MAKING UP THE	ManagementFor	For

ATTRIBUTABLE TO THE CHAIRMAN OF THE MANAGEMENT BOARD APPROVAL OF THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** 0.14 OR AWARDED FOR THE PAST ManagementFor For 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 MANAGEMENT BOARD UNDER THEIR MANDATE 0.18 APPROVAL OF THE COMPONENTS ManagementFor For MAKING UP THE COMPENSATION AND BENEFITS OF **ALL KINDS PAID** OR AWARDED FOR THE PAST FINANCIAL YEAR TO MR. GUILLAUME DE POSCH, AS CHAIRMAN OF THE

COMPENSATION AND BENEFITS OF

ANY KIND

	Lugar i lillig. GABELEI Mot		11001 114	0. 1011111	N I X
O.19	SUPERVISORY BOARD APPROVAL OF THE PRINCIPLES AND 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	Manageme	ntFor	For	
O.20	THE MANAGEMENT BOARD TO ALLOW TH COMPANY TO BUY BACK ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE	E Manageme	ntFor	For	
E.21	AUTHORISATION TO BE GRANTED TO THE MANAGEMENT BOARD TO CANCEL THE SHARES REPURCHASED BY THE COMPANY PURSUANT TO THE PROVISIONS OF ARTICLE L.225-20 OF THE FRENCH COMMERCIAL CODE	Manageme 9	ntFor	For	
E.22	STATUTORY AMENDMENT PROVIDING FOR THE PROCEDURES FOR APPOINTING	G Manageme	ntFor	For	
	BOARD MEMBERS REPRESENTING EMPLOYEES				
E.23	HARMONIZATION OF THE BY-LAWS	Manageme	ntFor	For	
E.24	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	Manageme	ntFor	For	
WORL	D WRESTLING ENTERTAINMENT, INC.				
Securit			Meeting	Type	Annual
Ticker	W W H		Meeting	Date	19-Apr-2018
Symbo ISIN	US98156Q1085		Agenda		934732175 - Management
Item	Proposal DIRECTOR	Proposed by	Vote	For/Again Manageme	
1.	1 Vincent K. McMahon	Manageme	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	

	Edgar Filling. GABELLI WOL	TINEDIA I	nusi	INC FOIII IN	I-FA
	6 Stuart U. Goldfarb		For	For	
	7 Patricia A. Gottesman		For	For	
	8 Laureen Ong		For	For	
	9 Robyn W. Peterson		For	For	
	10 Frank A. Riddick, III		For	For	
	11 Jeffrey R. Speed		For	For	
	Ratification of Deloitte & Touche LLP as our				
2.	Independent	Manageme	ntFor	For	
	Registered Public Accounting Firm.				
3.	Advisory vote to approve Executive	Manageme	ntFor	For	
	Compensation.	Manageme	iiu oi	POI	
TIM PA	ARTICIPACOES SA				
Security	y 88706P205		Meetin	ng Type	Annual
Ticker	, TSU		Meetir	ng Date	19-Apr-2018
Symbol	I				-
ISIN	US88706P2056		Agend	la	934767748 - Management
		Proposed		For/Agains	ıf
Item	Proposal	by	Vote	Manageme	
	To resolve on the management report and the	o j		manageme	
	financial				
1.	statements of the Company, dated as of	Manageme	ntFor	For	
	December 31st,	0			
	2017				
	To resolve on the management's proposal for				
	the				
2	allocation of the results related to the fiscal	Manazama	4E.a.u	F	
2.	year of 2017,	Manageme	ntror	For	
	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,	Manageme	ntFor	For	
	2017, pursuant to article 150 of Law Nr. 6,404	4			
	/ 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				
4.	the Board of Directors meeting held on March	¹ Manageme	ntAgains	st Against	
	10, 2010,	_	-	-	
	pursuant to article 150 of Law Nr. 6,404 / 1976 and article				
	20, Paragraph 2, of the Company's Bylaws				
	Company				

Company

To confirm the appointment of the member of the Board of Directors of the Company, Mr. Celso Luis Loducca held on the Board of Directors meeting held 5. on March 16, 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 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. ManagementFor For March 16 of 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. ManagementFor board members who resigned on March 16, 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 2018, as disclosed in the Material Fact of the Company of the same date 10. To resolve on the composition of the ManagementFor For Company's Fiscal

Council with 3 regular members and 3 alternate members Approval of all names that make up the single group of candidates: Single group of candidates: Walmir Kesseli / 11. Oswaldo Orsolin; Josino de Almeida ManagementFor For 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 the 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 of the Cooperation and Support Agreement, through the 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 Proposal Vote Item by Management 1 For ManagementFor

TO APPROVE THE BALANCE SHEET AS

OF 31

DECEMBER 2017 AND RESOLUTION

RELATED

THERETO

TO APPROVE THE REWARDING

REPORT AS PER

2 ART. 123-TER OF THE LEGISLATIVE ManagementAgainst Against

DECREE NO.

58/98

TO APPROVE THE STOCK OPTION PLAN

AS PER

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 Weeting Date 23-Apr-2018

ISIN BRLIQOACNOR2 Agenda 709147931 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

1 Management

TO RECEIVE THE ADMINISTRATORS No ACCOUNTS, TO Action 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** THE BOARD OF DIRECTORS, Management Action **ACCORDING** MANAGEMENT PROPOSAL DO YOU WISH TO REQUEST THE ADOPTION OF THE **CUMULATIVE VOTING PROCESS FOR** THE Management No Action 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** DE MIRANDA CARVALHO GUSTAVO Management No Action **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 ManagementNo **CANDIDATES** Action WHO IS ON THE SLATE CHOSEN

2

3

4

5

CEASES TO BE

PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES

CONTINUE TO

BE CONFERRED ON THE CHOSEN

SLATE

FOR THE PROPOSAL 6 REGARDING THE

ADOPTION

OF CUMULATIVE VOTING, PLEASE

BE-ADVISED

THAT YOU CAN ONLY VOTE FOR OR

ABSTAIN. AN

AGAINST VOTE ON THIS-PROPOSAL

REQUIRES

CMMT PERCENTAGES TO BE ALLOCATED

AMONGST THE

Non-Voting

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

6 IN THE EVENT OF THE ADOPTION OF ManagementNo

THE Action

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

INFORM THE

PERCENTAGES ACCORDING TO WHICH

THE VOTES

SHOULD BE DISTRIBUTED.

OTHERWISE THE

ENTIRE VOTE WILL BE REJECTED DUE

TO LACK OF

INFORMATION, IF INVESTOR CHOOSES

ABSTAIN,

THE PERCENTAGES DO NOT NEED TO

RF

PROVIDED, HOWEVER IN CASE

CUMULATIVE

	VOTING IS ADOPTED THE INVESTOR	
	WILL NOT PARTICIPATE ON THIS MATTER OF TH	uc
	MEETING	IL.
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	No
7.1	THE	Management Action
	PERCENTAGE OF THE VOTES TO BE ATTRIBUTED.	
	ATTRIBUTED. ANDRE FERREIRA PEIXOTO	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	
7.2	THE	Management No
1.2	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	FABIO SOARES DE MIRANDA CARVALHO	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	N
7.3	THE	Management No Action
	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	GUSTAVO FLEICHMAN	
	VISUALIZATION OF ALL THE CANDIDATES THAT	
	COMPOSE THE SLATE TO INDICATE	
	THE	No
7.4	PERCENTAGE OF THE VOTES TO BE	Management Action
	ATTRIBUTED.	
	MARCIO ADOLPHO GIRAO BARROS	
	QUIXADA	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT COMPOSE THE SLATE TO INDICATE	
7.5	THE	Management No.
7.5	PERCENTAGE OF THE VOTES TO BE	Action
	ATTRIBUTED.	
	MAURICIO LEONARDO HASSON	
	VISUALIZATION OF ALL THE	
	CANDIDATES THAT	
7.0	COMPOSE THE SLATE TO INDICATE	No
7.6	THE PERCENTAGE OF THE VOTES TO BE	Management Action
	ATTRIBUTED.	
	RAFAEL DE SOUZA MORSCH	
7.7	VISUALIZATION OF ALL THE	ManagementNo
	CANDIDATES THAT	Action
	COMPOSE THE SLATE TO INDICATE	

THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. **RODRIGO SOARES LELLES** VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE $Management \stackrel{No}{.}$ 7.8 THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. ROGERIO RODRIGUES BIMBI VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE Management No Action 7.9 PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. **VITAL JORGE LOPES** TO SET THE GLOBAL REMUNERATION OF THE Management Action COMPANY DIRECTORS FOR THE 8 FISCAL YEAR OF 2018 ELECTION OF A MEMBER OF THE FISCAL COUNCIL, THE SHAREHOLDER CAN INDICATE AS **MANY** CANDIDATES AS THERE ARE Management 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. **PRINCIPAL** MEMBER, PATRICIA MARIA DE ARRUDA FRANCO SUBSTITUTE MEMBER, RENATA LEBRAO COUTINHO **MESOUITA** 9.3 ELECTION OF A MEMBER OF THE ManagementNo FISCAL COUNCIL, Action 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 Action 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 **Proposed** For/Against Proposal Vote Item by Management IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE APPROVE FINANCIAL STATEMENTS $Management \stackrel{No}{.}$ AND DISCHARGE OF DIRECTORS FOR FY 2017 ACCEPT CONSOLIDATED FINANCIAL **STATEMENTS** Managemen AND STATUTORY REPORTS FOR FY Action 2017 APPROVE REPORT ON RELATED **PARTY** Management Action

