GABELLI EQUITY TRUST INC Form N-PX August 27, 2007

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-04700

The Gabelli Equity 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: 800-422-3554

Date of fiscal year end: December 31

Date of reporting period: July 1, 2006 - June 30, 2007

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

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

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2006 TO JUNE 30, 2007

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007
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BT GROUP PLC

ISSUER: G16612106 ISIN: GB0030913577

SEDOL: B014679, 3091357, B02S7B1

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c
1.	RECEIVE THE ACCOUNTS AND REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE31 MAR 2006	Management	Fc
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 MAR 2006	Management	Fo
3.	DECLARE THE FINAL DIVIDEND OF 7.6 PENCE PER SHARE RECOMMENDED BY THE DIRECTORS, PAYABLE ON 11 SEP 2006 TO HOLDERS OF ORDINARY SHARES REGISTERED AT THE CLOSE OF BUSINESS ON 18 AUG 2006	Management	Fo
4.	ELECT SIR ANTHONY GREENER AS A DIRECTOR	Management	Fc
5.	RE-ELECT MR. MAARTEN VAN DEN BERGH AS A DIRECTOR	Management	Fo
6.	RE-ELECT MR. CLAYTON BRENDISH AS A DIRECTOR	Management	Fo
7.	ELECT MR. MATTI ALAHUHTA AS A DIRECTOR	Management	Fc
8.	ELECT MR. PHIL HODKINSON AS A DIRECTOR	Management	Fc
9.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY, UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	Fc
10.	AUTHORIZE THE DIRECTORS TO DECIDE THE AUDITORS REMUNERATION	Management	Fc
11.	APPROVE TO RENEW THE AUTHORITY AND POWER CONFERRED ON THE DIRECTORS IN RELATION TO THE SECTION 80 AMOUNT BY ARTICLE 74 OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES ON 11 OCT 2007; AND FOR THAT PERIOD THE SECTION 80 AMOUNT SHALL BE GBP 137 MILLION	Management	Fo
S.12	APPROVE TO EXTEND THE AUTHORITY AND POWER CONFERRED ON THE DIRECTORS BY ARTICLE 74 OF THE COMPANY S ARTICLES OF ASSOCIATION BE: TO ANY SALE OF SHARES WHICH THE COMPANY MAY HOLD AS TREASURY	Management	Fc

SHARES; AND RENEW UNTIL 11 OCT 2007 AND FOR THAT THE PERIOD THE SECTION 89 AMOUNT SHALL BE GBP 21 MILLION

S.13 AUTHORIZE THE COMPANY, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF UP TO A MAXIMUM NUMBER OF 834 MILLION SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 5P AND UP TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS OF SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CLOSE OF THE AGM OF THE COMPANY OR 11 OCT 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management Fo

Management

Fc

14. AUTHORIZE THE BRITISH TELECOMMUNICATIONS PLC, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY, TO MAKE DONATIONS TO EU EUROPEAN UNION POLITICAL ORGANIZATIONS, NOT EXCEEDING GBP 1,00,000 IN TOTAL; AUTHORITY EXPIRES AT THE CONCLUSION OF AGM IN 2007

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EMI GROUP PLC

ISSUER: G3035P100 ISIN: GB0000444736

SEDOL: 0044473, 0889403, B01DGL0, 5473878

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1.	RECEIVE THE DIRECTORS REPORT AND THE FINANCIAL STATEMENTS FOR THE YE 31 MAR 2006	Management	Fo
2.	DECLARE A FINAL DIVIDEND OF 6.0P PER ORDINARY SHARE	Management	Fo
3.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 MAR 2006	Management	Fo
4.	RE-ELECT MR. E.L. NICOLI AS A DIRECTOR	Management	Fo
5.	RE-ELECT MR. D.J. LONDONER AS A DIRECTOR	Management	Fo
6.	ELECT MR. K.K. CARTON AS A DIRECTOR	Management	Fo
7.	ELECT MR. R.C. FAXON AS A DIRECTOR	Management	Fo
8.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR UNTIL	Management	Fo
	THE CONCLUSION OF THE NEXT GENERAL MEETING AT		
	WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY		
9.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION	Management	Fo

OF THE AUDITOR

GRANT AUTHORITY TO ALLOT RELEVANT SECURITIES 10. CONFERRED ON THE DIRECTORS BY ARTICLE 14 OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007 AND FOR SUCH PERIOD THE SECTION 80 AMOUNT SHALL BE GBP 42,714,418

Management Fo

GRANT POWER, SUBJECT TO THE PASSING OF RESOLUTION 10, TO ALLOT EQUITY SECURITIES FOR CASH AS IF SECTION 89(1) OF THE COMPANIES ACT 1985 DID NOT APPLY CONFERRED ON THE DIRECTORS BY ARTICLE 14(B) OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007 AND FOR SUCH PERIOD THE SECTION 89 AMOUNT SHALL BE GBP 5,550,479

Management Fo

S.12 AUTHORIZE THE COMPANY, PURSUANT TO THE AUTHORITY CONTAINED IN ITS ARTICLES OFASSOCIATION, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 UP TO A MAXIMUM OF 79,292,556 ORDINARY SHARES OF 14P EACH AT A MINIMUM PRICE 14P AND THE MAXIMUM PRICE PER ORDINARY SHARE IS NOT MORE THAN 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE 5 BUSINESS DAYS IN RESPECT OF WHICH SUCH DAILY OFFICIAL LIST IS PUBLISHED BEFORE THE PURCHASE IS MADE; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management Fo

AUTHORIZE EMI GROUP PLC TO: I) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS OF NOT MORE THAN GBP 50,000 IN TOTAL; AND, II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL Management Fo

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ORGANIZATIONS AND EU POLITICAL EXPENDITURE INCURRED BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL NOT DURING SUCH PERIOD EXCEED GBP 50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

Management Fo

AUTHORIZE EMI MUSIC LIMITED TO: I) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL ORGANIZATIONS AND EU POLITICAL EXPENDITURE INC BY EM GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL

NOT DURING SUCH PERIOD EXCEED GBP 50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

15. AUTHORIZE EMI RECORDS LIMITED TO: I) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THATTHE AGGREGATE DONATIONS TO EU POLITICAL ORGANISALIONS AND EU POLITICAL EXPENDITURE INCUNED BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL NOT DURING SUCH PERIOD EXCEED GBP50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE2007AGM OR 12 OCT 2007

16. AUTHORIZE EMI MUSIC PUBLISHING LIMITED TO: 1) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN GBP 50,000 IN TOTAL; AND, II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL ORGANISATIONS AND EU POLITICAL EXPENDITURE INCURRED BY EM GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALI NOT DURING SUCH PERIOD EXCEED GBP50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

AUTHORIZE VIRGIN RECORDS LIMITED TO: I) MAKE 17. DONATIONS TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL ORGANISATIONS AND EU POLITICAL EXPENDITURE INCURRED BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL NOT DURING SUCH PERIOD EXCEED GBP50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

BANKGESELLSCHAFT BERLIN AG, BERLIN

ISIN: DE0008023227 ISSUER: D09408135

SEDOL: 5107854, 4093772

VOTE GROUP: GLOBAL

Vc Proposal Number Proposal _____

* PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS Non-Voting MEETING IS 23 JUN 2006, WHEREAS THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE -

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Management

Management Fo

Management Fo

Fc

1 BUSINESS DAY. THIS IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERMAN LAW. THANK YOU

1.	PRESENTATION OF THE FINANCIAL STATEMENTS AND THE ANNUAL REPORT FOR THE FY 2005 WITH THE REPORT OF THE SUPERVISORY BOARD, THE GROUP FINANCIAL STATEMENTS AND THE GROUP ANNUAL REPORT	Non-Voting	
2.	RATIFICATION OF THE ACTS OF THE BOARD OF MANAGING DIRECTORS	Management	Fo
3. 4.	RATIFICATION OF THE ACTS OF THE SUPERVISORY BOARD APPOINTMENT OF AUDITORS FOR THE FY 2006: PRICEWATERHOUSECOOPERS AG, BERLIN	Management Management	Fo Fo
5.	RENEWAL OF THE AUTHORIZATION TO ACQUIRE OWN SHARES FOR TRADING PURPOSES; THE COMPANY SHALL BE AUTHORIZED TO ACQUIRE AND SELL OWN SHARES, AT PRICES NOT DEVIATING MORE THAN 10% FROM THE MARKET PRICE OF THE SHARES, ON OR BEFORE 30 SEP 2007; THE TRADING PORTFOLIO OF SHARES TO BE ACQUIRED FOR SUCH PURPOSE SHALL NOT EXCEED 5% OF THE SHARE CAPITAL AT THE END OF ANY GIVEN DAY	Management	Fo
6.	RENEWAL OF THE AUTHORIZATION TO ACQUIRE OWN SHARES FOR OTHER PURPOSES; THE COMPANY SHALL BE AUTHORIZED TO ACQUIRE OWN SHARES OF UP TO 10% OF ITS SHARE CAPITAL, AT A PRICE NOT DEVIATING MORE THAN 10% FROM THE MARKET PRICE OF THE SHARES, ON OR BEFORE 30 SEP 2007; THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED TO RETIRE THE SHARES	Management	Fo
8.	APPROVAL OF THE PROFIT TRANSFER AGREEMENT WITH LANDESBANK BERLIN AG AS THE TRANSFERRING COMPANY, EFFECTIVE FOR AT LEAST 5 YEARS	Management	Fo
7.	RESOLUTION ON A SHARE CAPITAL REDUCTION, AND THE CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION; THE SHARE CAPITAL OF EUR 2,554,741, 132.93 SHALL BE REDUCED TO EUR 2,05 6,650,000, TO OFFSET THE LOSS CARRIED FORWARD AND FOR THE TRANSFER OF THE REST TO THE CAPITAL RESERVES, THROUGH THE REDUCTION OF THE THEORETICAL PAR VALUE PER SHARE	Management	Fo
9.	APPROVAL OF THE TRANSFER AGREEMENT WITH LANDESBANK BERLIN AG AS THE ACQUIRINGCOMPANY, PURSUANT TO WHICH THE COMPANY SHALL TRANSFER VIRTUALLY ALL OF ITS ASSETS TO THE ACQUIRING COMPANY, OF WHICH IT IS THE SOLE SHAREHOLDER, WITH RETROSPECTIVE EFFECT AS PER 01 JAN 2006	Management	Fo
10.	APPROVAL OF THE AGENCY AGREEMENT WITH LANDESBANK BERLIN AG, PURSUANT TO WHICHLANDESBANK BERLIN AG SHALL MANAGE THE BUSINESS OF THE COMPANY REMAINING AFTER THE TRANSFER	Management	Fo
11.	FURTHER AMENDMENTS TO THE ARTICLES OF ASSOCIATION, IN PARTICULAR IN RESPECT OF THE CHANGE OF THE COMPANY S NAME TO LANDESBANK BERLIN HOLDING AG AND THE ADJUSTMENT OF THE OBJECT OF THE COMPANY	Management	Fo

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MASTERCAR	RD INCORPORATED		MA	
ISSUER: 5	57636Q104 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	4	M.L. FERRAO DE AMORIM EDWARD SU-NING TIAN BERNARD S.Y. FUNG MARC OLIVIE MARK SCHWARTZ DAVID R. CARLUCCI ICHARD HAYTHORNTHWAITE ROBERT W. SELANDER	Management Management Management Management Management Management Management Management	F O O O O O O O F O
03	RATIFICATION OF APPOINTMENT OF PRICEWATERHOUS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCORDING FOR 2006	SECOOPERS	Management Management	Fo Fo
02	APPROVE THE 2006 NON-EMPLOYEE DIRECTOR EQUITY COMPENSATION PLAN	Y	Management	Fo
MODINE MA	ANUFACTURING COMPANY		MOD	
ISSUER: 6	507828100 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOK LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTS FIRM.		Management Management Management Management Management	FO FO FO FO
AT&T INC.			T	

ISSUER: 00206R102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vo
Number		Type	Ca
01	APPROVE ISSUANCE OF AT&T COMMON SHARES REQUIRED TO BE ISSUED PURSUANT TO THE MERGER AGREEMENT, DATED AS OF MARCH 4, 2006, BY AND AMONG BELLSOUTH CORPORATION, AT&T INC. AND ABC CONSOLIDATION CORP., AS IT MAY BE AMENDED.	Management	Fo

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CABLE AND WIRELESS JAMAICA LIMITED