ManagementNo

Action

1

2

3

4

TRANSACTIONS

AND DIVIDENDS

APPROVE ALLOCATION OF INCOME

OF MAD 6.48 PER SHARE FOR FY 2017

ELECT ABDELOUAFI LAFTIT AS

5 Managemen **SUPERVISORY BOARD MEMBER**

AUTHORIZE SHARE REPURCHASE

Management 6 **PROGRAM** Action

AUTHORIZE FILING OF REQUIRED

No 7 **DOCUMENTS** Management Action 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

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

	Edgar Filling. GABELET MOL	THINEDIA THOOT INC). I OIIII I	VI A
4.1	TO ELECT DIRECTOR IN REPLACE OF DIRECTOR WHO SHALL RETIRE BY ROTATION AND FIX THE AUTHORITY OF DIRECTOR (IF ANY): MR. WORACHAI BHICHARNCHITR	ManagementAgainst	Against	
4.2	TO ELECT DIRECTOR IN REPLACE OF DIRECTOR WHO SHALL RETIRE BY ROTATION AND FIX THE AUTHORITY OF DIRECTOR (IF ANY): MR. SIRITAJ ROJANAPRUK	ManagementFor	For	
4.3	TO ELECT DIRECTOR IN REPLACE OF DIRECTOR WHO SHALL RETIRE BY ROTATION AND FIX THE AUTHORITY OF DIRECTOR (IF ANY): ASST. PROF. WUTISAK LAPCHAROENSAP	ManagementAgainst	Against	
4.4	TO ELECT DIRECTOR IN REPLACE OF DIRECTOR WHO SHALL RETIRE BY ROTATION AND FIX THE AUTHORITY OF DIRECTOR (IF ANY): DR.PORNCHAI CHUNHACHINDA TO ELECT DIRECTOR IN REPLACE OF	ManagementFor	For	
4.5	DIRECTOR WHO SHALL RETIRE BY ROTATION AND FIX THE AUTHORITY OF DIRECTOR (IF ANY): DR.	ManagementAgainst	Against	
5	RONNACHIT MAHATTANAPREUT TO FIX DIRECTORS' REMUNERATION TO A PROJECT IN DEPENDENT A LIBITOR	ManagementFor	For	
6	TO APPOINT INDEPENDENT AUDITOR AND FIX THE AUDIT FEE	ManagementFor	For	
7	TO APPROVE AMENDMENTS TO ARTICLE 2(A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	ManagementFor	For	
8	TO CONSIDER OTHER BUSINESS (IF ANY)	ManagementAgainst	Against	
ARNO	DLDO MONDADORI EDITORE SPAEX AME	E FINANZIARIA SP		
Securi	•	Meeting 7	Гуре	Ordinary General Meeting
Ticker		Meeting I	Date	24-Apr-2018
Symbo ISIN	ol IT0001469383	Agenda		709178087 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 895843 DUE TO RECEIPT OF-SLATES FOR BOARD OF DIRECTORS AND INTERNAL			C
CMMT	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	Non-Voting	Ţ	
CMMT	CALL ON 26 APR 2018. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU BALANCE SHEET AS OF 31 DECEMBER 2017, BOARD	Non-Voting	Ţ	
1	OF DIRECTORS' REPORT ON MANAGEMENT, INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE GRUPPO MONDADORI CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2017. RESOLUTIONS RELATED TO THE BALANCE SHEET AS OF 31 OCTOBER 2017 APPROVAL	Managemei	ntFor	For
2	RESOLUTIONS RELATED TO ARNOLDO MONDADORI EDITORE S.P.A. 2017 NET INCOME ALLOCATION	Managemei	ntFor	For
3	REWARDING REPORT, RESOLUTIONS RELATED TO THE FIRST SECTION, AS PER ART. 123-TER, ITEMS 3 AND 6, OF THE LEGISLATIVE DECREE AS OF 24	Managemen	ntFor	For

FEBRUARY 1998 NO.58 AUTHORIZATION TO PURCHASE AND DISPOSE OF OWN SHARES, UPON THE COMBINED 4 **PROVISIONS** ManagementFor For 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 INSTRUCTIONS FOR THIS MEETING **CMMT** 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)

- DANILO PELLEGRINO - ROBERTO

POLI - ANGELO

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

ManagementAbstain

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

TO APPOINT THE INTERNA

6.1 AUDITORS'

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

BE DISABLED AND, IF YOU CHOOSE,

YOU ARE

REQUIRED TO VOTE FOR-ONLY 1 OF

THE 2

OPTIONS BELOW, YOUR OTHER VOTES

MUST BE

EITHER AGAINST OR-ABSTAIN THANK

YOU

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

VOTE RECOMMENDATION FOR

CMMT THE-CANDIDATES

Non-Voting

ManagementAbstain

Non-Voting

PRESENTED IN THE BELOW SLATES

UNDER

RESOLUTIONS 6.2.1 AND 6.2.2

6.2.1 TO APPOINT INTERNAL AUDITORS:

LIST

PRESENTED BY FININVEST S.P.A.,

MAJORITY

SHAREHOLDER (HOLDING 53.299 PCT

OF THE

SHARE CAPITAL): EFFECTIVE

AUDITORS: EZIO

SIMONELLI - FLAVIA DAUNIA

MINUTILLO -

FRANCESCO ANTONIO GIAMPAOLO

Against

Against

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

7

CIVETTA

RESOLUTIONS AS PER ART. 144-BIS

(TUF) ON

FINANCIAL INSTRUMENTS'

ATTRIBUTION

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type Ordinary General Meeting

ManagementFor

For

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

1 TO REVOKE DIRECTORS (IN THE ManagementFor For

NECESSARY

MEASURE, ACCORDING TO THE

TIMING OF

RESIGNATIONS OCCURRED DURING

THE BOARD

OF DIRECTORS MEETING OF 22 MARCH 2018, AS PER ART. 2385, FIRST ITEM, OF THE ITALIAN CIVIL CODE) TO APPOINT SIX DIRECTORS IN THE PERSONS OF MISTERS FULVIO CONTI, MASSIMO FERRARI, PAOLA GIANNOTTI DE PONTI, LUIGI GUBITOSI, DANTE ROSCINI AND ROCCO SABELLI, 2 ManagementFor TO REPLACE For 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

9.2 TO APPOINT INTERNAL AUDITORS - TO Management No

STATE Action

EMOLUMENT-APPOINTMENT OF

EFFECTIVE AND

ALTERNATE INTERNAL AUDITORS:

LIST

PRESENTED BY A GROUP OF ASSET

MANAGEMENT

COMPANIES AND INTERNATIONAL

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

10 APPOINT ManagementFor 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-Api-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 Mosting Data 25 Apr 2019

Symbol Meeting Date 25-Apr-2018

ISIN MYL4502OO000 Agenda 709136419 - Management

Item Proposal Proposed by Vote For/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 ManagementFor For

TO RE-ELECT THE FOLLOWING 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 ManagementAgainst Against **DIRECTORS UP** 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 For THE BOARD OF DIRECTORS TO DETERMINE THEIR REMUNERATION AUTHORITY TO ALLOT AND ISSUE 7 ManagementFor For **SHARES** TV AZTECA SAB DE CV Security Meeting Type P9423U163 **Ordinary General Meeting** Ticker Meeting Date 25-Apr-2018 Symbol **ISIN** Agenda MX01AZ060013 709210417 - Management **Proposed** For/Against Vote Item Proposal Management by PLEASE NOTE THAT ONLY MEXICAN **NATIONALS** HAVE VOTING RIGHTS AT THIS **MEETING.-IF YOU** CMMT ARE A MEXICAN NATIONAL AND Non-Voting WOULD LIKE TO SUBMIT YOUR VOTE ON THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU I PRESENTATION AND, IF APPROPRIATE, Non-Voting

THE

APPROVAL OF THE REPORT OF THE **BOARD OF-**DIRECTORS OF THE COMPANY, REPORT OF THE AUDIT COMMITTEE AND REPORT OF THE-DIRECTOR-GENERAL, **CORRESPONDING TO THE** FISCAL YEAR 2017 DISCUSSION AND, IF ANY, APPROVAL OF THE 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 THE-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 THE 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 **DESIGNATION OF SPECIAL DELEGATESNon-Voting** CMMT 13APR2018: PLEASE NOTE THAT THIS ISNon-Voting

REVISION DUE TO CHANGE IN

FROM 26 APR 2018 TO 25 APR 2018 AND

MEETING DATE-

RECORD

131

DATE FROM 18 APR 2018 TO 17

APR-2018. THANK

YOU

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS S.A.