ISSUER: P19231102 ISIN: JMP192311026

HR AND REMUNERATION STRATEGY, PENSIONS AND EXTERNAL

SEDOL: 2879208, B0320B3, 2880567

VOTE GROUP: GLOBAL

Proposal

Proposal	Type	Ca
ELECT MR. SIMON BALL AS A DIRECTOR, WHO RETIRES	Management	Fo
ELECT MR. JOHN PLUTHERO AS A DIRECTOR, WHO RETIRES	Management	Fo
RE-ELECT MR. KASPER RORSTED AS THE CHAIRMAN OF THE AUDIT COMMITTEE	Management	Fo
RE-APPOINT KMPG AUDIT PLC AS THE AUDITORS UNTIL THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	Fo
AUTHORIZE THE DIRECTORS TO SET THE REMUNERATION TO THE AUDITORS OF THE COMPANY	Management	Fo
APPROVE, THE SEPARATION OF THE COMPANY BUSINESS INTO TWO OPERATIONALLY SEPARATE ENTITIES, NAMED UK AND INTERNATIONAL THE BUSINESS, AT THE SAME TIME IT WAS DECIDED THAT FROM 01 APR 2006 ALL SHARED SERVICES CARRIED OUT AT THE CENTRE WOULD BE DEVOLVED TO THE BUSINESSES, THIS HAS NOW BEEN DONE, WITH THE NUMBER OF PEOPLE EMPLOYED CENTRALLY REDUCED FROM OVER 160 TO APPROXIMATELY 65; THE RETAINED ACTIVITIES ARE THOSE CONSISTENT WITH RUNNING A QUOTED COMPANY BEING FINANCE, TAX, TREASURY, INSURANCE, LEGAL AND COMPANY SECRETARIAL.	Management	FO
	ELECT MR. SIMON BALL AS A DIRECTOR, WHO RETIRES ELECT MR. JOHN PLUTHERO AS A DIRECTOR, WHO RETIRES RE-ELECT MR. KASPER RORSTED AS THE CHAIRMAN OF THE AUDIT COMMITTEE RE-APPOINT KMPG AUDIT PLC AS THE AUDITORS UNTIL THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY AUTHORIZE THE DIRECTORS TO SET THE REMUNERATION TO THE AUDITORS OF THE COMPANY APPROVE, THE SEPARATION OF THE COMPANY BUSINESS INTO TWO OPERATIONALLY SEPARATE ENTITIES, NAMED UK AND INTERNATIONAL THE BUSINESS, AT THE SAME TIME IT WAS DECIDED THAT FROM 01 APR 2006 ALL SHARED SERVICES CARRIED OUT AT THE CENTRE WOULD BE DEVOLVED TO THE BUSINESSES, THIS HAS NOW BEEN DONE, WITH THE NUMBER OF PEOPLE EMPLOYED CENTRALLY REDUCED FROM OVER 160 TO APPROXIMATELY 65; THE RETAINED ACTIVITIES ARE THOSE CONSISTENT WITH	ELECT MR. SIMON BALL AS A DIRECTOR, WHO RETIRES Management RE-ELECT MR. KASPER RORSTED AS THE CHAIRMAN OF THE AUDIT COMMITTEE RE-APPOINT KMPG AUDIT PLC AS THE AUDITORS UNTIL THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY AUTHORIZE THE DIRECTORS TO SET THE REMUNERATION TO THE AUDITORS OF THE COMPANY APPROVE, THE SEPARATION OF THE COMPANY BUSINESS INTO TWO OPERATIONALLY SEPARATE ENTITIES, NAMED UK AND INTERNATIONAL THE BUSINESS, AT THE SAME TIME IT WAS DECIDED THAT FROM 01 APR 2006 ALL SHARED SERVICES CARRIED OUT AT THE CENTRE WOULD BE DEVOLVED TO THE BUSINESSES, THIS HAS NOW BEEN DONE, WITH THE NUMBER OF PEOPLE EMPLOYED CENTRALLY REDUCED FROM OVER 160 TO APPROXIMATELY 65; THE RETAINED ACTIVITIES ARE THOSE CONSISTENT WITH RUNNING A QUOTED COMPANY BEING FINANCE, TAX,

Vc

Proposal

AFFAIRS, IN ESSENCE THE CONSEQUENCE OF THESE ACTIONS IS THAT THE BOARD IS NOW RESPONSIBLE FOR TWO SEPARATE BUSINESS OPERATING SIDE BY SIDE WITH THE COMPANY, EACH BUSINESS IS NOW RESPONSIBLE FOR ITS OVERALL FINANCIAL PERFORMANCE AND HAS A BOARD OF DIRECTORS WITH DELEGATED AUTHORITY FROM THE BOARD, AND A FINANCIAL STRATEGY APPROPRIATE TO ITS CIRCUMSTANCES, THE DRIVERS TO DETERMINE BEHAVIORS AND TO CREATE VALUE ARE THE SAME FOR EACH BUSINESS AND COMPRISE EBITDA GROWTH, OPTIONAL USE OF DEBT, PORTFOLIO STRATEGY, PACE AND THE QUALITY AND QUANTUM OF EBITDA AT THE TIME OF ANY EXIT; BINDING THE MANAGEMENT APPROACH TOGETHER IS THE DESIGN OF THE EXECUTIVE INCENTIVE SCHEMES, FOR EXAMPLE, THE FUNDING OF INTERNAL BALANCE SHEETS IS MADE REAL BY DIRECTLY AFFECTING THE CALCULATION OF THE INCENTIVE REWARD, WITHOUT THE INCENTIVE SCHEME SUCH INTERNAL DEBT IS SIMPLY NOTIONAL WITH NO BEHAVIORAL FORCE ATTACHED TO IT; THE REMUNERATION COMMITTEE CONCLUDED THAT THE EXISTING INCENTIVE PLANS ARE ADEQUATE FOR EXECUTIVES WITH GROUP FUNCTIONS INCLUDING THE EXECUTIVE DIRECTORS, MR. TONY RICE AND MR. GEORGE BATTERSBY AND DETAILS OF HOW THE EXISTING ARRANGEMENTS ARE BEING USED TO INCENTIVES EXECUTIVES WITH THE GROUP FUNCTIONS ARE OUTLINED IN THE REMUNERATION REPORT; FOR THE UK AND INTERNATIONAL EXECUTIVES INCLUDING THE EXECUTIVE DIRECTORS, MR. HARRIS JONES AND MR. JOHN PLUTHERO HOWEVER, THE REMUNERATION COMMITTEE CONCLUDED THAT A NEW APPROACH IS NEEDED, ACCORDINGLY, THE REMUNERATION COMMITTEE IS SEEKING APPROVAL AT THE AGM FOR THE CABLE & WIRELESS LONG TERM CASH INCENTIVE PLAN THE CASH LTIP , WHICH WOULD BE THE SOLE LONG-TERM INCENTIVE FOR THE NEXT 3 YEARS FOR SENIOR EXECUTIVES IN THE BUSINESS; THE DESIGN OF THE CASH LTIP IS THE SAME FOR BOTH BUSINESS ALTHOUGH THE NATURAL MIX OF DRIVERS WILL BE DIFFERENT, THE REMUNERATION COMMITTEE CONSIDERS IT ESSENTIAL THAT THE MANAGEMENT TEAMS IN EACH BUSINESS SEE THEIR ACTIONS CONVERTED

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> VALUE CREATION SOLELY IN THEIR BUSINESS, AND THIS WAS THE GENESIS OF THE CASH LTIP; THE VALUE CREATION MEASURE FOR EACH BUSINESS IS THE MOVEMENT OVER TIME OF ITS VALUE CONTAINED IN EXTERNAL SUM-OF-THE-PARTS VALUATION OF CABLE & WIRELESS AS A WHOLE, THE INCENTIVE POOL FOR EACH BUSINESS WILL COMPRISE 10% OF THE GROWTH IN VALUE IN EXCESS OF A HURDLE RATE MINIMUM 8% PER ANNUM OVER THE 4-YEAR PERFORMANCE PERIOD, OR UNTIL A VESTING EVENT IF EARLIER , THE REMUNERATION COMMITTEE WILL FIX THE BASE VALUE OF EACH BUSINESS AS AT 01 APR 2006, THE AGGREGATE OF THE BASE VALUES

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OF THE BUSINESS WILL NOT BE LESS THAN THE AVERAGE MARKET CAPITALIZATION OF THE COMPANY DURING MAR 2006 JMD 2.528BN , THE ALLOCATION OF THIS VALUE BETWEEN THE BUSINESS WILL BE SUBJECT TO FINAL APPROVAL BY THE REMUNERATION COMMITTEE HAVING REGARD TO THE ASSETS AND LIABILITIES OF THE RELEVANT BUSINESS; FOR THE PURPOSE OF THE CASH LTIP, A NOTIONAL OPENING BALANCE SHEET WILL THEN BE DRAWN UP FOR EACH BUSINESS BY REFERENCE TO THE BASE VALUE OF THE BUSINESS, AND THIS BALANCE SHEET WILL BE USED TO DETERMINE THE INITIAL HURDLE RATE TO BE APPLIED TO THAT BUSINESS, THE BALANCE SHEETS ARE DESIGNED TO DRIVE BEHAVIOR AND ARE PURELY NOTIONAL ALLOCATION TO DEBT HAS NO EFFECT ON THE OVERALL GEARING OF THE COMPANY, AND THEREFORE SHAREHOLDERS TAKE NO ADDITIONAL RISK AS A RESULT OF THE STRUCTURE AS SPECIFIED; THE MAXIMUM AMOUNT OF THE INCENTIVE POOL FOR INTERNATIONAL WILL, THEREFORE, BE JMD 39 MILLION IF ALL UNITS ARE ALLOCATED, THIS WILL BE EQUIVALENT TO 3.5% OF THE INCREASE IN VALUE OVER THE PERFORMANCE PERIOD; THE RULES OF THE CASH LTIP CONTAIN A NUMBER OF PROVISIONS WHICH MAY LIMIT THE PAYMENTS THAT WILL BE MADE; THE REMUNERATION COMMITTEE WILL ONLY APPROVE PAYMENTS TO DIRECTORS IF IT IS SATISFIED THAT THERE HAS BEEN UNDERLYING IMPROVEMENT IN THE PERFORMANCE OF A BUSINESS OVER THE PERFORMANCE PERIOD; THERE WILL BE NO PAYMENT TO THE DIRECTORS UNLESS TOTAL SHAREHOLDER RETURN DURING THE PERFORMANCE PERIOD IS POSITIVE; THE RULES OF THE CASH LTIP WILL CAP THE AMOUNT CAPABLE OF BEING PAID TO ANY INDIVIDUAL AT JMD 10 MILLION IF THERE IS A VESTING EVENT BEFORE 01 APR 2007 AND JMD 20 MILLION THEREAFTER FOR THE JMD 20 MILLION INDIVIDUAL CAP TO RESTRICT PAYMENTS, THE RELEVANT BUSINESS WILL HAVE TO CREATED AT LEAST JMD 1 BILLION OF VALUE ABOVE THE WEIGHTED AVERAGE COST OF CAPITAL OF AT LEAST 8% PER ANNUM; PAYMENTS TO DIRECTORS UNDER THE CASH LTIP ARE EXPECTED TO BE SIMILAR IN AGGREGATE TO WHAT THEY MIGHT HAVE BEEN BY A CONTINUATION OF THEIR EXISTING INCENTIVE ARRANGEMENTS, THE CASH LTIP HAS BEEN DESIGNED TO REPLACE THESE COMPANY DRIVEN COMPONENTS WITH COMPONENTS DIRECTLY LINKED TO DECISIONS TAKEN WITHIN EACH OF THE 2 BUSINESSES; THE REMUNERATION COMMITTEE RECOGNIZES THAT THE PROPOSED APPROACH TO EXECUTIVE INCENTIVES, INCLUDING BOTH THE ONE-OFF NATURE OF THE AWARDS AND THE ALIGNMENT TO BUSINESSES RATHER THAN THE OVERALL COMPANY, IS HIGHLY UNUSUAL, THIS REFLECT THE UNIQUE BUSINESS AND ORGANIZATION STRATEGY WE HAVE ADOPTED

10. AUTHORIZE THE DIRECTORS, TO ALLOT UNISSUED SHARES
IN THE COMPANY UP TO AN AGGREGATE NOMINAL VALUE
OF JMD 180 MILLION COMPANY S UNISSUED AND UNRESERVED
ORDINARY SHARE CAPITAL EXCLUDING TREASURY SHARES
AS AT 30 MAY 2006, THE NUMBER OF ORDINARY SHARES
HELD IN TREASURY IS 74,950,000 3.09% OF THE

Management

Fc

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E1 TO APPROVE THE RETURN OF CAPITAL BY WAY OF A

B SHARE SCHEME AND SHARE CONSOLIDATION AND THE

Management Fo

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A1	CONSEQUENTIAL AMENDMENT TO THE ARTICLES OF TO RECEIVE THE REPORT OF THE DIRECTORS AND STATEMENTS		Management	Fo
A2	DIRECTOR		Management	Fo
		SIR JOHN BOND, 2,3 ARUN SARIN, 2 THOMAS GEITNER DR MICHAEL BOSKIN, 1,3 LORD BROERS, 1,2 JOHN BUCHANAN, 1 ANDREW HALFORD	Management Management Management Management Management Management	F0 F0 F0 F0
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		PROF J. SCHREMPP, 2,3 LUC VANDEVELDE, 3 PHILIP YEA, 3 ANNE LAUVERGEON ANTHONY WATSON	Management Management Management Management Management	FO FO FO
A14 A15	TO APPROVE A FINAL DIVIDEND OF 3.87P PER OF SHARE TO APPROVE THE REMUNERATION REPORT	RDINARY	Management	Fo Fo
			Management	
A16	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUD	ITORS	Management	Fo
A17	TO AUTHORISE THE AUDIT COMMITTEE TO DETERM: THE REMUNERATION OF THE AUDITORS	INE	Management	Fo
A18	TO ADOPT NEW ARTICLES OF ASSOCIATION +		Management	Fo
A19	TO AUTHORISE DONATIONS UNDER THE POLITICAL ELECTIONS AND REFERENDUMS ACT 2000	PARTIES,	Management	Fo
A20	TO RENEW AUTHORITY TO ALLOT SHARES UNDER AN 16.2 OF THE COMPANY S ARTICLES OF ASSOCIATION		Management	Fo
A21	TO RENEW AUTHORITY TO DISAPPLY PRE-EMPTION UNDER ARTICLE 16.3 OF THE COMPANY S ARTICLE OF ASSOCIATION +	RIGHTS	Management	Fo
A22	TO AUTHORISE THE COMPANY S PURCHASE OF ITS SHARES (SECTION 166, COMPANIES ACT 1985) +	OWN	Management	Fo
	WIRELESS JAMAICA LIMITED			
ISSUER: P	19231102 ISIN	: JMP192311026		
SEDOL: 2	879208, B0320B3, 2880567			
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca

DECLARE A FINAL DIVIDEND OF 4 CENTS PER STOCK

UNIT, PAYABLE OUT OF THE PROFITS OF THE COMPANY

Fc

Management

IN RESPECT OF THE YE 31 MAR 2006 TO THE HOLDERS OF ORDINARY STOCK UNITS REGISTERED AT THE CLOSE

TO AUTHORIZE GIL SHWED TO CONTINUE SERVING AS

TO RATIFY THE APPOINTMENT AND COMPENSATION OF

CHECK POINT S INDEPENDENT PUBLIC ACCOUNTANTS.

THE MEETING.

CHAIRMAN OF OUR BOARD OF DIRECTORS AND OUR CHIEF EXECUTIVE OFFICER FOR UP TO THREE YEARS FOLLOWING

OF BUSINESS ON 02 AUG 2006 AND THE SAID DIVIDEND BE PAID ON 08 SEP 2006 RE-ELECT MR. LEANARDO DE BARROS, WHO RETIRES Management Fc BY ROTATION Management For Manage 3.b RE-ELECT MR. MILTON WEISE, WHO RETIRES BY ROTATION 3.c ELECT MR. FRANCIS MOUNT AS A DIRECTOR OF THE COMPANY 3.d ELECT MR. DON WEHBY AS A DIRECTOR OF THE COMPANY 3.e ELECT MR. MARK THOMPSON AS A DIRECTOR OF THE COMPANY Management Fc Management APPROVE THE AMOUNT AS SPECIFIED IN THE ACCOUNTS Fc OF THE COMPANY FOR THE YE 31 MAR 2006 AS THE FEES OF THE DIRECTORS FOR THEIR SERVICES AS DIRECTORS Fo APPROVE TO FIX THE REMUNERATION OF THE AUDITORS, Management KPMG, BY THE DIRECTORS OF THE COMPANY ADOPT THE ACCOUNTS FOR THE YE 31 MAR 2006 TOGETHER Management Fo WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 10 of 236 CHECK POINT SOFTWARE TECHNOLOGIES LT CHKP ISSUER: M22465104 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са Type ELECTION OF DIRECTORS (OTHER THAN OUTSIDE DIRECTORS): Fc Management GIL SHWED, MARIUS NACHT, JERRY UNGERMAN, DAN PROPPER, DAVID RUBNER, TAL SHAVIT. NOTE: DIRECTORS ARE ELECTED AS A GROUP, NOT INDIVIDUALLY PLEASE BE ADVISED THAT THE ONLY VALID VOTING OPTIONS FOR THIS PROPOSAL ARE EITHER FOR OR ABSTAIN ELECTION OF OUTSIDE DIRECTORS: YOAV CHELOUCHE, Management Fo IRWIN FEDERMAN, GUY GECHT, RAY ROTHROCK. NOTE: DIRECTORS ARE ELECTED AS A GROUP, NOT INDIVIDUALLY PLEASE BE ADVISED THAT THE ONLY VALID VOTING OPTIONS FOR THIS PROPOSAL ARE EITHER FOR OR ABSTAIN

Management Fo

Management Fo

	Edgar Filing: GABE	LLI EQUITY TRUST INC - Form N-PX		
05	TO AMEND OUR ARTICLES OF	F ASSOCIATION TO PERMIT	Management	Fo
06	ELECTRONIC VOTING. TO APPROVE COMPENSATION		Management	Fo
07	OFFICERS WHO ARE ALSO BO PLEASE INDICATE WHETHER INTEREST IN PROPOSAL 6. AGAINST = NO.	OR NOT YOU HAVE A PERSONAL	Management	Agai
 KERR-MCGE	EE CORPORATION		KMG	
ISSUER: 4	192386107	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	PROPOSAL TO ADOPT THE ACCORDONAL TO ADOPT THE ACCORDONAL TO ADOPT THE ACCORDONAL TO AND KERR-MCGEE CORPORATION, ACCORDONAL TO KERR-MCGEE CORPORATION WOULD BECOME OF ANADARKO PETROLEUM CORPOPOSAL TO ADJOURN THE	C. WOULD BE MERGED WITH PORATION AND KERR-MCGEE E A WHOLLY-OWNED SUBSIDIARY DRPORATION. SPECIAL MEETING, IF NECESSARY, ROXIES IN FAVOR OF ADOPTION	Management Management	
Meeting [ABOVE. e - Investment Company Reports Range: 07/01/2006 to Accounts: NPX GABELLI EQU	06/30/2007 Report Date: 0°		
 H.J. HEIN	IZ COMPANY		HNZ	CONTES
ISSUER: 4	123074103	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	W.R. JOHNSON	Management Management	FC

C.E. BUNCH

M.C. CHOKSI

P.H. COORS J.G. DROSDICK Fc

Fc

Fc Fc

Management

Management

Management Management

	E.E. H	OLIDAY	Management	Fo
	C. KEN		Management	Fc
		EILLEY	Management	Fo
	L.C. S	WANN	Management	Fc
	T.J. U	SHER	Management	Fc
		PELTZ	Opposition	
		L F. WEINSTEIN	Opposition	
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLI ACCOUNTING FIRM	С	Management	Fo
PRECISION	CASTPARTS CORP.		PCP	
ISSUER: 7	40189105 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type 	Ca
01	DIRECTOR		Management	Fo
		MARK DONEGAN VERNON E. OECHSLE	Management Management	F c F c
03	REAPPROVING THE 2001 STOCK INCENTIVE PLAN	VERMON E. CEONOEE	Management	Fo
02	AMENDING THE RESTATED ARTICLES OF INCORPORAT TO INCREASE AUTHORIZED COMMON STOCK TO 450,0 SHARES		Management	Fc
THE J. M.	SMUCKER COMPANY		 SJMB	CONTES
ISSUER: 8	32696405 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Туре	Ca
01	DIRECTOR		Management	Fo
		PAUL J. DOLAN	Management	Fc
		NANCY LOPEZ	Management	Fo
		GARY A. OATEY	Management	Fo
0.0	DATITICATION OF ADDOLMMENT OF TARRESTS OF	TIMOTHY P. SMUCKER	Management	Fo
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT R PUBLIC ACCOUNTING FIRM.		Management	Fo
03	APPROVAL OF THE J. M. SMUCKER COMPANY 2006 E	QUITY	Management	Fo

Selected Accounts: NPX GABELLI EQUITY TRUST INC.

Report Date: 07/02/2007

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COMPENSATION PLAN.

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-	GAS RESOURCES, INC.		WGR	
ISSUER:	958259103	ISIN:		
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7
01	PROPOSAL TO ADOPT THE AGREEMENT AND DATED AS OF JUNE 22, 2006, AS AMEND ANADARKO PETROLEUM CORPORATION (AND APC MERGER SUB, INC. (MERGER SUB AND APPROVE THE MERGER OF MERGER SUB INTO WESTERN, WITH WESTERN CONTINUSURVIVING CORPORATION, ALL AS MORE IN THE PROXY STATEMENT.	D PLAN OF MERGER, DED, AMONG NADARKO), AND WESTERN, JB WITH AND ING AS THE	Management	
FLOWSERV	E CORPORATION		FLS	
ISSUER:	34354P105	ISIN:		
SEDOL:				
VOTE GRO	JP: GLOBAL			
Number	Proposal		Proposal Type	C
		AIN STOCK OPTION	Type	
Number	APPROVAL OF THE AMENDMENTS TO CERTA		Туре	 F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	AIN STOCK OPTION ROGER L. FIX*	Type Management Management Management	 F E
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	AIN STOCK OPTION ROGER L. FIX* LEWIS M. KLING*	Type Management Management Management Management	 F F F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	AIN STOCK OPTION ROGER L. FIX*	Type Management Management Management	 F F F F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN*	Type Management Management Management Management Management Management	 F F F F F F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN* ROGER L. FIX**	Type Management Management Management Management Management Management Management Management Management	 F F F F F F F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN* ROGER L. FIX** DIANE C. HARRIS**	Type Management	F F F F F F F F
Number 02	APPROVAL OF THE AMENDMENTS TO CERTA	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN* ROGER L. FIX**	Type Management Management Management Management Management Management Management Management Management	F F F F F F F F
Number 02 01	APPROVAL OF THE AMENDMENTS TO CERTA	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN* ROGER L. FIX** DIANE C. HARRIS** LEWIS M. KLING** JAMES O. ROLLANS**	Type Management	F F F F F F F F F
Number 02 01 KERZNER	APPROVAL OF THE AMENDMENTS TO CERTA AND INCENTIVE PLANS. DIRECTOR	ROGER L. FIX* LEWIS M. KLING* MICHAEL F. JOHNSTON* CHARLES M. RAMPACEK* KEVIN E. SHEEHAN* ROGER L. FIX** DIANE C. HARRIS** LEWIS M. KLING** JAMES O. ROLLANS**	Type Management Management	F F F F F F F F F F

Proposal Number	Proposal	Proposal Type	7
02	TO ADJOURN THE EXTRAORDINARY GENERAL MEETING AND TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE THE MERGER AGREEMENT.	Management	I
01	TO APPROVE THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER DATED AS OF APRIL 30, 2006 (THE MERGER AGREEMENT), BY AND AMONG K-TWO HOLDCO LIMITED, ITS WHOLLY-OWNED SUBSIDIARY K-TWO SUBCO LIMITED AND KERZNER INTERNATIONAL LIMITED.	Management	F
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/ Accounts: NPX GABELLI EQUITY TRUST INC. Page 13		
 KONINKLIJ	JKE KPN NV		
ISSUER: N	N4297B146 ISIN: NL0000009082	BLOCKING	
SEDOL: E	BOCM843, 0726469, 5983537, B02P035, 5956078		
SEDOL: E	BOCM843, 0726469, 5983537, B02P035, 5956078		
	BOCM843, 0726469, 5983537, B02P035, 5956078		
VOTE GROU		Proposal	
VOTE GROU		Proposal Type	
VOTE GROU	JP: GLOBAL	=	
VOTE GROU Proposal Number	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU.	Type Non-Voting	
VOTE GROU Proposal Number *	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER.	Type	
VOTE GROUProposal Number * 1. 2.	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU. OPENING AND ANNOUNCEMENTS ANNOUNCEMENT TO APPOINT MR. J.B.P. COOPMANS AS	Type Non-Voting Non-Voting	
VOTE GROUP Proposal Number *	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU. OPENING AND ANNOUNCEMENTS ANNOUNCEMENT TO APPOINT MR. J.B.P. COOPMANS AS THE MEMBER OF THE BOARD OF MANAGEMENT	Type Non-Voting Non-Voting Non-Voting Non-Voting	
VOTE GROUProposal Number * 1. 2. 3. CENDANT C	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU. OPENING AND ANNOUNCEMENTS ANNOUNCEMENT TO APPOINT MR. J.B.P. COOPMANS AS THE MEMBER OF THE BOARD OF MANAGEMENT CLOSURE OF THE MEETING	Type Non-Voting Non-Voting Non-Voting Non-Voting	
Proposal Number 1. 2. 3. CENDANT C	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU. OPENING AND ANNOUNCEMENTS ANNOUNCEMENT TO APPOINT MR. J.B.P. COOPMANS AS THE MEMBER OF THE BOARD OF MANAGEMENT CLOSURE OF THE MEETING	Type Non-Voting Non-Voting Non-Voting Non-Voting CD	
VOTE GROUProposal Number * 1. 2. 3. CENDANT CISSUER: 1	Proposal PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 21 AUG 2006. SHARES CAN BE TRADED THEREAFTER. THANK YOU. OPENING AND ANNOUNCEMENTS ANNOUNCEMENT TO APPOINT MR. J.B.P. COOPMANS AS THE MEMBER OF THE BOARD OF MANAGEMENT CLOSURE OF THE MEETING CORPORATION 151313103 ISIN:	Type Non-Voting Non-Voting Non-Voting Non-Voting CD	

06 APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AMENDED

AND RESTATED CERTIFICATE OF INCORPORATION TO

Management Fo

	Edgar i mig. a/ DEEEr Edgir i Trioo i i			
	DECREASE THE NUMBER OF AUTHORIZED SHARES OF			
	COMPANY S COMMON STOCK TO 250 MILLION SHARE			
	THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMEN	DS		
	THAT YOU VOTE AGAINST PROPOSAL 7 AND 8.			
05	APPROVE THE COMPANY S PROPOSAL TO AMEND ITS	AMENDED	Management	Fo
	AND RESTATED CERTIFICATE OF INCORPORATION.			
04	TO CONSIDER AND APPROVE THE COMPANY S PROPO		Management	Fo
	TO AMEND ITS AMENDED AND RESTATED CERTIFICA			
	OF INCORPORATION TO CHANGE THE NAME OF THE	COMPANY		
0.0	TO AVIS BUDGET GROUP, INC .	AMENDED.		_
03	APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AND RESTATED CERTIFICATE OF INCORPORATION T		Management	Fo
	EFFECT A ONE-FOR-TEN REVERSE STOCK SPLIT OF COMMON STOCK.	115		
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOU	CHE	Management	Fo
02	LLP AS THE AUDITORS OF THE COMPANY S FINANC		rianagement	ro
	STATEMENTS.	.1711		
01	DIRECTOR		Management	Fo
		H.R. SILVERMAN*	Management	Fo
		M.J. BIBLOWIT*	Management	Fo
		J.E. BUCKMAN*	Management	Fo
		L.S. COLEMAN*	Management	Fo
		M.L. EDELMAN*	Management	Fo
		G. HERRERA*	Management	Fo
		S.P. HOLMES*	Management	Fo
		L.T. BLOUIN MACBAIN*	Management	Fo
		C.D. MILLS*	Management	Fo
		B. MULRONEY*	Management	Fo
		R.E. NEDERLANDER*	Management	Fo
		R.L. NELSON*	Management	Fo
		R.W. PITTMAN*	Management	Fo
		P.D.E. RICHARDS*	Management	Fo
		S.Z. ROSENBERG*	Management	Fo
		R.F. SMITH*	Management	Fo
		R.L. NELSON**	Management	Fo
Dwarrend	Thursday Company Paracet			
	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2	007	
-	Accounts: NPX GABELLI EQUITY TRUST INC.	Page 14 of		
Delected	Accounts. NEA GADEBEE EQUITE INCOME.	1 age 14 01	230	
		L.S. COLEMAN**	Management	Fo
		M.L. EDELMAN**	Management	Fo
		S.Z. ROSENBERG**	Management	Fo
		F. ROBERT SALERNO**	Management	Fo
		S.E. SWEENEY**	Management	Fo
08	TO CONSIDER AND VOTE UPON STOCKHOLDER PROPO	SAL	Shareholder	Agai

H&R BLOCK, INC. HRB

ISSUER: 093671105 ISIN:

08 TO CONSIDER AND VOTE UPON STOCKHOLDER PROPOSAL REGARDING SEVERANCE AGREEMENTS.

07 TO CONSIDER AND VOTE UPON STOCKHOLDER PROPOSAL

REGARDING NON-EMPLOYEE DIRECTOR COMPENSATION.