Security X3232T104 Meeting Type **Ordinary General Meeting**

Ticker Meeting Date 25-Apr-2018

Symbol

ISIN Agenda 709227272 - Management GRS419003009

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

SUBMISSION AND APPROVAL OF THE

COMPANY'S

FINANCIAL STATEMENTS AND OF THE

CONSOLIDATED FINANCIAL

STATEMENTS FOR THE

EIGHTEENTH (18TH) FISCAL YEAR ManagementFor For 1.

(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

YEAR (FROM ManagementFor 2. 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

COMPANY TO EXECUTIVE MEMBERS 3.

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 5. 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 THE COMPANY'S BOARD OF DIRECTORS FOR THE 6. 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 7. 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 PURSUANTManagementFor 8. For TO ARTICLE 23, PARAGRAPH 1 OF **CODIFIED LAW** 2190/1920, AS IN FORCE, TO THE BOARD DIRECTORS' MEMBERS AND THE OFFICERS OF THE COMPANY'S GENERAL DIRECTORATES

AND DIVISIONS FOR THEIR PARTICIPATION IN THE BOARDS OF DIRECTORS OR IN THE **MANAGEMENT** OF THE GROUP'S SUBSIDIARIES AND **AFFILIATES** PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 9A1. ManagementFor 2190/1920, AS IN 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 OF A LICENSE TO USE A DOMAIN NAME **AND ITS TRADEMARKS** 9A4. PROVISION OF SPECIFIC PERMISSION ManagementFor For FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

PROVISION OF A

S.A. AND

FORCE: AGREEMENT BETWEEN OPAP

TORA WALLET S.A. FOR THE

LICENSE TO USE A DOMAIN NAME **AND ITS TRADEMARKS** PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** 9B1. ARTICLE 23A OF CODIFIED LAW ManagementFor For 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. IN RELATION TO A BOND LOAN ISSUED BY THE LATTER 10.1. **ELECTION OF NEW COMPANY'S** ManagementFor For **BOARD OF**

	3 3		
	DIRECTOR: KAMIL ZIEGLER		
	ELECTION OF NEW COMPANY'S		
10.2.	BOARD OF	ManagementFor	For
	DIRECTOR: DAMIAN COPE		
	ELECTION OF NEW COMPANY'S		
10.3.	BOARD OF	ManagementAgainst	Against
	DIRECTOR: SPYRIDON FOKAS		-
	ELECTION OF NEW COMPANY'S		
10.4.	BOARD OF	ManagementFor	For
	DIRECTOR: PAVEL SAROCH	-	
	ELECTION OF NEW COMPANY'S		
10.5.	BOARD OF	ManagementFor	For
	DIRECTOR: MICHAL HOUST	-	
	ELECTION OF NEW COMPANY'S		
10.6.	BOARD OF	ManagementAgainst	Against
	DIRECTOR: PAVEL HORAK		
	ELECTION OF NEW COMPANY'S		
10.7.	BOARD OF	ManagementFor	For
	DIRECTOR: ROBERT CHVATAL	-	
	ELECTION OF NEW COMPANY'S		
10.8.	BOARD OF	ManagementFor	For
	DIRECTOR: CHRISTOS KOPELOUZOS	· ·	
	ELECTION OF NEW COMPANY'S		
10.9.	BOARD OF	ManagementFor	For
	DIRECTOR: MARCO SALA		
	ELECTION OF NEW COMPANY'S		
10.10	BOARD OF	ManagementFor	For
	DIRECTOR: IGOR RUSEK	-	
	ELECTION OF NEW COMPANY'S		
10.11	BOARD OF	ManagementFor	For
	DIRECTOR: RUDOLF JURCIK	-	
	ELECTION OF NEW COMPANY'S		
10.12	BOARD OF	ManagementFor	For
	DIRECTOR: DIMITRAKIS POTAMITIS	-	
	ELECTION OF NEW COMPANY'S		
10.13	BOARD OF	ManagementFor	For
	DIRECTOR: STYLIANOS KOSTOPOULOS	S	
	ELECTION OF NEW AUDIT COMMITTEE	E	
11.	OF THE	ManagementFor	For
	COMPANY		
CMMT	PLEASE NOTE IN THE EVENT THE	Non-Voting	
	MEETING DOES		
	NOT REACH QUORUM, THERE WILL BE	3	
	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	4.	

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	CVG	Meeting Date	25-Apr-2018

Symbol

ISIN US2124851062 Agenda 934735385 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
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	n 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.	C	Č	Č
CILAD	TED COMMINICATIONS INC			

CHARTER COMMUNICATIONS, INC.

Security	16119P108	Meeting Type	Annual
Ticker Symbol	CHTR	Meeting Date	25-Apr-2018
ISIN	US16119P1084	Agenda	934740843 - Management

gement
501110111

1h.	Election of Director: Steven A. Miron	Manageme	ntFor	For	
1i.	Election of Director: Balan Nair	Manageme	ntFor	For	
1j.	Election of Director: Michael A. Newhouse	Manageme	ntFor	For	
1k.	Election of Director: Mauricio Ramos	Manageme		For	
11.	Election of Director: Thomas M. Rutledge	Manageme		For	
1m.	Election of Director: Eric L. Zinterhofer	Manageme		For	
1111.	The ratification of the appointment of KPMG	_	nu 01	1 01	
	LLP as the				
2.	Company's independent registered public	Manageme	ntFor	For	
~ .	accounting firm	Manageme	iiti oi	1 01	
	for the year ended December 31, 2018				
2	•	Ch anah al da	Alastain	A ~~:	
3.	Stockholder proposal regarding proxy access	Shareholde	r Abstain	Against	
4.	Stockholder proposal regarding lobbying	Shareholde	r Against	For	
	activities		Č		
5.	Stockholder proposal regarding vesting of	Shareholde	r Against	For	
٥.	equity awards		1 11guinst	1 01	
	Stockholder proposal regarding our Chairman	1			
6.	of the	Shareholde	r Against	For	
	Board and CEO roles				
TELEC	COM ARGENTINA, S.A.				
Securit	y 879273209		Meeting	Type	Annual
Ticker					25 4 2010
Symbo	TEO		Meeting	Date	25-Apr-2018
ISIN	US8792732096		Agenda		934775884 - Management
1011	000172102070		11801100		>0 177000 1 111mmgomon
T4	D., 1	Proposed	V-4-	For/Again	st
Item	Proposal	Proposed by	Vote	For/Again Managem	
Item	-	-	Vote	_	
	Please see the enclosed agenda for	by		Managem	
Item	Please see the enclosed agenda for information on the	-		_	
	Please see the enclosed agenda for information on the items to be voted on for the ordinary general	by		Managem	
	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	by		Managem	
	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting Please see the enclosed agenda for	by Manageme	ntFor	Managem	
	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting Please see the enclosed agenda for information on the	by	ntFor	Managem	
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7.	Please see the enclosed agenda for information on the items to be voted on for the ordinary general shareholders' meeting	ManagementFor	For
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 Please see the enclosed agenda for	ManagementAbstain	Against
11.	information on the items to be voted on for the ordinary general shareholders' meeting Please see the enclosed agenda for	ManagementFor	For
12.	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	ManagementAbstain	Against

ManagementFor

ManagementFor

For

For

MIX

shareholders' meeting

Please see the enclosed agenda for

information on the 20.

items to be voted on for the ordinary general

shareholders' meeting

Please see the enclosed agenda for

information on the

21. items to be voted on for the ordinary general

shareholders' meeting

BOUYGUES SA

Security F11487125 Meeting Type

Ticker Meeting Date

26-Apr-2018 Symbol

ISIN FR0000120503 Agenda 709046608 - Management

For/Against Proposed 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

140

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 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 STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** STATEMENTS AND OPERATIONS FOR ManagementFor For THE FINANCIAL YEAR 2017 ALLOCATION OF THE INCOME FOR THE FINANCIAL ManagementFor For YEAR 2017 AND SETTING OF THE DIVIDEND APPROVAL OF THE REGULATED **AGREEMENTS AND**