SEDOL:

Shareholder Agai

VOTE	GROUP:	GLOBAL

Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR		Management Management	Fc
		JERRY D. CHOATE HENRY F. FRIGON ROGER W. HALE	Management Management Management	Fo Fo
		LEN J. LAUER	Management	Fo
03	APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS FOR PERFORMANCE SHARES ISSUED PURSUANT TO THE 2003 LONG-TERM EXECUTIVE COMPENSATION PLAN.		Management	Fo
02	APPROVAL OF AN AMENDMENTS TO THE 1999 STOCK OPTION PLAN FOR SEASONAL EMPLOYEES TO EXTEND THE PLAN FOR THREE YEARS, SUCH THAT IT WILL TERMINATE, UNLESS FURTHER EXTENDED, ON DECEMBER 31, 2009.		Management	Fo
04	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR THE YEAR ENDING APRIL 30, 2007.		Management	Fo
LUCENT TE	CHNOLOGIES INC.		LU	

ISIN:

VOTE GROUP: GLOBAL

ISSUER: 549463107

Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 2, 2006, BY AND AMONG LUCENT TECHNOLOGIES INC., ALCATEL, AND AURA MERGER SUB,	Management	Fo
	INC., AND THE TRANSACTIONS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL		
	2, 2006, BY AND AMONG LUCENT TECHNOLOGIES INC.,		

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 15 of 236

FLEETWOOD ENTERPRISES, INC. FLE

ISSUER: 339099103 ISIN:

ALCATEL, AND AURA MERGER SUB, INC.

SEDOL:

VOTE GROUP: GLOBAL

02 RATIFY ACCOUNTANTS FOR 2006.

51.00	r. GLODAL			
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	MARGARET S. DANO DR. JAMES L. DOTI DAVID S. ENGELMAN DANIEL D. VILLANUEVA	Management Management Management Management	न न न न
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG AS OUR INDEPENDENT REGISTERED PUBLIC ACCOU FIRM FOR FISCAL 2007.	LLP	Management Management	r F
03	TO CONSIDER AND ACT UPON SUCH OTHER BUSINE THAT MAY PROPERLY COME BEFORE THE MEETING.		Management	F
 TELEPHONE	AND DATA SYSTEMS, INC.		TDS	
ISSUER: 8	79433100 ISIN	1:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	-		Proposal Type	V C
01	DIRECTOR		Management	 F
		C.D. O'LEARY M.H. SARANOW M.L. SOLOMON H.S. WANDER	Management Management Management Management	च च च
02	RATIFY ACCOUNTANTS FOR 2006		Management	F
Proposal Number	Proposal		Proposal Type	V
01	DIRECTOR	C.D. O'LEARY M.H. SARANOW M.L. SOLOMON H.S. WANDER	Management Management Management Management Management	 F F F F
 UNITED ST	ATES CELLULAR CORPORATION		USM	
ISSUER: 9	11684108 ISIN	1:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	7
01	DIRECTOR	U I UNDOZNU ID	Management	 F

Fc

Fc

H.J. HARCZAK, JR. Management Management

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007
Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 16 of 236

EARL SCHE	IB, INC.		ESHB	
ISSUER: 8	06398103 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	CHRISTIAN K. BEMENT JAMES P. BURRA ROBERT M. SMILAND SALVATORE J. ZIZZA	Management Management Management Management Management	FC FC FC
CA, INC.			CA	
ISSUER: 1	2673P105 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	ALFONSE M. D'AMATO GARY J. FERNANDES ROBERT E. LA BLANC CHRISTOPHER B. LOFGREN JAY W. LORSCH WILLIAM E. MCCRACKEN LEWIS S. RANIERI WALTER P. SCHUETZE JOHN A. SWAINSON LAURA S. UNGER RON ZAMBONINI	Management	FC FC FC FC FC FC FC FC
03	STOCKHOLDER PROPOSAL TO AMEND THE BY-LAWS WI RESPECT TO THE ADOPTION OR MAINTENANCE BY TH BOARD OF DIRECTORS OF ANY CA, INC. RIGHTS PL	TH E	Shareholder	Fo
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCO FOR THE FISCAL YEAR ENDING MARCH 31, 2007.		Management	Fo

ALLERGAN, INC. AGN ISSUER: 018490102 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal TO APPROVE AN AMENDMENT TO ALLERGAN S RESTATED Management Fo CERTIFICATE OF INCORPORATION, AS AMENDED, TO INCREASE THE TOTAL NUMBER OF SHARES OF COMMON STOCK ALLERGAN IS AUTHORIZED TO ISSUE FROM 300,000,000 TO 500,000,000. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 17 of 236 ______ DEL MONTE FOODS COMPANY DLM ISSUER: 24522P103 ISIN: SEDOL: VOTE GROUP: GLOBAL V c Ca Proposal Proposal Number Proposal Type Са Management For SAMUEL H. ARMACOST Management For TERENCE D. MARTIN Management For RICHARD G. WOLFORD Management For ENDENT Management For Samuel Management Management For Samuel Management Management Management For Samuel Management Managemen 01 DIRECTOR Fo TO RATIFY THE APPOINTMENT OF KPMG LLP, AN INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM, AS DEL MONTE FOODS COMPANY S INDEPENDENT AUDITORS FOR ITS FISCAL YEAR ENDING APRIL 29, 2007. GERBER SCIENTIFIC, INC. GRB ISSUER: 373730100 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo

Proposal

Number Proposal

01	DIRECTOR			DONALD P. AIKEN MARC T. GILES EDWARD G. JEPSEN RANDALL D. LEDFORD JOHN R. LORD CAROLE F. ST. MARK A. ROBERT TOWBIN W. JERRY VEREEN	Management	F O O O O O F O F O F O
02	2006 OMNIBUS INCENT THE ADOPTION OF THE				Management	Fo
SKYLINE C	ORPORATION				SKY	
ISSUER: 8 SEDOL:	30830105		ISIN:			
VOTE GROU	P: GLOBAL					
Proposal Number	Proposal				Proposal Type	Vo Ca
01	DIRECTOR			ARTHUR J. DECIO THOMAS G. DERANEK JOHN C. FIRTH JERRY HAMMES RONALD F. KLOSKA WILLIAM H. LAWSON DAVID T. LINK ANDREW J. MCKENNA	Management Management Management Management Management Management Management Management Management	F 0 0 0 0 0 F 0 0 F 0 0 F 0
Meeting D	- Investment Compan ate Range: 07/01/200 Accounts: NPX GABELL	6 to 06/30/2007		Report Date: 07/02/20 Page 18 of 2		
 GENERAL M	ILLS, INC.				GIS	
ISSUER: 3	70334104		ISIN:			
SEDOL:						
VOTE GROU	P: GLOBAL					
Proposal Number	Proposal				Proposal Type	Vo Ca
01	DIRECTOR				Management	Fo

Fo Fo

PAUL DANOS Management
WILLIAM T. ESREY Management
RAYMOND V. GILMARTIN Management

		H H. O KE M ST A.	ITH RICHARDS HOPE EIDI G. MILLER CHOA-BRILLEMBOURG STEVE ODLAND NDALL J. POWELL ICHAEL D. ROSE ROBERT L. RYAN EPHEN W. SANGER MICHAEL SPENCE ROTHY A. TERRELL	Management	F 0 0 0 0 0 F 0 0 F 0 F 0
02	RATIFY THE APPOINTMENT OF KPMG LLP AS MILLS INDEPENDENT REGISTERED PUBLIC AFIRM.	GENERAL		Management	Fo
03	ADOPT THE 2006 COMPENSATION PLAN FOR DIRECTORS.	NON-EMPLOYEE		Management	Agai
04	STOCKHOLDER PROPOSAL ON LABELING OF GENGINEERED FOOD PRODUCTS.	ENETICALLY		Shareholder	Agai
UNIVISION	COMMUNICATIONS INC.			UVN	
ISSUER: 9	14906102	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
02	APPROVE THE ADJOURNMENT OF THE SPECIAL IF NECESSARY OR APPROPRIATE, TO SOLIC PROXIES IF THERE ARE INSUFFICIENT VOT TIME OF THE SPECIAL MEETING TO ADOPT AGREEMENT.	CIT ADDITIONA CES AT THE	L	Management	F0
01	CONSIDER AND VOTE UPON A PROPOSAL TO AGREEMENT AND PLAN OF MERGER, DATED A 26, 2006, BY AND AMONG UNIVISION COMMINC., UMBRELLA HOLDINGS, LLC, A DELAW LIABILITY COMPANY (THE BUYER), AND U ACQUISITION, INC., A DELAWARE CORPORA WHOLLY-OWNED SUBSIDIARY OF THE BUYER	S OF JUNE JUNICATIONS JARE LIMITED JUMBRELLA JUTION AND		Management	Fo
ROYCE VAL	UE TRUST, INC.			RVT	
ISSUER: 7	80910105	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR		CHARLES M. ROYCE G. PETER O'BRIEN	Management Management Management	F0 F0 F0

ProxyEdge - Investment Company Report

03

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 19 of 236

THE MOSAIC COMPANY MOS ISSUER: 61945A107 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са ______ RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS Management Fo INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. APPROVAL OF AMENDMENT TO THE COMPANY S 2004 OMNIBUS Management Fo STOCK AND INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES AUTHORIZED FOR ISSUANCE UNDER THE PLAN FROM 10,000,000 SHARES TO 25,000,000 SHARES. 0.1 DIRECTOR Management Fo PHYLLIS E. COCHRAN Management Fc ROBERT L. LUMPKINS Management Fc HAROLD H. MACKAY Management Fc WILLIAM T. MONAHAN Management Fc THE PROCTER & GAMBLE COMPANY PG ISSUER: 742718109 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са Type _____ 02 APPROVE AMENDMENT TO THE CODE OF REGULATIONS Management Fc TO DECREASE THE AUTHORIZED NUMBER OF DIRECTORS ON THE BOARD REAPPROVE AND AMEND THE MATERIAL TERMS OF THE Management Fc PERFORMANCE CRITERIA UNDER THE PROCTER & GAMBLE 2001 STOCK AND INCENTIVE COMPENSATION PLAN SHAREHOLDER PROPOSAL - AWARD NO FUTURE STOCK Shareholder Agai OPTIONS Management Fc 01 DIRECTOR

RATIFY APPOINTMENT OF THE INDEPENDENT REGISTERED

Fc

Fc

Fc

Management

Management

Management

NORMAN R. AUGUSTINE Management For A.G. LAFLEY Management For JOHNATHAN A. RODGERS Management For

JOHN F. SMITH, JR. MARGARET C. WHITMAN

PUBLIC ACCOUNTING FIRM

AZTAR COR	PORATION	AZR	
ISSUER: 0	54802103 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
02	APPROVAL OF ANY PROPOSAL TO ADJOURN, POSTPONE OR CONTINUE THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ITEM 1 IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF ITEM 1 AT THE SPECIAL MEETING.	Management	F¢
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/ Accounts: NPX GABELLI EQUITY TRUST INC. Page 20	02/2007 of 236	
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 19, 2006, BY AND AMONG AZTAR CORPORATION, COLUMBIA SUSSEX CORPORATION, WIMAR TAHOE CORPORATION D/B/A COLUMBIA ENTERTAINMENT AND WT-COLUMBIA DEVELOPMENT, INC.	Management	F¢
 DIAGEO PL	 C	DEO	
ISSUER: 2	5243Q205 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
 14	AMENDMENTS TO DIAGEO EXECUTIVE SHARE OPTION PLAN	Management	 F
13	ADOPTION OF DIAGEO PLC 2006 IRISH PROFIT SHARING SCHEME	Management	F
12	AUTHORITY TO MAKE EU POLITICAL DONATIONS/EXPENDITURE	Management	F
11	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	Management	F
10	DISAPPLICATION OF PRE-EMPTION RIGHTS	Management	F
09	AUTHORITY TO ALLOT RELEVANT SECURITIES	Management	F
08	RE-APPOINTMENT AND REMUNERATION OF AUDITOR	Management	F
07	ELECTION OF MS LM DANON (MEMBER OF AUDIT, NOMINATION,	Management	F
06	AND REMUNERATION COMMITTEE) RE-ELECTION OF MR PS WALSH (MEMBER OF EXECUTIVE COMMITTEE AND CHAIRMAN OF BOARD)	Management	F
05	RE-ELECTION OF MR HT STITZER (MEMBER OF AUDIT,	Management	F
0.5	NE EDECTION OF MY UI STITPEY (MEMDER OF MODIL)	management	

04	NOMINATION, AND REMUNERATION COMMITTEE) RE-ELECTION OF LORD HOLLICK OF NOTTING HILL (MEMBER	Management	Fo
0 1	OF AUDIT, NOMINATION, REMUNERATION COMMITTEE	Fiarragement	1 0
2.2	AND CHAIRMAN OF BOARD)		_
03 02	DECLARATION OF FINAL DIVIDEND DIRECTORS REMUNERATION REPORT 2006	Management	Fo Fo
02	REPORTS AND ACCOUNTS 2006	Management Management	F O
V ±	THE ONE INCOME 2000	11a11agemeile	
SOUTHERN	ENERGY HOMES, INC.	SEHI	
ISSUER: 8	42814105 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal		Proposal	Vo
	Proposal	Type	Ca
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, BY AND BETWEEN CMH MANUFACTURING, INC., ITS WHOLLY OWNED SUBSIDIARY S MERGER SUB, INC., AND SOUTHERN ENERGY HOMES, INC., DATED AS OF AUGUST 16, 2006, AS IT MAY BE AMENDED FROM TIME TO TIME, PURSUANT TO WHICH S MERGER SUB WILL BE MERGED WITH AND INTO SOUTHERN ENERGY HOMES, AS DESCRIBED IN THE	Management	Fo
_	ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/20 Accounts: NPX GABELLI EQUITY TRUST INC. Page 21 of 2		
NEWS CODE			
NEWS CORE	ORATION	NWSA	
ISSUER: 6		NWSA	
		NWSA	
ISSUER: 6		NWSA	
ISSUER: 6 SEDOL: VOTE GROU	5248E203 ISIN:		Vo
ISSUER: 6	5248E203 ISIN:	NWSA Proposal Type	Vo Ca
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal	Proposal Type	Ca
ISSUER: 6 SEDOL: VOTE GROU	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR	Proposal Type Management	Ca Fo
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR	Proposal Type Management Management	Ca Fo Fo
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR LACHLAN K. MURDOCH	Proposal Type Management Management Management	Ca Fc Fc
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR LACHLAN K. MURDOCH THOMAS J. PERKINS	Proposal Type Management Management Management Management Management	Ca Fc Fc Fc
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR LACHLAN K. MURDOCH	Proposal Type Management Management Management Management Management	Ca Fc Fc Fc Fc
ISSUER: 6 SEDOL: VOTE GROU Proposal Number	5248E203 ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR LACHLAN K. MURDOCH THOMAS J. PERKINS ARTHUR M. SISKIND	Proposal Type Management Management Management Management Management	Ca Fo Fo Fo Fo
ISSUER: 6 SEDOL: VOTE GROU Proposal Number 01	ISIN: P: GLOBAL Proposal DIRECTOR JOSE MARIA AZNAR LACHLAN K. MURDOCH THOMAS J. PERKINS ARTHUR M. SISKIND JOHN L. THORNTON RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY	Proposal Type Management Management Management Management Management Management Management Management	Ca Fo Fo Fo Fo