ManagementAgainst

ManagementFor

Against

For

0.1

0.2

0.3

0.4

0.5

COMMITMENTS REFERRED TO IN

OF THE FRENCH COMMERCIAL CODE

ARTICLE L. 225-38

	3 3		
	APPROVAL OF A DEFINED BENEFIT		
	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 EVECUTIVE OFFICER		
	EXECUTIVE OFFICER APPROVAL OF THE COMPENSATION		
	ELEMENTS		
	AND BENEFITS PAID OR AWARDED		
	FOR THE		
0.8	FINANCIAL YEAR 2017 TO MR. OLIVIER	ManagementFor	For
	BOUYGUES	C	
	IN HIS CAPACITY AS DEPUTY CHIEF		
	EXECUTIVE		
	OFFICER		
	APPROVAL OF THE COMPENSATION		
	ELEMENTS		
	AND BENEFITS PAID OR AWARDED		
0.9	FOR THE FINANCIAL YEAR 2017 TO MR.	ManagamantFor	For
0.9	PHILIPPE MARIEN IN	ManagementFor	1.01
	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	R ManagementFor	For
	ROUSSAT IN		
	HIS CAPACITY AS DEPUTY CHIEF		
	EXECUTIVE OFFICER		
0.11	APPROVAL OF THE PRINCIPLES AND	ManagementFor	For
J.11	CRITERIA FOR	manugementi oi	ı Ol

DETERMINING, DISTRIBUTING AND **ALLOCATING** THE COMPONENTS MAKING UP THE **COMPENSATION AND BENEFITS** ATTRIBUTABLE TO THE EXECUTIVE CORPORATE **OFFICERS WITH** RESPECT TO THEIR OFFICE RENEWAL, FOR A PERIOD OF THREE YEARS, OF O.12 THE TERM OF OFFICE OF MR. MARTIN ManagementFor For **BOUYGUES** AS DIRECTOR RENEWAL, FOR A PERIOD OF THREE YEARS, OF O.13 THE TERM OF OFFICE OF MRS. ManagementFor 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 E.17 AMENDMENT TO THE ARTICLE 22 OF ManagementFor For THE BY-LAWS TO REMOVE THE REQUIREMENT TO **APPOINT**

DEPUTY STATUTORY AUDITORS

POWERS TO CARRY OUT FORMALITIES ManagementFor E.18 For

STV GROUP PLC

G8226W137 Security Meeting Type Annual General Meeting

Ticker Meeting Date

26-Apr-2018 Symbol

700007149 Ma CD00D2CV2C44

ISIN	GB00B3CX3644	Agenda			709097148 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemer	
	TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY WHICH INCLUDES THE	·		C	
1	REPORTS OF THE DIRECTORS AND THE REPORT BY THE	Manageme	ntFor	For	
	AUDITORS ON THE ANNUAL ACCOUNTS TO APPROVE THE DIRECTORS'				
2	REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31	Manageme	ntFor	For	
	DECEMBER 2017 TO APPROVE THE DIRECTORS'				
3	REMUNERATION POLICY FOR THE FINANCIAL YEAR ENDED 31	Manageme	ntFor	For	
	DECEMBER 2017 TO DECLARE A FINAL DIVIDEND OF 12.0P PER				
4	ORDINARY SHARE FOR THE YEAR ENDED 31	Manageme	ntFor	For	
5	DECEMBER 2017 TO ELECT SIMON PITTS AS A DIRECTOR OF THE	Manageme	ntFor	For	
6	COMPANY TO RE-ELECT BARONESS MARGARET FORD AS A	Manageme	ntFor	For	
O	DIRECTOR OF THE COMPANY TO RE-ELECT GEORGE WATT AS A	Manageme	nu oi	101	
7	DIRECTOR OF THE COMPANY TO RE-ELECT IAN STEELE AS A	Manageme	ntFor	For	
8	DIRECTOR OF THE COMPANY	Manageme	ntFor	For	
	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY				
9	TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT	Manageme	ntFor	For	
	GENERAL MEETING				

	Edgar Filing: GABELLI MUL	TIMEDIA TRUST INC	Form N	-PX
	TO AUTHORISE THE AUDIT COMMITTEE TO FIX THE			
10	REMUNERATION OF THE AUDITORS OF	ManagementFor	For	
	THE COMPANY			
	TO GRANT THE DIRECTORS THE			
11		ManagementFor	For	
	ALLOT SHARES			
	TO APPROVE THE ALLOTMENT OF SHARES ON A			
12		ManagementFor	For	
	PERCENT OF	C		
	THE ISSUE SHARE CAPITAL			
	TO APPROVE THE ALLOTMENT OF			
	SHARES ON A NON PRE-EMPTIVE BASIS OF AN			
	ADDITIONAL 5			
13		ManagementFor	For	
	CAPITAL TO BE	-		
	USED FOR THE PURPOSES OF			
	ACQUISITION			
	FUNDING TO PURCHASE THE COMPANY'S OWN			
14	SHARES	ManagementFor	For	
	TO ALLOW GENERAL MEETINGS TO BE			
15		ManagementFor	For	
CODNI	DAYS NOTICE			
	NG INCORPORATED	Maatina T	د سم	A mm. 1
Security Ticker		Meeting T		Annual
Symbol	GLW	Meeting D	ate	26-Apr-2018
IŠIN	US2193501051	Agenda		934735575 - Management
Item	Proposal	· VOIE	For/Agains	
1A.	Election of Director: Donald W. Blair	by ManagementFor	Management For	III.
1B.	Election of Director: Stephanie A. Burns	ManagementFor	For	
1C.	Election of Director: John A. Canning, Jr.	ManagementFor	For	
1D.	Election of Director: Richard T. Clark	ManagementFor	For	
1E.	Election of Director: Robert F. Cummings, Jr.	_	For	
1F. 1G.	Election of Director: Deborah A. Henretta Election of Director: Daniel P. Huttenlocher	ManagementFor ManagementFor	For For	
10. 1H.	Election of Director: Kurt M. Landgraf	ManagementFor ManagementFor	For	
1I.	Election of Director: Kevin J. Martin	ManagementFor	For	
1J.		ManagementFor	For	
1K.	Election of Director: Hansel E. Tookes II	ManagementFor	For	
1L.	Election of Director: Wendell P. Weeks	ManagementFor	For	
1M.		ManagementFor	For	
2	Advisory vote to approve the Company's	ManagementFor	For	

ManagementFor

For

2.

executive

compensation (Say on Pay).

Ratification of the appointment of PricewaterhouseCoopers LLP as our

independent registered public accounting firm for the fiscal ManagementFor 3. For

ending December 31, 2018.

TEGNA INC.

Security 87901J105 Meeting Type Annual

Ticker **TGNA** Meeting Date 26-Apr-2018 Symbol

ISIN US87901J1051 Agenda 934739787 - Management

Itam	Duomosal	Proposed Vote	For/Against
Item	Proposal	by	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	ManagementFor	For
	accounting	-	
	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 Item Proposal Vote Management by

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 2 AND THE ANNUAL REPORT FOR THE **YEAR 2017** TO APPROVE THE STATEMENTS OF **FINANCIAL** POSITION AND THE COMPREHENSIVE Management 3 **INCOME** STATEMENTS FOR THE FISCAL YEAR ENDING 31 DECEMBER 2017 TO APPROVE THE OMISSION OF **PROFIT** APPORTIONMENT AS STATUTORY Management No Action

4

RESERVE FUND

RESULTS

FROM THE 2017 OPERATIONAL

	3 3				
5	TO APPROVE THE OMISSION OF DIVIDEND PAYMENT FROM THE 2017 OPERATIONAL RESULTS TO APPROVE THE APPOINTMENT OF	Managemer	No nt Action		
6.1	DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION: MISS BOOSABA DAORUENG	Managemer	No Action		
6.2	TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION: MISS SUWIMON JHUNGJOTIKAPISIT	Managemen	No at Action		
6.3	TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION: MR. SUVIT MAPAISANSIN	Managemen	No at Action		
6.4	TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION: MRS. VEERANUCH THAMMAVARANUCUPT	Managemer	No Action		
7	TO APPROVE THE REMUNERATIONS OF THE BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2018	Managemen	No Action		
8	TO APPROVE THE APPOINTMENT OF THE AUDITORS AND THE DETERMINATION OF THE AUDIT FEE FOR THE YEAR 2018	Managemen	No nt Action		
9	TO APPROVE THE AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	Managemen	No Action		
10	OTHER MATTERS (IF ANY)	Managemen	No nt Action		
AT&T I			Meeting 7	Гуре	Annual
Ticker Symbol	T		Meeting I	Date	27-Apr-2018
ISIN	US00206R1023		Agenda		934736236 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	

1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J. 1K. 1L. 1M. 2.	Election of Director: Randall L. Stephenson Election of Director: Samuel A. Di Piazza, Jr. Election of Director: Richard W. Fisher Election of Director: Scott T. Ford Election of Director: Glenn H. Hutchins Election of Director: William E. Kennard Election of Director: Michael B. McCallister Election of Director: Beth E. Mooney Election of Director: Joyce M. Roche Election of Director: Matthew K. Rose Election of Director: Cynthia B. Taylor Election of Director: Laura D'Andrea Tyson Election of Director: Geoffrey Y. Yang Ratification of appointment of independent auditors. Advisory approval of executive compensation.	Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen	tFor tFor tFor tFor tFor tFor tFor tFor	For	
4. 5. 6. 7. 8. 9.	Approve Stock Purchase and Deferral Plan. Approve 2018 Incentive Plan. Prepare lobbying report. Modify proxy access requirements. Independent Chair. Reduce vote required for written consent. LKOM INDONESIA (PERSERO) TBK	Managemen Managemen Shareholder Shareholder Shareholder Shareholder	tFor Against Abstain Against	For For Against For For	
Security			Meeting T	ype	Annual
Ticker Symbol	TLK		Meeting I	ate	27-Apr-2018
ISIN			A 1		
19114	US7156841063		Agenda		934786243 - Management
Item	Proposal	by	Vote	For/Agains Managemen	i
	Proposal Approval of the Company's Annual Report for the 2017	by	Vote	-	i
Item	Proposal 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 Managemen	Vote tFor	Managemen	i
Item	Proposal 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 Managemen	Vote tFor tFor	Management For	i

Appointment of a Public Accounting Firm to audit the 5. Company's ...(Due to space limits, see proxy ManagementAgainst Against material for full proposal). Approval on the Transfer of Treasury Shares 6. ManagementFor For through 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. Meeting Type Security 40049J206 Annual Ticker TVMeeting Date 27-Apr-2018 Symbol **ISIN** US40049J2069 Agenda 934786558 - Management Proposed For/Against Vote Item **Proposal** by 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 ManagementFor the 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

resolutions adopted at the meeting.

B1	Presentation and, in its case, approval of the reports referred to in Article 28, paragraph IV of the Securities Market Law, including the financial statements for the year ended on December 31, 2017 and resolutions regarding the actions taken by the Board of Directors, the	ManagementAbstain
B2	Committees and the Chief Executive Officer of the Company. Presentation of the report regarding certain fiscal obligations of the Company, pursuant to the	ManagementFor
	applicable	
	legislation.	
	Resolution regarding the allocation of results	
B3	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	
B4	Market Law; and	ManagementAbstain
Ъτ	(ii) the report on the policies and resolutions	Wanagement/Tostam
	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.	
	Appointment and/or ratification, as the case	
Do	may be, of	Managara Alasa
В8	the Chairman of the Corporate Practices	ManagementAbstain
	Committee.	
B9	Compensation to the members of the Board of	f Management Abstain
	Directors,	
	of the Executive Committee, of the Audit	

Committee and

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 TV Meeting Date 27-Apr-2018

Symbol Symbol 27-Api-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

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 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 the members that shall conform the Executive ManagementAbstain **B6** 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 ManagementFor resolutions adopted at the meeting. Resolution regarding the cancellation of shares and **C**1 corresponding capital stock reduction and ManagementAbstain 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 Security Y6206J118 Meeting Type **Annual General Meeting** Ticker Meeting Date 30-Apr-2018 Symbol **ISIN** TH1042010013 709157970 - Management Agenda **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 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 LOSS ManagementFor For STATEMENT FOR THE YEAR ENDED DECEMBER 31, 2017 TO CONSIDER AND APPROVE THE **OMISSION OF** THE DIVIDEND PAYMENT FOR THE 3 ManagementFor For **OPERATING** RESULTS OF THE YEAR ENDED **DECEMBER 31, 2017** 4.1 TO CONSIDER THE ELECTION OF ManagementFor For

DIRECTOR IN

PLACE OF WHO IS RETIRING BY **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 ManagementFor **DIRECTOR** 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. Security P90355135 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 30-Apr-2018 Symbol **ISIN** Agenda 709255295 - Management MX01SI080038 For/Against **Proposed** Item Vote **Proposal** 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**

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX 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 OF 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** 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 **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 **CONSOLIDATED** ManagementAbstain Against FINANCIAL STATEMENTS OF THE **COMPANY TO**

I.2

I.3

I.4

DECEMBER 31, 2017 I.5 PRESENTATION, DISCUSSION AND, AS ManagementAbstain Against THE CASE MAY BE, APPROVAL OF: THE ANNUAL REPORT ON

AUDIT AND CORPORATE PRACTICES COMMITTEE **PURSUANT** TO ARTICLE 43, SECTIONS I AND II OF THE SECURITIES MARKET LAW. **RESOLUTIONS** PRESENTATION, DISCUSSION AND, IF APPROPRIATE, APPROVAL OF THE II **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, Ш SECRETARY AND DEPUTY SECRETARY Management Abstain Against 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 RATIFICATION OF THE MEMBERS OF V 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** VII APPOINTMENT OF DELEGATES TO ManagementFor For **CARRY OUT AND** FORMALIZE THE RESOLUTIONS

THE ACTIVITIES CARRIED OUT BY THE

ADOPTED BY THE

ASSEMBLY. RESOLUTIONS

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

CMMT CHANGE-IN THE

NUMBERING OF RESOLUTIONS. IF YOU Non-Voting

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-2016

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

III RESOLUTION IN REGARD TO THE

Non-Voting

ALLOCATION OF

RESULTS, THEIR DISCUSSION

AND-APPROVAL, IF

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX DEEMED APPROPRIATE RESIGNATION, APPOINTMENT AND OR RATIFICATION OF THE FULL AND ALTERNATE-MEMBERS OF THE BOARD OF DIRECTORS, ITS IV CHAIRPERSON, SECRETARY AND VICE-Non-Voting 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 ARE A MEXICAN NATIONAL AND Non-Voting WOULD LIKE TO 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

ISIN Agenda 709334445 - Management TH0418G10Z11

Proposed For/Against Item Vote Proposal Management by

TO CONSIDER CERTIFYING THE

MINUTES OF THE

No 1 2017 ANNUAL GENERAL MEETING OF Management Action

SHAREHOLDERS, HELD ON 27 APRIL

2017

	Lagar Filling. AABELLI MOL		1001 11
	TO ACKNOWLEDGE THE BOARD OF DIRECTORS		NI.
2	ANNUAL REPORT ON THE COMPANY'S OPERATION	Management	No Action
	RESULT FOR THE YEAR 2017		
	TO CONSIDER APPROVING THE		
	COMPANY'S		No
3	FINANCIAL STATEMENTS AND THE	Management	Action
	AUDITOR'S		1 iction
	REPORT ENDED 31 DECEMBER 2017		
	TO CONSIDER THE ALLOCATION OF NET PROFIT AS		
4	LEGAL RESERVE AND THE DIVIDEND	Management	No
•	FOR THE	Triunagement	Action
	YEAR 2017		
	TO CONSIDER THE APPOINTMENT OF		
5	AUDITOR	Management	No
3	AND TO FIX AUDIT FEE FOR THE YEAR	Management	Action
	2018		
	TO APPROVE THE ELECTION OF DIRECTOR TO		
6.AA	REPLACE THOSE WHO RETIRE BY	Management	No
0.7171	ROTATION: MR.	Triunagement	Action
	YODHIN ANAVIL		
	TO APPROVE THE ELECTION OF		
	DIRECTOR TO		No
6.AB	REPLACE THOSE WHO RETIRE BY	Management	Action
	ROTATION: MR.		
	PETE BODHARAMIK TO APPROVE THE ELECTION OF		
	DIRECTOR TO		
6.AC	REPLACE THOSE WHO RETIRE BY	Management	No
	ROTATION: MS.	C	Action
	SAIJAI KITSIN		
	TO APPROVE THE ELECTION OF		
CAD	DIRECTOR TO	M	No
6.AD	REPLACE THOSE WHO RETIRE BY ROTATION: MR.	Management	Action
	YORDCHAI ASAWATHONGCHAI		
	TO APPROVE FIXING THE DIRECTORS		No
6.B	REMUNERATION	Management	Action
7	TO CONSIDER AND APPROVE THE	Management	:No
	INCREASE IN		Action
	THE REGISTERED CAPITAL OF THE		
	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 27876	68106	Meeting Type	Annual
Ticker SATS	S	Meeting Date	30-Apr-2018

SATS Symbol

ISIN US2787681061 Agenda 934736921 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	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	ntFor	For
	for the	-		
	fiscal year ending December 31, 2018.			

OI S.A.

respective

Security 670851401 Meeting Type Annual

Ticker Meeting Date **OIBRQ** 30-Apr-2018 Symbol

ISIN US6708514012 Agenda 934792537 - Management

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

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

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

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 CruzManagementFor 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-Way-2016

ISIN US34964C1062 Agenda 934739939 - Management

Itam	Dranagal	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

Item	Proposal	Proposed by Vote	For/Against 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 named	ManagementFor	For
	executive officers.		
	Vote to ratify the appointment of Ernst &		
2	Young LLP as	M 4E	Г
3.	our independent Registered Public Accounting Firm for	ManagementFor	For

CINCINNATI BELL INC.

2018.