THE REYNOLDS AND	REYNOLDS COMPANY		
		REY	
ISSUER: 76169510	ISIN:		
SEDOL:			
VOTE GROUP: GLOB	L		
Proposal Number Propos		Proposal Type	V d C á
MERGER UNIVER	OVE AND ADOPT THE AGREEMENT AND PLAN OF DATED AS OF AUGUST 7, 2006, BY AND AMONG AL COMPUTER SYSTEMS HOLDING, INC., RACECAR TION CO. AND THE REYNOLDS AND REYNOLDS	Management	F.
II TO APP THE SP OR APP IN THE	OVE THE ADJOURNMENT OR POSTPONEMENT OF CIAL MEETING OF SHAREHOLDERS, IF NECESSARY OPRIATE, TO SOLICIT ADDITIONAL PROXIES EVENT THAT THERE ARE NOT SUFFICIENT VOTES TIME OF THE SPECIAL MEETING TO APPROVE	Management	FC
DUKE ENERGY CORP	RATION	DUK	
ISSUER: 26441C10	ISIN:		
SEDOL:			
VOTE GROUP: GLOB	L		
Proposal Number Propos		Proposal Type	V c C a
01 DIRECT		Management	Fo
	ROGER AGNELLI PAUL M. ANDERSON WILLIAM BARNET, II G. ALEX BERNHARDT, MICHAEL G. BROWNIN PHILLIP R. COX WILLIAM T. ESREY ANN MAYNARD GRAY	Management SR. Management Management Management Management Management Management	FC FC FC FC FC
	JAMES H. HANCE, JR DENNIS R. HENDRIX MICHAEL E.J. PHELP JAMES T. RHODES JAMES E. ROGERS	Management	FC FC FC

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Selected Accounts: NPX GABELLI EQUITY TRUST INC.

02	APPROVAL OF THE DUKE ENERGY CORPORATION 200	MARY L. SCHAPIRO DUDLEY S. TAFT 06	Management Management Management	Fc Fc
03	LONG-TERM INCENTIVE PLAN. RATIFICATION OF DELOITTE & TOUCHE LLP AS DUENERGY S INDEPENDENT PUBLIC ACCOUNTANT FOR		Management	Fo
NOVELIS I	INC.		NVL	
ISSUER: 6	57000X106 ISIN	:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
03	APPROVAL OF THE NOVELIS INC. 2006 INCENTIVE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR AND AUTHORIZE DIRECTORS TO FIX REMUNERATIONS	AS IRM	Management Management	Agai Fo
O1 SARA LEE ISSUER: 8 SEDOL:	DIRECTOR CORPORATION 303111103 ISIN	WILLIAM T. MONAHAN EDWARD A. BLECHSCHMIDT JACQUES BOUGIE, O.C. CHARLES G. CAVELL CLARENCE J. CHANDRAN C. ROBERTO CORDARO HELMUT ESCHWEY DAVID J. FITZPATRICK SUZANNE LABARGE RUDOLF RUPPRECHT KEVIN M. TWOMEY JOHN D. WATSON EDWARD V. YANG	Management SLE	
	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		B. BARNES J.T. BATTENBERG III C. BEGLEY C. CARROLL	Management Management Management Management	FC FC FC

04	TO VOTE ON A STOCKHOLDER PROPOSAL REGA COMPENSATION DISCUSSION AND ANALYSIS. TO VOTE ON A STOCKHOLDER PROPOSAL REGA AND CEO POSITIONS.		V. COLBERT J. CROWN W. DAVIS L. KOELLNER C. VAN LEDE I. PROSSER R. RIDGWAY J. WARD	Management Management Management Management Management Management Management Management Shareholder	Fo Fo Fo Fo Fo Agai
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.		port Date: 07/02/20 Page 23 of 2		
02	RATIFICATION OF THE APPOINTMENT OF PRI LLP AS SARA LEE S INDEPENDENT REGISTER ACCOUNTANTS FOR FISCAL 2007.		1COOPERS	Management	Fo
 CHECKFREE	CORPORATION			CKFR	
ISSUER: 1	62813109	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR		MARK A. JOHNSON EUGENE F. QUINN	Management Management Management	Fo Fo Fo
02	APPROVAL OF THE CHECKFREE CORPORATION STOCK PURCHASE PLAN.	2006 ASSOCIA	=	Management	Fo
PETROCHIN	A COMPANY LIMITED			PTR	
ISSUER: 7	1646E100	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	THAT THE CONTINUING CONNECTED TRANSACT AS A RESULT OF THE ACQUISITION OF A 67 IN PETROKAZAKHSTAN INC. BY PETROCHINA CNPC EXPLORATION AND DEVELOPMENT COMPA	7% INTEREST THROUGH	;	Management	Fc

03	(ACQUISITION), AS SET OUT IN THE CIRCULAR OF PETROCHINA DATED 14 SEPTEMBER 2006 (CIRCULAR). THAT THE PROPOSED REVISION TO THE EXISTING ANNUAL CAPS FOR THE THREE YEARS FROM 1 JANUARY 2006 TO 31 DECEMBER 2008 OF EACH OF THE CONTINUING CONNECTED TRANSACTION UNDER THE AMENDED COMPREHENSIVE AGREEMENT AS A RESULT OF CHANGES TO PETROCHINA	Management	Fo
	S PRODUCTION AND OPERATIONAL ENVIRONMENT, AS SET OUT IN THE CIRCULAR, BE AND IS HEREBY APPROVED,		
	RATIFIED AND CONFIRMED.		
02	THAT THE PROPOSED REVISION TO THE EXISTING ANNUAL CAPS FOR THE THREE YEARS FROM 1 JANUARY 2006	Management	Fo
	TO 31 DECEMBER 2008 OF EACH OF THE CONTINUING CONNECTED TRANSACTION UNDER THE AMENDED COMPREHENSIVE		
	AGREEMENT AS A RESULT OF THE ACQUISITION, AS		
	SET OUT IN THE CIRCULAR, BE AND IS HEREBY APPROVED,		
	RATIFIED AND CONFIRMED.		
S5	THAT THE PROPOSED AMENDMENTS TO THE ARTICLES	Management	Fo
	OF ASSOCIATION OF PETROCHINA AS SET OUT IN THE CIRCULAR BE AND ARE HEREBY GENERALLY UNCONDITIONALLY		
	APPROVED.		
04	THAT THE PROPOSED REVISION TO THE EXISTING ANNUAL	Management	Fo
	CAPS FOR THE THREE YEARS FROM 1 JANUARY 2006		
	TO 31 DECEMBER 2008 IN RESPECT OF THE PRODUCTS		
	AND SERVICES TO BE PROVIDED BY PETROCHINA AND		
	ITS SUBSIDIARIES TO CHINA RAILWAY MATERIALS AND SUPPLIERS CORPORATION, AS SET OUT IN THE CIRCULAR,		
	BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED.		
	,		

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ARCHER-DANIELS-MIDLAND COMPANY

ISSUER: 039483102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		G.A. ANDREAS	Management	Fo
		A.L. BOECKMANN	Management	Fo
		M.H. CARTER	Management	Fo
		R.S. JOSLIN	Management	Fo
		A. MACIEL	Management	Fo
		P.J. MOORE	Management	Fo
		M.B. MULRONEY	Management	Fo
		T.F. O'NEILL	Management	Fo
		O.G. WEBB	Management	Fo
		K.R. WESTBROOK	Management	Fo

02	ADOPT STOCKHOLDER S PROPOSAL NO. 1 (LABI	P.A. WOERTZ ELING	Management Shareholder	Fc Agai
03	GENETICALLY ENGINEERED FOOD.) ADOPT STOCKHOLDER S PROPOSAL NO. 2 (CODI REGARDING GLOBAL HUMAN RIGHTS STANDARDS		Shareholder	Agai
FERRO COF	RPORATION		FOE	
ISSUER: 3	315405100 I	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	JENNIE S. HWANG, PH.D. JAMES F. KIRSCH WILLIAM J. SHARP	Management Management Management Management	Fo Fo Fo Fo
02 03	APPROVAL OF THE 2006 LONG-TERM INCENTIVE APPROVAL OF THE AMENDMENT TO FERRO CORPOS CODE OF REGULATIONS.		Management Management	Agai Fo
 MEREDITH	CORPORATION		MDP	
ISSUER: 5	89433101 I	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	HERBERT M. BAUM JAMES R. CRAIGIE FREDERICK B. HENRY WILLIAM T. KERR	Management Management Management Management Management	FO FO FO FO
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 25 of		
Meeting D Selected	Date Range: 07/01/2006 to 06/30/2007	Page 25 of		
Meeting D Selected	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC. GOLD MINING COMPANY LIMITED	Page 25 of	236	

VOTE GROUP: GLOBAL

Proposal

01	Proposal	Type	Ca
		21	00
	TO AUTHORISE THE IMPLEMENTATION OF THE HARMONY 2006 SHARE PLAN, THE SALIENT FEATURES OF WHICH ARE SET OUT IN THE ANNEXURE.	Management	Fc
	TO GRANT AUTHORITY FOR SHARE REPURCHASES.	Management	Fo
	TO INCREASE AND FIX THE REMUNERATION OF NON-EXECUTIVE	Management	Fo
	DIRECTORS.		
	TO RE-ELECT MR M MOTLOBA IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION.	Management	Fo
	TO RE-ELECT DR D S LUSHABA IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION.	Management	Fo
	TO RE-ELECT MS F T DE BUCK IN TERMS OF THE COMPANY S ARTICLES OF ASSOCIATION.	Management	Fo
	ADOPTION OF 2005/2006 AUDITED FINANCIAL STATEMENTS, INCLUDING THE REPORTS OF THE DIRECTORS AND AUDITORS.	Management	Fo
	TO GRANT AUTHORITY TO THE DIRECTORS TO ALLOT AND ISSUE EQUITY SECURITIES FOR CASH OF UP TO 5%.	Management	Fo
	TO PLACE 10% OF THE UNISSUED ORDINARY SHARES OF THE COMPANY UNDER DIRECTORS CONTROL.	Management	Fo
 TELE NORTE	E LESTE PARTICIPACOES S.A.	TNE	
ISSUER: 87	79246106 ISIN:		
SEDOL:			
VOTE GROUP	: GLOBAL		
Proposal	Proposal	Proposal Type	Vo Ca
Proposal Number 01	Proposal	-	Ca
Proposal Number 01	Proposal TO APPROVE THE STOCK SWAP (INCORPORACAO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES	Type	Ca
Proposal Number 01	Proposal TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPAÇÕES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPAÇÕES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPAÇÕES S.A. INTO TELEMAR PARTICIPAÇÕES S.A. E LESTE PARTICIPAÇÕES S.A.	Type Management	Ca
Proposal Number 01	Proposal TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPAÇÕES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPAÇÕES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPAÇÕES S.A. INTO TELEMAR PARTICIPAÇÕES S.A. E LESTE PARTICIPAÇÕES S.A.	Type Management	Ca
Proposal Number 01 TELE NORTE ISSUER: 87	Proposal TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPAÇÕES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPAÇÕES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPAÇÕES S.A. INTO TELEMAR PARTICIPAÇÕES S.A. E LESTE PARTICIPAÇÕES S.A. 19246106 ISIN:	Type Management	Ca
Proposal Number 01 TELE NORTE ISSUER: 87	Proposal TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPAÇÕES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPAÇÕES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPAÇÕES S.A. INTO TELEMAR PARTICIPAÇÕES S.A. E LESTE PARTICIPAÇÕES S.A. 19246106 ISIN:	Type Management	Ca
Proposal Number 01 TELE NORTE	Proposal TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPAÇÕES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPAÇÕES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPAÇÕES S.A. INTO TELEMAR PARTICIPAÇÕES S.A. E LESTE PARTICIPAÇÕES S.A. 19246106 ISIN:	Type Management	Ca

Vc

Proposal

OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES

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S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES S.A.

TELE NORTE LESTE PARTICIPACOES S.A.