Security 171871502 Meeting Type Contested-Annual

Ticker Symbol CBB Meeting Date 01-May-2018

ISIN US1718715022 Agenda 934787207 - Opposition

Item Proposal Vote

		Proposed by		For/Agains Manageme	
1.	DIRECTOR	Managemen	ıt	1114114801110	•••
	1 James Chadwick	C	For	For	
	2 Matthew Goldfarb		For	For	
	3 Justyn R. Putnam		For	For	
	4 Mgt Nom P. R. Cox			Against	
	5 Mgt Nom John W. Eck			Against	
	6 Mgt Nom Leigh R. Fox			Against	
	7 Mgt Nom J. L. Haussler		Withheld	•	
	8 Mgt Nom L. A. Wentworth			Against	
	9 Mgt Nom M. J. Yudkovitz			Against	
	Company's proposal to approve a non-binding	7	· · · · · · · · · · · · · · · · · · ·	1 Iguilist	
	advisory	>			
2.	vote of the Company's executive officers'	Managemen	tFor		
	compensation.				
	Company's proposal to amend the Company's				
	Amended				
3.	and Restated Regulations to provide for proxy	y Managemen	tFor		
	access to				
	shareholders.				
	Company's proposal to ratify the appointment	-			
	of Deloitte				
	& Touche LLP as the Company's independen	t			
4.	registered	Managemen	ıtFor	For	
	public accounting firm for the fiscal year				
	ending				
	December 31, 2018.				
INMAI	RSAT PLC				
Security	y G4807U103		Meeting 7	Гуре	Annual General Meeting
Ticker			Meeting I	Onto	02-May-2018
Symbol			wiccing i	Jaic	02-141ay-2016
ISIN	GB00B09LSH68		Agenda		709161436 - Management
T4	Per manuf	Proposed	X 7 - 4 -	For/Agains	t
Item	Proposal	by	Vote	Manageme	nt
1	RECEIPT OF THE 2017 ANNUAL REPORT	ГМападетеп	tFor	For	
2	TO APPROVE THE ANNUAL REPORT ON REMINERATION	N _{Managaman}	t A coinct	A animat	
2	REMUNERATION	Managemen	ıtAgamsı	Against	
	TO DECLARE A FINAL DIVIDEND: 12				
3	CENTS (USD)	Managemen	ıtFor	For	
	PER ORDINARY SHARE	_			
4	TO APPOINT WARREN FINEGOLD AS A	M	4E	F	
4	DIRECTOR	Managemen	itror	For	
_	TO RE-APPOINT TONY BATES AS A	M	4E	F	
5	DIRECTOR	Managemen	uror	For	
(TO RE-APPOINT SIMON BAX AS A	Mana	4E - ::	F	
6	DIRECTOR	Managemen	uror	For	
	TO RE-APPOINT SIR BRYAN CARSBERO	j			
7	AS A	Managemen	ıtFor	For	
	DIRECTOR				

	3 3		
8	TO RE-APPOINT RTD. GENERAL C. ROBERT KEHLER AS A DIRECTOR	ManagementFor	For
9	TO RE-APPOINT PHILLIPA MCCROSTIE AS A DIRECTOR	ManagementFor	For
10	TO RE-APPOINT JANICE OBUCHOWSKI AS A DIRECTOR	ManagementFor	For
11	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	ManagementFor	For
	DIVIDENDS OTHERWISE THAN IN ACCORDANCE WITH THE ACT AND OF THE APPROPRIATION OF DISTRIBUTABLE PROFITS IN THE 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	Duomosal	Proposed Vote	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 For ManagementFor 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 THE FINANCIAL ManagementFor For YEAR 2017 TO MR. ARNAUD LAGARDERE, **MANAGER** 0.5 ISSUANCE OF A VIEW ON ManagementFor For **COMPENSATION** ELEMENTS DUE OR AWARDED FOR THE FINANCIAL YEAR 2017 TO OTHER REPRESENTATIVES OF THE

MANAGEMENT, MR. PIERRE LEROY

	aga: :g. a, :===:e		
	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.		
0.9	PATRICK VALROFF AS A MEMBER OF THE	ManagamantFor	For
0.9	SUPERVISORY BOARD FOR A PERIOD	ManagementFor	гоі
	OF FOUR		
	YEARS		
	AUTHORIZATION TO BE GRANTED TO		
	THE		
	MANAGEMENT, FOR A PERIOD OF		
0.10	EIGHTEEN	ManagementFor	For
	MONTHS, TO TRADE IN THE SHARES	\mathcal{E}	
	OF THE		
	COMPANY		
	AMENDMENT TO ARTICLES 12, 1 AND		
E.11	14 BIS OF THE	ManagementFor	For
	COMPANY BY-LAWS		
	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
	FORMALITIES		
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		
	MIDMIDER OF THE		

SUPERVISORY BOARD OF LAGARDERE

SCA

PLEASE NOTE THAT THIS RESOLUTION

IS A

SHAREHOLDER PROPOSAL:

APPOINTMENT OF MR. O.B

Shareholder Against For ARNAUD MARION AS A MEMBER OF

THE

SUPERVISORY BOARD OF LAGARDERE

Election of Director: Mark T. Bertolini

SCA

1a.

1b.

VERIZON COMMUNICATIONS INC.

92343V104 Security Meeting Type Annual

Ticker VZMeeting Date 03-May-2018

Symbol **ISIN** US92343V1044 Agenda 934744031 - Management

Proposed For/Against Proposal Vote Item Management by

ManagementFor

For

For

1c.	Election of Director: Richard L. Carrion	ManagementFor	For
1d.	Election of Director: Melanie L. Healey	ManagementFor	For
1e.	Election of Director: M. Frances Keeth	ManagementFor	For
1f.	Election of Director: Lowell C. McAdam	ManagementFor	For
1g.	Election of Director: Clarence Otis, Jr.	ManagementFor	For
1h.	Election of Director: Rodney E. Slater	ManagementFor	For
1i.	Election of Director: Kathryn A. Tesija	ManagementFor	For
1j.	Election of Director: Gregory D. Wasson	ManagementFor	For

Election of Director: Shellye L. Archambeau ManagementFor

1j. 1k. Election of Director: Gregory G. Weaver ManagementFor For Ratification of Appointment of Independent

2. Registered ManagementFor For

Public Accounting Firm

Advisory Vote to Approve Executive Shareholder For For 3. Compensation

4. Special Shareowner Meetings Shareholder Against For 5. Lobbying Activities Report Shareholder Against For

Independent Chair Shareholder Against For 6. Report on Cyber Security and Data Privacy Shareholder Against 7. For

8. **Executive Compensation Clawback Policy** Shareholder Against For

9. Nonqualified Savings Plan Earnings Shareholder Against For

QTS REALTY TRUST, INC.

Security 74736A103 Meeting Type Annual

Ticker **QTS** Meeting Date 03-May-2018 Symbol

ISIN 934750185 - Management US74736A1034 Agenda

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

1 Chad L. Williams For For 2 John W. Barter For For

		_aga: 1g.				
	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.		ompany's independent registered public	Managama	ntFor	For	
3.		counting firm	Manageme	пигог	гог	
		the fiscal year ending December 31, 2018.				
GRAH		HOLDINGS COMPANY				
Security		384637104		Meeting	Type	Annual
Ticker	J			C	• •	
Symbol	1	GHC		Meeting	Date	03-May-2018
ISIN		US3846371041		Agenda		934756101 - Management
Itam	Dec	onosel	Proposed	Vote	For/Again	st
Item	FIC	oposal	by	voie	Manageme	ent
1.	DI	RECTOR	Manageme	nt		
	1	Christopher C. Davis		For	For	
	2	Anne M. Mulcahy		For	For	
	3	Larry D. Thompson		For	For	
BCE IN		055240560		3.6	TD.	. 1
Security	У	05534B760		Meeting	Type	Annual
Ticker Symbol	1	BCE		Meeting	Date	03-May-2018
ISIN	•	CA05534B7604		Agenda		934756442 - Management
Item	Dre	pposal	Proposed	Vote	For/Again	st
псш			by	VOIC	Manageme	ent
1	DI	RECTOR	Manageme			
	1	BARRY K. ALLEN		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 7	ROBERT P. DEXTER IAN GREENBERG		For For	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	
		PAUL R. WEISS		For	For	