ISSUER: 879246106

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vo
Number		Type	Ca
01	TO APPROVE THE STOCK SWAP (INCORPORACAO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES	Management	Fo

GRUPO BIMBO SA DE CV BIMBO, MEXICO

ISSUER: P49521126 ISIN: MXP495211262

ORGANIZATIONS AND ADAPT THEM TO THE NEW PROVISIONS

SEDOL: B02VBK7, 2392471

VOTE GROUP: GLOBAL

Number Proposal

Proposal

*	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU.	Non-Voting
1.	AMEND THE COMPANY S CORPORATE BY-LAWS, INCLUDING THE FORMATION OF VARIOUS INTERMEDIARY ADMINISTRATIVE	Non-Voting

Са

Proposal

Type

OF THE CAPITAL MARKETS LAW

	OF THE CAPITAL MARKETS LAW			
2.	APPROVE THE PAYMENT OF A CASH DIVIDEND OF MO.31, FOR EACH OF THE SHARES REPRESENTATIVE THE COMPANY S CORPORATE CAPITAL THAT ARE IN	OF	Non-Voting	
3.	APPOINT SPECIAL DELEGATES		Non-Voting	
THE CLORG	OX COMPANY		CLX	
ISSUER: 1	189054109 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
1A	ELECT DANIEL BOGGAN, JR. AS A DIRECTOR.		Management	Fc
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/ Page 27 of		
1B 1C 1D 1E 1F 1G 1H 1I 1J	ELECT TULLY M. FRIEDMAN AS A DIRECTOR. ELECT GEORGE J. HARAD AS A DIRECTOR. ELECT DONALD R. KNAUSS AS A DIRECTOR. ELECT ROBERT W. MATSCHULLAT AS A DIRECTOR. ELECT GARY G. MICHAEL AS A DIRECTOR. ELECT JAN L. MURLEY AS A DIRECTOR. ELECT MICHAEL E. SHANNON AS A DIRECTOR. ELECT PAMELA THOMAS-GRAHAM AS A DIRECTOR. ELECT CAROLYN M. TICKNOR AS A DIRECTOR. PROPOSAL TO RATIFY THE SELECTION OF ERNST & LLP, INDEPENDENT REGISTERED PUBLIC ACCOUNTI	NG	Management	FC FC FC FC FC FC
CAMPBELL	SOUP COMPANY		CPB	
ISSUER: 1	134429109 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vc Ca
01	DIRECTOR	EDMUND M. CARPENTER PAUL R. CHARRON	Management Management Management	Fc Fc Fc

Fc

Management

DOUGLAS R. CONANT

		BENNETT DORRANCE KENT B. FOSTER HARVEY GOLUB RANDALL W. LARRIMORE PHILIP E. LIPPINCOTT MARY ALICE D. MALONE SARA MATHEW DAVID C. PATTERSON CHARLES R. PERRIN A. BARRY RAND GEORGE STRAWBRIDGE, JR. LES C. VINNEY CHARLOTTE C. WEBER	Management	FC
02	RATIFICATION OF APPOINTMENT OF THE IN		Management	Fo
03	REGISTERED PUBLIC ACCOUNTING FIRM. SHAREOWNER PROPOSAL ON SUSTAINABILITY	REPORT.	Shareholder	Agai
DONALDSON	COMPANY, INC.		DCI	
ISSUER: 2	257651109	ISIN:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c Ca
01	DIRECTOR RATIFY APPOINTMENT OF PRICEWATERHOUSE LLP AS DONALDSON COMPANY, INC S INDEF ACCOUNTING FIRM.		Management Management Management Management Management	FC FC FC FC
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC	Report Date: 07/02/2 Page 28 of		
READER'S	DIGEST ASSOCIATION, INC.		RDA	
ISSUER: 7	755267101	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	JONATHAN B. BULKELEY	Management Management	Fc Fc

02	TO RATIFY THE APPOINTMENT OF AS INDEPENDENT AUDITOR FOR FI		HERMAN CAIN WILLIAM E. MAYER ERIC W. SCHRIER	Management Management Management Management	Fo Fo Fo
TRIPLE C	ROWN MEDIA INC.			TCMI	
ISSUER:	89675K102	ISIN:			
SEDOL:					
VOTE GRO	UP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR RATIFICATION OF THE SELECTION LLP AS INDEPENDENT REGISTERED FIRM FOR OUR FISCAL YEAR 2007	G OF BDO SEIDMAN, PUBLIC ACCOUNTING	DBERT S. PRATHER, JR GERALD N. AGRANOFF JAMES W. BUSBY ILTON H. HOWELL, JR. MONTE C. JOHNSON .E. "NICK" NICHOLSON THOMAS J. STULTZ	Management Management Management Management Management Management Management Management Management	F 0 0 0 0 0 0 F 0 F 0
IVANHOE I	MINES LTD.			IVN	
ISSUER:	46579N103	ISIN:			
SEDOL:					
VOTE GROU	UP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	TO CONSIDER AND, IF THOUGHT A AN ORDINARY RESOLUTION AUTHOR THE RIGHT OF RIO TINTO INTERN LIMITED (RIO TINTO), AND/OR OF THE RIO TINTO GROUP TO WHI MAY HAVE BEEN VALIDLY TRANSFE SERIES A WARRANTS AND SERIES TO RIO TINTO ON OCTOBER 27, 2 OF A PRIVATE PLACEMENT AGREEM BY THE CORPORATION AND RIO TI 2006 (THE PRIVATE PLACEMENT W	PPROPRIATE, PASS IZING AND APPROVII ATIONAL HOLDINGS ANY OTHER MEMBER CH ANY OF SUCH WAI BRED, TO EXERCISE B WARRANTS ISSUED 1006 UNDER THE TERMINENT ENTERED INTO 1870 ON OCTOBER 18	NG RRANTS MS	Management	Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 29 of 236 Meeting Date Range: 07/01/2006 to 06/30/2007

______ THE HAIN CELESTIAL GROUP, INC. HAIN ISSUER: 405217100 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal -----Management Agai TO APPROVE THE AMENDMENT TO THE AMENDED AND RESTATED 2002 LONG TERM INCENTIVE AND STOCK AWARD PLAN TO INCREASE THE NUMBER OF SHARES ISSUABLE OVER THE TERM OF THE PLAN BY 2,000,000 SHARES TO 5,850,000 SHARES IN THE AGGREGATE. Management Formal Simon Management Formal Management Management Formal Management Management Formal Management Mana 01 DIRECTOR MARINA HAHN Management Fc ANDREW R. HEYER Management ROGER MELTZER Management Fc Fc MITCHELL A. RING Management Fc LEWIS D. SCHILIRO Management Fc LARRY S. ZILAVY Management Fc TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP, Management Fc TO ACT AS REGISTERED INDEPENDENT ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING JUNE 30, 2007. LIN TV CORP. ISIN: ISSUER: 532774106 SEDOL: VOTE GROUP: GLOBAL Proposal Vc Proposal Number Proposal Type TO APPROVE THE THIRD AMENDED AND RESTATED 2002 Management Agai NON-EMPLOYEE DIRECTOR STOCK PLAN, WHICH WILL (I) INCREASE THE NUMBER OF SHARES OF CLASS A COMMON STOCK AND (II) PROVIDE THE COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS WITH DISCRETION REGARDING THE SIZE AND TIMING OF STOCK OPTION GRANTS AND RESTRICTED STOCK AWARDS. ______ SWEDISH MATCH AB

ISIN: SE0000310336 ISSUER: W92277115

SEDOL: 5048566, 5496723, B02V7Q5, 5068887

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL	Non-Voting	
	OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED		
	IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS		
	IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR		
	INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE		

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ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC.

> ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU.

OF THE COMPANY; AND THE REDUCED AMOUNT BE ALLOCATED TO A FUND FOR USE IN REPURCHASING THE COMPANY

APPROVE TO INCREASE IN THE COMPANY S SHARE CAPITAL OF SEK 26,688,729.07 THROUGH A TRANSFER FROM

S OWN SHARES

*	MARKET RULES REQUIRE ADP TO DISCLOSE 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 ADP CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR ADP TO LODGE YOUR VOTE.	Non-Voting	
*	PLEASE NOTE THAT IT IS NOT POSSIBLE TO VOTE ABSTAIN FOR THE RESOLUTIONS OFTHIS MEETING. THANK YOU.	Non-Voting	
1.	ELECT ATTORNEY, MR. SVEN UNGER AS THE CHAIRMAN OF THE MEETING	Management	Fo
2.	APPROVE THE LIST OF SHAREHOLDERS ENTITLED TO VOTE AT THE MEETING	Management	Fo
3.	ELECT 1OR 2 MINUTE CHECKERS WHO, IN ADDITION TO THE CHAIRMAN, SHALL VERIFY THE MINUTES	Management	Fo
4.	APPROVE TO DETERMINATION WHETHER THE MEETING HAS BEEN DULY CONVENED	Management	Fo
5.	APPROVE THE AGENDA	Management	Fo
6.A	APPROVE TO REDUCE THE COMPANY S SHARE CAPITAL OF SEK 26,688,729.07 BY MEANS OF THE WITHDRAWAL OF 20,596,181 SHARES IN THE COMPANY; THE SHARES IN THE COMPANY PROPOSED FOR WITHDRAWAL HAVE BEEN REPURCHASED BY THE COMPANY IN ACCORDANCE WITH THE AUTHORIZATION GRANTED BY THE GENERAL MEETING	Management	Fo

Management Fo

NON-RESTRICTED SHAREHOLDERS EQUITY TO THE SHARE CAPITAL BONUS ISSUE ; THE SHARE CAPITAL SHALL BE INCREASED WITHOUT ISSUING NEW SHARES

7. AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE TO ACQUIRE, ON 1 OR MORE OCCASIONSPRIOR TO THE NEXT AGM, A MAXIMUM OF AS MANY SHARES AS MAY BE ACQUIRED WITHOUT THE COMPANY S HOLDING AT ANY TIME EXCEEDING 10% OF ALL SHARES IN THE COMPANY FOR A MAXIMUM OF SEK 1,250 MILLION; THE SHARES SHALL BE ACQUIRED ON THE STOCKHOLM STOCK EXCHANGE AT A PRICE WITHIN THE PRICE INTERVAL REGISTERED AT ANY GIVEN TIME, I.E. THE INTERVAL BETWEEN THE HIGHEST BID PRICE AND THE LOWEST OFFER PRICE

Management Fo

Management

Fc

8. ADOPT THE FOLLOWING PRINCIPLES FOR DETERMINATION OF SALARY AND OTHER REMUNERATION PAYABLE TO THE PRESIDENT AND OTHER MEMBERS OF THE COMPANY MANAGEMENT THE PRINCIPLES BY THE EGM TO BE HELD ON 04 DEC 2006

Management Fo

APPROVE THE STOCK OPTION PROGRAM FOR 2007 APPROVE THAT FEES FOR THE PERIOD UP TO THE NEXT AGM SHALL BE PAID TO THE BOARD OF DIRECTORS IN THE SUMS OF SEK 875,000 AND SEK 330,000, RESPECTIVELY, TO THE CHAIRMAN AND TO EACH OF THE OTHER MEMBERS ELECTED BY THE MEETING WHO ARE NOT EMPLOYED BY THE SWEDISH MATCH GROUP; IN ADDITION TO THESE FEES, THE BOARD OF DIRECTORS WAS ALSO ALLOCATED SEK 500,000 AS COMPENSATION FOR COMMITTEE WORK; FEES IN ACCORDANCE WITH THE RESOLUTION OF THE

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC.

Report Date: 07/02/2007 Page 31 of 236

AGM HAVE, FOR THE PERIOD FROM THE AGM UP TO AND INCLUDING 04 DEC 2006, BEEN PAID IN THE SUMS OF SEK 540,000 TO THE CHAIRMAN AND TO EACH OF THE OTHER MEMBERS ELECTED BY THE MEETING WHO ARE NOT EMPLOYED BY THE SWEDISH MATCH GROUP OF SEK 205,000 RESPECTIVELY; IN ADDITION TO THESE FEES, AN AGGREGATE TOTAL OF SEK 310,000 HAS ALSO BEEN PAID IN FEES FOR COMMITTEE WORK DURING THIS PERIOD

DUQUESNE LIGHT HOLDINGS, INC.

ISSUER: 266233105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Type Ca Proposal Number Proposal ______

01 ADOPTION OF MERGER AGREEMENT - THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 5, 2006, BY AND AMONG DUQUESNE LIGHT HOLDINGS, INC., A PENNSYLVANIA CORPORATION, DQE HOLDINGS LLC, A DELAWARE LIMITED LIABILITY COMPANY, AND DQE MERGER SUB INC., A PENNSYLVANIA CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF DQE HOLDINGS

Management Fo

______ FOMENTO ECONOMICO MEXICANO, S.A. DE FMX

ISSUER: 344419106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
E1	TO AMEND THE BY-LAWS OF THE COMPANY TO INCLUDE THE FORMATION OF COMMITTEES, AND OTHER ADJUSTS TO COMPLY WITH THE PROVISIONS OF THE MEXICAN	Management	Fo
	SECURITIES MARKET LAW (LEY DEL MERCADO DE VALORES).		
E2	APPOINTMENT OF DELEGATES TO EXECUTE AND FORMALIZE	Management	Fo
	THE RESOLUTIONS ADOPTED DURING THE MEETING.	-	
E3	MINUTES OF THE SHAREHOLDERS MEETING.	Management	Fo
01	ELECTION AND/OR RATIFICATION OF MEMBERS OF THE	Management	Fo
	BOARD OF DIRECTORS AND SECRETARY AND THEIR ALTERNATES;		
	QUALIFICATION OF THEIR INDEPENDENCE IN ACCORDANCE		
	TO THE MEXICAN SECURITIES MARKET LAW, AND RESOLUTION		
	WITH RESPECT TO THEIR REMUNERATION.		
02	PROPOSAL TO FORM COMMITTEES OF THE BOARD OF DIRECTORS,	Management	Fo
	INCLUDING THE AUDIT AND CORPORATE PRACTICES COMMITTEES,		
	APPOINTMENT OF THE CHAIRMAN FOR SUCH COMMITTEES,		
	AND RESOLUTION WITH RESPECT TO THEIR REMUNERATION.		
03	APPOINTMENT OF DELEGATES TO EXECUTE AND FORMALIZE	Management	Fo
	THE RESOLUTIONS ADOPTED DURING THE MEETING.		
04	MINUTES OF THE SHAREHOLDERS MEETING.	Management	Fo

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CONSTELLATION ENERGY GROUP, INC. CEG

ISSUER: 210371100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal

Number Proposal

03 02	SHAREHOLDER PROPOSAL. RATIFICATION OF PRICEWATERHOUSECOOPERS LLP A INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIR		Shareholder Management	Abst Fo
01	FOR 2006. DIRECTOR		Management	Fo
		DOUGLAS L. BECKER	Management	Fo
		EDWARD A. CROOKE	Management	Fc
		MAYO A. SHATTUCK III	Management	Fo
		MICHAEL D. SULLIVAN	Management	Fo
AUTOZONE,	INC.		AZO	
ISSUER: 0	053332102 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Туре 	Ca
01	DIRECTOR		Management	 Fo
		CHARLES M. ELSON	Management	Fo
		SUE E. GOVE	Management	Fo
		EARL G. GRAVES, JR.	Management	Fo
		N. GERRY HOUSE	Management	Fo
		J.R. HYDE, III W. ANDREW MCKENNA	Management	Fo
		GEORGE R. MRKONIC, JR.	Management	Fo Fo
		WILLIAM C. RHODES, III	Management Management	Fo
		THEODORE W. ULLYOT	Management	Fo
02	APPROVAL OF THE AUTOZONE, INC. 2006 STOCK OPPLAN.		Management	Agai
03	APPROVAL OF THE AUTOZONE, INC. FOURTH AMENDE AND RESTATED EXECUTIVE STOCK PURCHASE PLAN.	ED .	Management	Fo
04	RATIFICATION OF ERNST & YOUNG LLP AS INDEPEN REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 20 FISCAL YEAR.		Management	Fo
 FPL GROUP	, INC.		FPL	
ISSUER: 3	302571104 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type 	Ca
0A	DIRECTOR		Management	Fo
		SHERRY S. BARRAT	Management	Fc
		ROBERT M. BEALL, II	Management	Fo
		J. HYATT BROWN	Management	Fo
		JAMES L. CAMAREN	Management	Fo

Type

Са

J. BRIAN FERGUSON Management LEWIS HAY, III Management

Fc Fc

Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/20 Page 33 of 2		
0В	RATIFICATION OF THE APPOINTMENT OF DELOITTE TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC FIRM FOR THE YEAR 2006.		Management Management Management Management Management	FO FO FO
LAMSON &	SESSIONS CO.		LMS	
ISSUER: 5	13696104 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	APPROVAL OF AMENDMENT TO AMENDED ARTICLES OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORITY COMMON SHARES FROM TWENTY MILLION (20,000,000 TO FORTY MILLION (40,000,000).	HORIZED	Management	Fo
KINDER MO	RGAN, INC.		KMI	
ISSUER: 4	9455P101 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
02	TO ADJOURN THE SPECIAL MEETING TO A LATER DE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE TOUTES AT THE TIME OF THE SPECIAL MEETING TO PROPOSAL NUMBER 1.	ATE INSUFFICIENT	Management	F0
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN MERGER AMONG KINDER MORGAN, INC., KNIGHT HOLLC AND KNIGHT ACQUISITION CO., AS IT MAY BE AMENDED FROM TIME TO TIME.	LDCO	Management	Fo
DELTA AND	PINE LAND COMPANY		DLP	

ISSUER: 247357106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
02	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES CAST AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	Fo
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 14, 2006, BY AND AMONG MONSANTO COMPANY, MONSANTO SUB, INC. AND DELTA AND PINE LANE COMPANY.	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 34 of 236

SERONO SA, COINSINS

ISSUER: H32560106 ISIN: CH0010751920 BLOCKING

SEDOL: B11BPY7, 5981326, B02V851, 5981070

2.E ELECT MR. PETER BOHNENBLUST AS A BOARD OF DIRECTOR

VOTE GROUP: GLOBAL

Number Proposal

Proposal

*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	
1.	AMEND CURRENT VERSION OF THE COMPANY S ARTICLES OF ASSOCIATION WITH THE NEW VERSION AS SPECIFIED	Management	Take Acti
2.A	ELECT DR. MICHAEL BECKER AS A BOARD OF DIRECTOR	Management	Take Acti Take
2.B	ELECT MR. ELMAR SCHNEE AS A BOARD OF DIRECTOR	Management	Acti
2.C	ELECT MR. JOSEPH DUBACHER AS A BOARD OF DIRECTOR	Management	Take Acti Take
2.D	ELECT DR. AXEL VON WIETERSHEIM AS A BOARD OF DIRECTOR	Management	Acti

Acti Take

Acti

Management

Proposal Vo

Type

Са

2.F	ELECT MR. CARLO LOMBARDINI AS A BOARD OF DIRECTOR	Management	Take Acti Take
2.G	ELECT MR. PHILIPPE TISCHAUSER AS A BOARD OF DIRECTOR	Management	
RANK GROU	UP PLC		
ISSUER: (G7377H105 ISIN: GB0007240764		
SEDOL:	0724076, B02T134, 5909470		
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c C a
1.	APPROVE THE PROPOSED DISPOSAL BY THE COMPANY AND ITS SUBSIDIARIES OF THE HARDROCK BUSINESSES SUBJECT TO THE TERMS AND CONDITIONS OF THE DISPOSAL AGREEMENT SIGNED ON 07 DEC 2006 AND AUTHORIZE THE DIRECTORS TO DO ALL THINGS NECESSARY TO IMPLEMENT THE DISPOSAL AGREEMENT	Management	Fc
2.	APPROVE THE SHARE SUB-DIVISION OF ALL THE ORDINARY SHARES OF 10 PENCE EACH INTO NEW ORDINARY SHARES OF 1 PENCE EACH AND THE SHARE CONSOLIDATION OF ALL ISSUED AND UNISSUED INTERMEDIATE SHARES INTO NEW ORDINARY SHARES OF 13 8/9 PENCE EACH	Management	Fc
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07 Accounts: NPX GABELLI EQUITY TRUST INC. Page 3	7/02/2007 35 of 236	
BANTA CO!	 RPORATION	BN	
ISSUER:	066821109 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 31, 2006, BY AND AMONG BANTA CORPORATION, R.R. DONNELLEY & SONS COMPANY AND SODA ACQUISITION, INC.	Management	F(
02	TO ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE ACCEPTMENT AND PLAN OF MEDCED PEREPPED TO	Management	F

THE AGREEMENT AND PLAN OF MERGER REFERRED TO

IN ITEM 1.

VOTE GROUP: GLOBAL

	ECHNOLOGIES, INC.		SBL	
ISSUER:	871508107 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number			Proposal Type	V c
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT APLAN OF MERGER, DATED AS OF SEPTEMBER 18, 200 AS AMENDED OF OCTOBER 30, 2006, BY AND AMONG SYMBOL TECHNOLOGIES, INC., MOTOROLA, INC., AMOTOROLA GTG SUBSIDIARY I CORP. AS SUCH AGREEMAY BE AMENDED FROM TIME TO TIME, AND THE MERPROVIDED FOR THEREIN.	06, ND EMENT	Management	FC
ACUITY B	RANDS, INC.		AYI	
ISSUER:	00508Y102 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL Proposal		Proposal Type	
VOTE GRO	Proposal	VERNON J. NAGEL JOHN L. CLENDENIN JULIA B. NORTH	Type Management Management Management	Vo Ca Fo Fo Fo Fo
VOTE GRO Proposal Number 02 01 ProxyEdg Meeting	Proposal TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	VERNON J. NAGEL JOHN L. CLENDENIN	Type Management Management Management Management Management Management	Ca Fo Fo Fo Fo
VOTE GRO Proposal Number 02 01 ProxyEdg Meeting Selected	Proposal TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM DIRECTOR e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	VERNON J. NAGEL JOHN L. CLENDENIN JULIA B. NORTH Report Date: 07/02/20	Type Management Management Management Management Management Management	Ca Fo Fo Fo Fo
VOTE GRO Proposal Number 02 01 ProxyEdg Meeting Selected MONSANTO	Proposal TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM DIRECTOR e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	VERNON J. NAGEL JOHN L. CLENDENIN JULIA B. NORTH Report Date: 07/02/20	Type Management Management Management Management Management Management 236	Ca Fc Fc Fc Fc

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Proposal Number	Proposal			Proposal Type	C
01	DIRECTOR APPROVAL OF SHAREOWNER PRO	A GW SHAR	ANK V. ATLEE III RTHUR H. HARPER ENDOLYN S. KING ON R. LONG, PH.D.	Management Management Management Management Management Shareholder	F) F) F) F) Aga
02	RATIFICATION OF APPOINTMENT PUBLIC ACCOUNTING FIRM		ERED	Management	Aga. Fo
ENERGIZEF	HOLDINGS, INC.			ENR	
ISSUER: 2 SEDOL:	9266R108	ISIN:			
	JP: GLOBAL				
Proposal Number				Proposal Type	V c
01	DIRECTOR		R. DAVID HOOVER JOHN C. HUNTER	Management Management Management	F (F (F (F (
			JOHN E. KLEIN JOHN R. ROBERTS	Management Management	
PENTON ME	DIA, INC.			-	F (
PENTON ME ISSUER: 7 SEDOL:		ISIN:		Management	
ISSUER: 7 SEDOL:		ISIN:		Management	
ISSUER: 7 SEDOL: VOTE GROU Proposal Number	709668107		JOHN R. ROBERTS	Management	
ISSUER: 7 SEDOL: VOTE GROU	Proposal APPROVAL OF THE ADJOURNMENT IF NECESSARY OR APPROPRIATE PROXIES IF THERE ARE INSUFE	T OF THE SPECIAL MEETINE, TO SOLICIT ADDITIONA	JOHN R. ROBERTS	Management PTON Proposal	F (
ISSUER: 7 SEDOL: VOTE GROU Proposal Number	Proposal APPROVAL OF THE ADJOURNMENT IF NECESSARY OR APPROPRIATE	OF THE SPECIAL MEETINE, TO SOLICIT ADDITIONA FICIENT VOTES AT THE POT THE MERGER AGREEMENT AND PLAN OF MERGER HOLDINGS INC., PRISM MEDIA, INC. DATED	JOHN R. ROBERTS	Management PTON Proposal Type	V C
ISSUER: 7 SEDOL: VOTE GROU Proposal Number 02	Proposal APPROVAL OF THE ADJOURNMENT IF NECESSARY OR APPROPRIATE PROXIES IF THERE ARE INSUFFITIME OF THE MEETING TO ADOR ADOPTION OF THE AGREEMENT AMONG PRISM MEDIA BUSINESS ACQUISITION CO. AND PENTON AS OF NOVEMBER 1, 2006, AS STATEMENT.	OF THE SPECIAL MEETINE, TO SOLICIT ADDITIONA FICIENT VOTES AT THE POT THE MERGER AGREEMENT AND PLAN OF MERGER HOLDINGS INC., PRISM MEDIA, INC. DATED	JOHN R. ROBERTS	Management PTON Proposal Type Management	V
ISSUER: 7 SEDOL: VOTE GROU Proposal Number 02	Proposal APPROVAL OF THE ADJOURNMENT IF NECESSARY OR APPROPRIATE PROXIES IF THERE ARE INSUFFITIME OF THE MEETING TO ADOR ADOPTION OF THE AGREEMENT A AMONG PRISM MEDIA BUSINESS ACQUISITION CO. AND PENTON AS OF NOVEMBER 1, 2006, AS STATEMENT.	I OF THE SPECIAL MEETIN E, TO SOLICIT ADDITIONA FICIENT VOTES AT THE PT THE MERGER AGREEMENT AND PLAN OF MERGER HOLDINGS INC., PRISM MEDIA, INC. DATED DESCRIBED IN THE PROXY	JOHN R. ROBERTS	Management PTON Proposal Type Management Management	V C

VOTE GROUP: GLOBAL

Proposal

Number Proposal

Proposal Number	Proposal		Proposal Type	V c
03	APPROVAL OF THE JOHNSON CONTROLS, INC. 2		Management	Aga:
02	RATIFICATION OF PRICEWATERHOUSECOOPERS A AUDITORS FOR 2007.	AS INDEPENDENT	Management	F
01	DIRECTOR		Management	Fo
	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2	007	
Selected	Accounts: NPX GABELLI EQUITY TRUST INC.	Page 37 of	236	
		ROBERT L. BARNETT EUGENIO C. REYES-RETANA JEFFREY A. JOERRES RICHARD F. TEERLINK	Management Management Management Management	Fo Fo Fo
ASHLAND 1	INC.		ASH	
ISSUER: (044209104	SIN:		
SEDOL:				
	JP: GLOBAL			
 VOTE GROU Proposal	JP: GLOBAL Proposal		Proposal Type	
 VOTE GROU Proposal	Proposal SHAREHOLDER PROPOSAL TO INITIATE THE APPROCESS TO IMPLEMENT MAJORITY VOTING FOR			C a
VOTE GROU Proposal Number	Proposal SHAREHOLDER PROPOSAL TO INITIATE THE APPROCESS TO IMPLEMENT MAJORITY VOTING FOR OF DIRECTORS. RATIFICATION OF ERNST & YOUNG AS INDEPENDENT	RELECTION	Туре	Vo Ca Agai
VOTE GROUProposal Number 03	Proposal SHAREHOLDER PROPOSAL TO INITIATE THE APPROCESS TO IMPLEMENT MAJORITY VOTING FOR OF DIRECTORS.	RELECTION	Type Shareholder	Agai
VOTE GROUProposal Number 03 02 01	Proposal SHAREHOLDER PROPOSAL TO INITIATE THE APPROCESS TO IMPLEMENT MAJORITY VOTING FOR DIRECTORS. RATIFICATION OF ERNST & YOUNG AS INDEPENDENT AUDITORS FOR FISCAL 2007.	ER ELECTION NDENT ERNEST H. DREW* MANNIE L. JACKSON* THEODORE M. SOLSO* MICHAEL J. WARD*	Type Shareholder Management Management Management Management Management Management Management	Agai
VOTE GROUProposal Number 03	Proposal SHAREHOLDER PROPOSAL TO INITIATE THE APPROCESS TO IMPLEMENT MAJORITY VOTING FOR OF DIRECTORS. RATIFICATION OF ERNST & YOUNG AS INDEPEN AUDITORS FOR FISCAL 2007. DIRECTOR	ER ELECTION NDENT ERNEST H. DREW* MANNIE L. JACKSON* THEODORE M. SOLSO* MICHAEL J. WARD*	Type Shareholder Management Management Management Management Management Management Management Management	Cá Agai