2	APPOINTMENT OF DELOITTE LLP AS AUDITORS. ADVISORY RESOLUTION ON	ManagementFor		For	
3	EXECUTIVE COMPENSATION AS DESCRIBED IN THE	ManagementFor		For	
MANAGEMENT PROXY CIRCULAR. SHAREHOLDER PROPOSAL NO. 1: 4 DIRECTOR COMPENSATION.		Shareholder Against		For	
Securit	AN HOSPITALITY PROPERTIES, INC. ty 78377T107		Meeting	Type	Annual
Ticker	•				
Symbo	ol en	Meeting Date		Date	03-May-2018
ISIN	US78377T1079		Agenda		934757850 - Management
Item	Proposal Election of Director: Michael J. Bender	Proposed by Manageme		For/Again Manageme	
1b. 1c.	Election of Director: Rachna Bhasin Election of Director: Alvin Bowles Jr.	Manageme Manageme		For For	
1d.	Election of Director: Alvin Bowles Jr. Election of Director: Ellen Levine	Manageme		For	
1e.	Election of Director: Fazal Merchant	Manageme		For	
1f.	Election of Director: Patrick Q. Moore	Manageme		For	
1g.	Election of Director: Robert S. Prather, Jr.	Manageme		For	
1h.	Election of Director: Colin V. Reed	Manageme		For	
1i.	Election of Director: Michael I. Roth To approve, on an advisory basis, the	Manageme		For	
2.	Company's	Manageme	entFor	For	
	executive compensation. To ratify the appointment of Ernst & Young LLP as the				
3.	Company's independent registered public accounting firm	Manageme	ntFor	For	
KOM	for fiscal year 2018.				
Securit	NKLIJKE PHILIPS ELECTRONICS N.V. 500472303		Meeting	Type	Annual
Ticker				• •	
Symbo			Meeting	Date	03-May-2018
ISIN	US5004723038		Agenda		934797638 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
2d.	Proposal to adopt the financial statements	Manageme	entFor	For	
2e.	Proposal to adopt dividend	ManagementFor		For	
26	Proposal to discharge the members of the	ManagamantEar		Ear.	
2f.	Board of Management	ManagementFor		For	
2g.	Proposal to discharge the members of the Supervisory Board	Manageme	entAgainst	Against	

Proposal to re-appoint Ms O. Gadiesh as member of the For 3a. ManagementFor Supervisory Board Proposal to appoint Mr P.A. Stoffels as member of the 3b. ManagementFor For Supervisory Board Proposal to authorize the Board of Management to issue ManagementFor For 4a. shares or grant rights to acquire shares. Proposal to authorize the Board of Management to ManagementFor For 4b. restrict or exclude pre-emption rights Proposal to authorize the Board of 5. Management to For ManagementFor 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 **ISIN** Agenda 709162464 - Management SE0001174970 **Proposed** For/Against 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** CMMT MARKET RULES REQUIRE Non-Voting **DISCLOSURE OF** BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE **CMMT MEETING-REQUIRE** 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 CONSOLIDATED ACCOUNTS FOR THE Management No. 3 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 Action 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

TO THE SHAREHOLDERS OF MILLICOM

TO THE PAID-UP PAR VALUE OF THEIR

PRO RATA

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 10 THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** TO RE-ELECT MR. TOMAS ELIASSON DIRECTOR FOR A TERM STARTING ON 11 Management THE DAY OF THE AGM AND ENDING ON THE 2019 **AGM** 12 TO RE-ELECT MR. ANDERS JENSEN AS ManagementNo A DIRECTOR Action

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 No Action 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 Management

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 Management No Action **COMMITTEE** 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 20 PLAN OF Management 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** SE0001174970 Agenda 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 No 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 POWER TO REMOVE OR LIMIT THE **PREFERENTIAL**

SUBSCRIPTION RIGHT OF THE

CASE OF ISSUE OF SHARES AGAINST

SHAREHOLDERS IN

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

 $Management \stackrel{No}{.}$ 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-

4

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 Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

THE BREAKDOWN OF EACH

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE

APPROVAL FROM 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

Management 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 NO

Non-Voting

LANGUAGE

AGENDA IS AVAILABLE BY CLICKING

ON THE-URL

LINK:-

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

99999Z/19840101/NPS_351789.PDF

ORANGE

Security Meeting Type 684060106 Annual

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

Symbol

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

	_aga: 1g. a, 12g.		
	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	I	
	determining, apportioning and allocating the fixed, variable	,	
15.	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 to allocate	ManagementFor	For
17.	Company's shares for free to Corporate Officers and certain Orange group employees	ManagementFor	For
	Delegation of authority to the Board of Directors to issue shares or complex securities reserved for		
18.	members of savings plans without shareholder preferential subscription rights	ManagementFor	For
19.	Authorization to the Board of Directors to reduce the capital through the cancellation of shares	ManagementFor	For
20	Amendment to Article 13 of the Bylaws - 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

B. balance of the 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

a

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

the

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

Item Proposal Proposed by Vote For/Against Management

To authorize the amendment of the

Company's Second

Amended and Restated Certificate of

Incorporation

1. through the filing of a Certificate of ManagementFor For

Amendment (attached

hereto as Exhibit A) with the office of the

Delaware

Secretary of State.

DISH NETWORK CORPORATION

Security 25470M109 Meeting Type Annual

Ticker DISH Meeting Date 07-May-2018

Symbol Weeting Date 07-Way-2016

ISIN US25470M1099 Agenda 934751264 - Management

Item Proposal Vote

			Proposed by		For/Agains Manageme	
1.	Dl	IRECTOR	Managemer	ıt	C	
	1	George R. Brokaw		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	
		o ratify the appointment of KPMG LLP as		1 01	1 01	
2.	ou		Managamar	tEor	For	
۷.		dependent registered public accounting firm	i Managemei	ILFOI	ги	
		or the				
		scal year ending December 31, 2018.				
2		o amend and restate our Employee Stock		4E	Г	
3.		urchase	Managemen	ithor	For	
G G* *		an.				
		RTY, INC.			_	~
Securi	•	36164V503		Meeting 7	Гуре	Special
Ticker		GLIBP		Meeting l	Date	07-May-2018
Symbo ISIN)1	US36164V5030		Agenda		934771278 - Management
			Duamagad		Earl A cains	•
Item	Pr	roposal	Proposed by	Vote	For/Agains Manageme	
Item	Aı	pprove the Agreement and Plan of Merger	-	-	_	
Item	A _l by		-	-	_	
Item	A _l by	pprove the Agreement and Plan of Merger y and	-	-	_	
Item	A _I by be Su	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc.,	-	-	_	
Item	A _l by be Su pu	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will	-	-	_	
	A _l by be Su pu me	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and	by	Vote	_	
Item	A _l by be Su pu mo	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will lerge with and to GCI Merger Sub, Inc., with GCI Merger	by	Vote	Manageme	
	A _l by be Su pu me	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc.	by	Vote	Manageme	
	All by be Su pu mo into Su (w	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.)	by	Vote	Manageme	
	Apby be Su pu me int Su (w	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as	by	Vote	Manageme	
	Apby be Su pu me into Su (w co the	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under	by	Vote	Manageme	
	Apply be Supur modern into Supur (w. coother the	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of	by	Vote	Manageme	
	Apply be Suppured in the Country of	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware.	by	Vote	Manageme	
	Apply by be Supur modification of the control of th	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will lerge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under the laws of the State of Delaware. proposal to authorize the adjournment of	by	Vote	Manageme	
	Apply be Supply modern from the control of the cont	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special	by	Vote	Manageme	
	by bee Su made into Su (we cooth the the A the me	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., ursuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further	by	Vote	Manageme	
	Apply be Suppured into Suppure	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further olicitation of	by	Vote	Manageme	
	Apply be Supply	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further olicitation of roxies, if necessary or appropriate, if	by	Vote	Manageme	
1.	by bee Su pu mo into Su (we coo that the the A the mo so prosu	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ab, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ab, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further olicitation of roxies, if necessary or appropriate, if afficient votes are	Managemen	Vote	Manageme	
1.	Apply be Suppured into Suppure	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further olicitation of roxies, if necessary or appropriate, if afficient votes are of represented at the special meeting to	Managemen	Vote	Manageme	
1.	Apply bee Suppured in the Suppured in Supp	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will lerge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special leeting by GCI liberty, inc. to permit further olicitation of coxies, if necessary or appropriate, if afficient votes are of represented at the special meeting to oprove the	Managemen	Vote	Manageme	
1.	Apply be Supply	pprove the Agreement and Plan of Merger y and etween GCI Liberty, Inc. and GCI Merger ub, Inc., arsuant to which GCI Liberty, Inc. will erge with and to GCI Merger Sub, Inc., with GCI Merger ub, Inc. which shall be renamed GCI Liberty, Inc.) ontinuing as e surviving corporation and existing under e laws of e State of Delaware. proposal to authorize the adjournment of e special eeting by GCI liberty, inc. to permit further olicitation of roxies, if necessary or appropriate, if afficient votes are of represented at the special meeting to	Managemen	Vote	Manageme	

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 Wieting Bate 06-Way-2018

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 Decemb	er	
	31, 2018		
3.	To approve the compensation of the	ManagementFor	For
	Company's named		
	executive officers for 2017 on an advisory		

basis

	basis				
	ARIN ORIENTAL INTERNATIONAL LIMIT	ΓED		_	
Security Ticker	y G57848106		Meeting	Гуре	Annual General Meeting
Symbol			Meeting I	Date	09-May-2018
ISIN	BMG578481068		Agenda		709253114 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2017 AND TO DECLARE A FINAL DIVIDEND	Managemen	ntFor	For	
2	TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR	Managemen	ntAgainst	Against	
3	TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR	Managemen	ntAgainst	Against	
4	TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR TO RE-APPOINT THE AUDITORS AND	Managemen	ntAgainst	Against	
5	TO AUTHORIZE THE DIRECTORS TO FIX THEIR	Managemen	ntFor	For	
6 DT 1340	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	Managemen	ntFor	For	
Security	OOSAT TBK y Y7127S120		Meeting 7	Гуре	Annual General Meeting
Ticker	, 1,1=10,1=0		Meeting I		09-May-2018
Symbol			Miceting 1	Jaic	•
ISIN	ID1000097405		Agenda		709294526 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	APPROVAL OF ANNUAL REPORT AND RATIFICATION OF FINANCIAL REPORT 2017	Managemen	ntFor	For	
2	DETERMINE THE UTILIZATION OF COMPANY PROFIT FOR BOOK YEAR ENDED ON 31 DEC 2017	Managemen	ntFor	For	
3	DETERMINE REMUNERATION FOR BOARD OF COMMISSIONER 2018	Managemen	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	Managemen	ntFor	For	

Agenda

934753105 - Management

APPROVAL TO CHANGE STRUCTURE

6 ON BOARD OF ManagementFor For

DIRECTOR AND COMMISSIONER

SALEM MEDIA GROUP, INC.

US7940931048

ISIN

794093104 Meeting Type Security Annual

Ticker **SALM** Meeting Date 09-May-2018

Symbol

Item	Proposal	Proposed by Vote	For/Against 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 accounting	ManagementFor	For

EMERALD EXPOSITIONS EVENTS, INC.

firm.

Security 29103B100 Meeting Type Annual

Ticker **EEX** Meeting Date 09-May-2018

Symbol

ISIN US29103B1008 Agenda 934761289 - Management

Item	Proposal	Proposed	Vote	For/Against
псш	Fioposai	by	VOLE	Management
1.	DIRECTOR	Manageme	ent	
	1 Amir Motamedi		For	For
	2 Jeffrey Naylor		For	For
	To ratify the selection of			
	PricewaterhouseCoopers LLP as			
_		3.6		-

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

ISIN Agenda 709075281 - Management GB0033986497

Proposed For/Against Item Proposal Vote Management by

1 TO RECEIVE AND ADOPT THE ANNUAL ManagementFor For

REPORT

	AND ACCOUNTS			
_	TO RECEIVE AND ADOPT THE ANNUAL			
2	REPORT ON	ManagementFor	For	
	REMUNERATION			
	TO DECLARE A FINAL DIVIDEND : TO			
	DECLARE A			
3	FINAL DIVIDEND OF 5.28 PENCE PER	ManagementFor	For	
	ORDINARY	· ·		
	SHARE FOR THE YEAR ENDED 31 DECEMBER 2017			
4	TO RE-ELECT SALMAN AMIN	ManagementFor	For	
5	TO RE-ELECT SALMAN ANIN' TO RE-ELECT SIR PETER BAZALGETTE	_	For	
6	TO ELECT MARGARET EWING	ManagementFor	For	
7	TO RE-ELECT ROGER FAXON	ManagementFor	For	
8	TO RE-ELECT IAN GRIFFITHS	ManagementFor	For	
9	TO RE-ELECT MARY HARRIS	ManagementFor	For	
10	TO RE-ELECT ANNA MANZ	ManagementFor	For	
11	TO ELECT DAME CAROLYN MCCALL	ManagementFor	For	
12	TO APPOINT KPMG LLP AS AUDITORS	ManagementFor	For	
	TO AUTHORISE THE DIRECTORS TO	C		
13	DETERMINE	ManagementFor	For	
	THE AUDITORS' REMUNERATION	-		
14	AUTHORITY TO ALLOT SHARES	ManagementFor	For	
15	DISAPPLICATION OF PRE-EMPTION	ManagementFor	For	
13	RIGHTS	Wianagementi of	101	
	ADDITIONAL DISAPPLICATION OF			
16	PRE-EMPTION	ManagementFor	For	
	RIGHTS		_	
17	POLITICAL DONATIONS	ManagementFor	For	
18	PURCHASE OF OWN SHARES	ManagementFor	For	
10	LENGTH OF NOTICE PERIOD FOR	M dE	Г	
19	GENERAL	ManagementFor	For	
IADDI	MEETINGS			
	NE STRATEGIC HOLDINGS LIMITED y G50764102	Mastina	Fr.m.o	Annual Canaral Mastina
Security Ticker	y G30704102	Meeting	i ype	Annual General Meeting
Symbol	1	Meeting l	Date	10-May-2018
ISIN	BMG507641022	Agenda		709253138 - Management
10111	BNIG507041022	Agenda		70)233130 Wanagement
-		Proposed	For/Agains	t
Item	Proposal	by Vote	Manageme	
	TO RECEIVE THE FINANCIAL	·	C	
1	STATEMENTS FOR	Managarate	F	
1	2017 AND TO DECLARE A FINAL	ManagementFor	For	
	DIVIDEND			
2	TO RE-ELECT SIMON KESWICK AS A	ManagementAgainst	A gainst	
<i>L</i>	DIRECTOR		Against	
3	TO RE-APPOINT THE AUDITORS AND	ManagementFor	For	
	TO			
	AUTHORIZE THE DIRECTORS TO FIX			
	THEIR			

REMUNERATION

TO RENEW THE GENERAL MANDATE

4 ManagementFor For TO THE

DIRECTORS TO ISSUE NEW SHARES

DISCOVERY, INC.

Security 25470F104 Meeting Type Annual

Ticker **DISCA** Meeting Date 10-May-2018

Symbol **ISIN** US25470F1049 Agenda 934756822 - Management

Proposed For/Against Vote Item Proposal Management by

1. DIRECTOR Management

> 1 Robert R. Beck For For For For Susan M. Swain 3 J. David Wargo For For

Ratification of the appointment of

PricewaterhouseCoopers LLP as Discovery,

Inc.'s ManagementFor 2. For

independent registered public accounting firm

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

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 **WOW** Meeting Date 10-May-2018 Symbol

ISIN US96758W1018 Agenda 934757735 - Management

ManagementFor

For

Proposed For/Against Item Proposal Vote Management by ManagementFor For 1a. Election of Director: Teresa Elder Election of Director: Jeffrey Marcus ManagementFor For 1b.

Ratify the appointment of BDO USA, LLP as

Election of Director: Phil Seskin

2. ManagementFor For Company's independent accounting firm for

2018.

1c.

		Edgar Filling. GABELER WOL		111001 11	10 . 10	VI A
	A	pprove, by non-binding advisory vote, the				
3.		ompany's	Manageme	entFor	For	
		ecutive compensation.				
4		o recommend, by non-binding advisory vote		.4 37		
4.	th		Manageme	enti Year	For	
THE		equency of executive compensation votes. SCRIPPS COMPANY				
Securi		811054402		Meeting	Type	Contested-Annual
Ticker	•					
Symbo		SSP		Meeting	Date	10-May-2018
ISIN		US8110544025		Agenda		934760833 - Opposition
				υ		11
Item	D.	ranaga!	Proposed	Vote	For/Again	st
пеш	П	roposal	by	vote	Managem	ent
1	D	IRECTOR	Manageme	ent		
	1	Colleen Birdnow Brown		For	For	
	2	Raymond H. Cole		For	For	
mer ri	3	Vincent L. Sadusky		For	For	
		ORPORATION 97071M102		Mastina	Т	A
Securit Ticker	•	87971M103		Meeting	grype	Annual
Symbo		TU		Meeting	Date	10-May-2018
ISIN	,1	CA87971M1032		Agenda		934766811 - Management
				8		, , , , , , , , , , , , , , , , , , ,
Itam	D.	omacal	Proposed	Vota	For/Again	st
Item	PI	roposal	by	Vote	Managem	ent
1	D	IRECTOR	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	For	
	6 7	Mary Jo Haddad Kathy Kinloch		For	For For	
	8	W.(Bill) A. MacKinnon		For	For	
	9	John Manley		For	For	
	-) Sarabjit (Sabi) Marwah		For	For	
		Claude Mongeau		For	For	
		2 David L. Mowat		For	For	
	13	3 Marc Parent		For	For	
		ppoint Deloitte LLP as auditors for the				
2		suing year and	Manageme	entFor	For	
		thorize directors to fix their remuneration.				
3		ccept the Company's approach to executive	Manageme	entFor	For	
OUM		ompensation.	C			
-		ORPORATION 749063103		Maatina	Type	Annual
Securit Ticker	•			Meeting	; 1 ype	Alliuai
Symbo		QUMU		Meeting	Date	10-May-2018
ISIN	.1	US7490631030		Agenda		934784718 - Management
,				5-1104		

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	C	
	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 compensation paid to our named executive officers.	Manageme	ntFor	For
	To approve amendments to the Qumu			
	Corporation			
	Second Amended and Restated 2007 Stock			
	Incentive			
3.	Plan, including an amendment to increase the	Manageme	ntAgainst	Against
	number of			
	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	C		
	December			
	31, 2018.			
JASMI	NE INTERNATIONAL PUBLIC COMPANY	LIMITED		
Securit	y Y44202334			