Vc

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Proposal

Type

THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER Management Fo DATED AS OF SEPTEMBER 17, 2006 AMONG COMMONWEALTH TELEPHONE ENTERPRISES, CITIZENS COMMUNICATIONS COMPANY AND CF MERGER CORP., A WHOLLY OWNED SUBSIDIARY OF CITIZENS. ______ ICOS CORPORATION ICOS ISSUER: 449295104 TSIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL Management Fo MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF Management Fo MERGER, DATED AS OF OCTOBER 16, 2006, AS AMENDED BY AMENDMENT NO.1 TO THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 17, 2006, BY AND ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 38 of 236 AMONG ICOS CORPORATION, ELI LILLY AND COMPANY AND TOUR MERGER SUB, INC. JACUZZI BRANDS, INC. JJZISSUER: 469865109 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Vc Number Proposal Ca Management Abst 01 PROPOSAL TO APPROVE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 11, 2006 BY AND AMONG JACUZZI BRANDS, INC., JUPITER ACQUISITION LLC AND JUPITER MERGER SUB, INC. PURSUANT TO WHICH EACH STOCKHOLDER OF JACUZZI BRANDS, INC. WILL BE ENTITLED TO RECEIVE \$12.50 IN CASH, WITHOUT INTEREST, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT

03		RNST & YOUNG, LLP AS INDEE NTING FIRM FOR FISCAL 2007		Management	Abs
02	PROPOSAL TO APPROVE ADJOOF THE 2007 ANNUAL MEETI	OURNMENTS OR POSTPONEMENTS ING, IF NECESSARY OR APPRO	ALEX P. MARINI CLAUDIA E. MORF ROBERT R. WOMACK S	Management Management Management Management Management	Wit Wit Wit Abs
	TO PERMIT THE FURTHER SO IF THERE ARE NOT SUFFICE OF THE MEETING TO ADOPT	IENT VOTES AT THE TIME			
COSTCO WH	OLESALE CORPORATION			COST	
ISSUER: 2	2160K105	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
02	RATIFICATION OF SELECTION	ON OF INDEPENDENT AUDITORS	S	Management	F
01	DIRECTOR			Management	F
			BENJAMIN S. CARSON	Management	F
		F	WILLIAM H. GATES HAMILTON E. JAMES	Management Management	F
		JI	ILL S. RUCKELSHAUS	Management	F
THE READE	CR'S DIGEST ASSOCIATION, 1	INC		RDA	
ISSUER: 7	55267101	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	V C
01	TO ADOPT THE AGREEMENT 1	AND PLAN OF MERGER, DATED		Management	F (
ProxyEdge	e – Investment Company Rep	port.			
Meeting D	Pate Range: 07/01/2006 to Accounts: NPX GABELLI EQU	06/30/2007 Re	eport Date: 07/02/20 Page 39 of 2		
		, AMONG DOCTOR ACQUISITION			

HOLDING CO., DOCTOR ACQUISITION CO. AND THE READER S DIGEST ASSOCIATION, INC. (THE MERGER AGREEMENT).

TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF

02

50

Fc

Management

NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.

ANDREW CO	DRPORATION		ANDW	
ISSUER: 0	034425108 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LL AS INDEPENDENT PUBLIC AUDITORS FOR FISCAL YEA 2007.		Management	 Fc
01	DIRECTOR		Management	Fo
		W.L. BAX T.A. DONAHOE R.E. FAISON J.D. FLUNO W.O. HUNT G.A. POCH A.F. POLLACK G.O. TONEY A.L. ZOPP	Management Management Management Management Management Management Management Management Management	FC FC FC FC FC FC
ISSUER: 0	C, LONDON G01616104 ISIN: G B02S5F1, 0093152, B1HKN00, 5829976	B0000931526		
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
1.	RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FO THE YE 30 SEP 2006 TOGETHER WITH THE DIRECTOR REPORT AND THE AUDITORS REPORT THEREON		Management	Fc
2. 3.	DECLARE A FINAL DIVIDEND OF 2.17P PER SHARE RE-APPOINT MR. MICHAEL R. ARROWSMITH AS A DIR IN ACCORDANCE WITH ARTICLE98 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF	ſ	Management Management	F C
4.	ASSOCIATION OF THE COMPANY RE-APPOINT MR. PETER M. BROOKS AS A DIRECTOR IN ACCORDANCE WITH ARTICLE 98 OFTHE ARTICLES OF ASSOCIATION OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY		Management	F¢
5.	RE-APPOINT MR. DAVID S. MCCULLOCH AS A DIRECT	OR	Management	F

IN ACCORDANCE WITH ARTICLE 980F THE ARTICLES OF ASSOCIATION OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 40 of 236

ASSOCIATION OF THE COMPANY

RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY, UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY

Fo Management

AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION

Management

Fc

Fc

Fc

OF THE AUDITORS AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR

Management

THE AUTHORITY GIVEN TO THEM AT THE AGM ON 16 FEB 2006 BUT WITHOUT PREJUDICE TO ANY PREVIOUS ALLOTMENTS UNDER SUCH SUBSTITUTED AUTHORITY AND IN ACCORDANCE WITH SECTION 80 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE ACT UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 13,513,098; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD IN 2008 OR 15 MONTHS; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management

AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING S.9 OF RESOLUTION 8, PURSUANT TO SECTION 95 OF THE ACT, TO ALLOT EQUITY SECURITIES SECTION 94(2) OF THE ACT OF THE COMPANY FOR CASH PURSUANT TO THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 8 AND SELL RELEVANT SHARES SECTION 94(5) OF THE ACT HELD BY THE COMPANY AS TREASURY SHARES SECTION 94(3) OF THE ACT FOR CASH SECTION 162D(2) OF THE ACT, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT, PROVIDED THAT THE POWER CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH AN OFFER OF SECURITIES, OPEN FOR ACCEPTANCE FOR A FIXED PERIOD, BY THE DIRECTORS TO HOLDERS OF ORDINARY SHAREHOLDERS; AND B) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,026,964; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD IN 2008 OR 15 MONTHS; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management

AUTHORIZE THE COMPANY, FOR THE PURPOSES OF SECTION S.10 166 OF THE ACT, TO MAKE ONE OR MORE MARKET PURCHASES SECTION 163(3) OF THE ACT OF UP TO 40,539,294

Fc

ORDINARY SHARES, AT A MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARES IS AN AMOUNT EQUAL TO ITS NOMINAL VALUE WHICH AMOUNT SHALL BE EXCLUSIVE OF EXPENSES, IF ANY, AND THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARES IS AN AMOUNT EOUAL TO 105% OF THE AVERAGE MIDDLE MARKET OUOTATIONS FOR AN ORDINARY SHARES OF THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, FOR THE PREVIOUS 5 BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS PURCHASED; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD IN 2008 OR 15 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

11. APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 30 SEP 2006

Management Fo

Management Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007

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APPROVE THE ENODIS PERFORMANCE SHARE PLAN PLAN, AS SPECIFIED; AUTHORIZE THEDIRECTOR TO DO ALL SUCH ACTS AND THINGS AS THEY CONSIDER NECESSARY OR EXPEDIENT TO CARRY THE PLAN INTO EFFECT AND TO VOTE AND BE COUNTED IN THE QUORUM, ON ANY MATTER CONNECTED WITH THE PLAN, NOTWITHSTANDING THAT THEY MAY BE INTERESTED IN THE SAME EXCEPT THAT NO DIRECTOR MAY BE COUNTED IN A QUORUM OR VOTE IN RESPECT OF HIS OWN PARTICIPATION; TO ESTABLISH SUCH FURTHER PLANS, BASED ON THE PLAN, FOR THE BENEFIT OF EMPLOYEES OUTSIDE THE UK SUBJECT TO SUCH MODIFICATIONS AS MAY BE NECESSARY OR DESIRABLE TO TAKE ACCOUNT OF THE SECURITIES LAWS, EXCHANGE CONTROL OR TAX LEGISLATION OF ANY COUNTRY, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER THE PLAN ARE TREATED AS COUNTING AGAINST ANY LIMITS ON INDIVIDUAL PARTICIPATION IN ANY SUCH FURTHER PLANS AND ANY NEW SHARES MADE AVAILABLE UNDER SUCH PLANS ARE TREATED AS COUNTING AGAINST ANY LIMITS ON OVERALL PARTICIPATION IN THE PLAN

APPROVE THE AMENDMENTS TO THE 2001 EXECUTIVE SHARE OPTION SCHEME, AS SPECIFIED

APPROVE THE DRAFT AMENDMENTS TO THE ARTICLES OF ASSOCIATION, AS SPECIFIED

Management Fo

Management Fo

._____ LANDAUER, INC. T₁DR

ISSUER: 51476K103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VOIE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V d C a
01	DIRECTOR	DR. DE PLANQUE MR. WINFIELD	Management Management Management	Fo Fo
02	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWAY LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY.		Management	Fo
RALCORP H	HOLDINGS, INC.		RAH	
ISSUER: 7	751028101 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
03	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS RALCORP HOLDINGS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING SEL 30, 2007	C	Management	Fc
01	DIRECTOR	DILL G IDWGTDOWG	Management	Fo
02	PROPOSAL TO APPROVE THE 2007 INCENTIVE STOCK I	BILL G. ARMSTRONG RICHARD A. LIDDY WILLIAM P. STIRITZ PLAN	Management Management Management Management	Fo Fo Agai
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/20 Page 42 of 2		
DELTA AND	PINE LAND COMPANY		DLP	
ISSUER: 2	247357106 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fc
		JOSEPH M. MURPHY RUDI E. SCHEIDT	Management Management	Fo Fo

02 TO RATIFY THE APPOINTMENT OF THE INDEPENDENT Management Fc AUDITORS FOR THE FISCAL YEAR ENDING AUGUST 31, 2007 ______ GREIF, INC. GEF ISSUER: 397624206 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal ______ PROPOSAL TO REAFFIRM APPROVAL OF THE MATERIAL Management Fo TERMS OF THE PERFORMANCE-BASED INCENTIVE COMPENSATION PLAN (SHORT-TERM PLAN). THE TERMS OF THE SHORT-TERM PLAN WERE LAST APPROVED BY THE SHAREHOLDERS IN 2002. THERE ARE NO AMENDMENTS TO THE SHORT-TERM PLAN BEING PROPOSED. PROPOSAL TO APPROVE AMENDMENT TO THE COMPANY ΤT Management Fc S CERTIFICATE OF INCORPORATION TO AUTHORIZE ADDITIONAL SHARES OF CLASS A COMMON STOCK AND CLASS B COMMON STOCK. THE TOTAL NUMBER OF AUTHORIZED SHARES OF CAPITAL STOCK OF THE CORPORATION WILL BE INCREASED TO 197,120,000. CLASS A COMMON STOCK WILL BE INCREASED TO 128,000,000, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. Τ DIRECTOR Management Fc VICKI L. AVRIL Fc Management CHARLES R. CHANDLER Management Fc MICHAEL H. DEMPSEY Management
BRUCE A. EDWARDS Management Fc Management
DANIEL J. GASSER Management
DANIEL J. GUNSETT Management
JUDITH D. HOOK Management
PATRICK J. NORTON Management
ILLIAM B. SPARKS Fc Fc Fc Fc Fc WILLIAM B. SPARKS, JR. Management Fc Proposal Type Vc Proposal Number Proposal Са ______ PROPOSAL TO APPROVE AMENDMENT TO THE COMPANY Management Fc S CERTIFICATE OF INCORPORATION TO AUTHORIZE ADDITIONAL SHARES OF CLASS A COMMON STOCK AND CLASS B COMMON STOCK. THE TOTAL NUMBER OF AUTHORIZED SHARES OF CAPITAL STOCK OF THE CORPORATION WILL BE INCREASED TO 197,120,000. CLASS A COMMON STOCK WILL BE INCREASED TO 128,000,000, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

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COLUMBIA EQUITY TRUST, INC. COE ISSUER: 197627102 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal Management Fo PROPOSAL TO APPROVE THE MERGER OF COLUMBIA EQUITY TRUST, INC. WITH AND INTO SSPF/CET OP HOLDING COMPANY LLC PURSUANT TO THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 5, 2006, BY AND AMONG SSPF/CET OPERATING COMPANY LLC, SSPF/CET OP HOLDING COMPANY LLC, SSPF/CET OP HOLDING COMPANY SUBSIDIARY L.P., COLUMBIA EQUITY TRUST, INC. AND COLUMBIA EQUITY, LP. GIANT INDUSTRIES, INC. GT ISSUER: 374508109 ISIN: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са ______ Fc TO ACT UPON SUCH OTHER BUSINESS AS MAY PROPERLY Management COME BEFORE THE SPECIAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT OF THE MEETING, INCLUDING TO CONSIDER ANY PROCEDURAL MATTERS INCIDENT TO THE CONDUCT OF THE SPECIAL MEETING, SUCH AS ADJOURNMENT OR POSTPONEMENT TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. 0.1 TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED Management Fo AS OF AUGUST 26, 2006, BY AND AMONG WESTERN REFINING, INC., NEW ACQUISITION CORPORATION AND GIANT INDUSTRIES, INC., AS AMENDED BY AMENDMENT NO. 1 TO THE AGREEMENT AND PLAN OF MERGER DATED AS OF NOVEMBER 12, 2006 AND APPROVE THE MERGER AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT. DEERE & COMPANY DE ISSUER: 244199105 TSIN: SEDOL: _____

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLI ACCOUNTING FIRM FOR FISCAL 2007	С	Management	Fo
1C 1B	ELECTION OF DIRECTOR: AULANA L. PETERS ELECTION OF DIRECTOR: ANTONIO MADERO B.		Management Management	Fo Fo
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 44 of		
1A	ELECTION OF DIRECTOR: ROBERT W. LANE		Management	Fo
NOBILITY	HOMES, INC.		NOBH	
ISSUER: 6	554892108 ISIN:			
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	TERRY E. TREXLER RICHARD C. BARBERIE ROBERT P. HOLLIDAY ROBERT P. SALTSMAN THOMAS W. TREXLER	Management Management Management Management Management Management	FC FC FC FC FC
NOVARTIS	AG		NVS	
ISSUER: 6	6987V109 ISIN:			
	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
06	VOTES REGARDING ADDITIONAL AND/OR COUNTER-PROF AT THE AGM OF NOVARTIS AG IF YOU GIVE NO INSTF ON AGENDA ITEM 6, YOUR VOTES WILL BE CAST IN ACCORDANCE WITH THE PROPOSALS OF THE BOARD OF DIRECTORS. MARKING THE BOX FOR IS A VOTE FOR THE PROPOSALS OF THE BOARD. MARKING THE BOX AGAINST OR ABSTAIN IS A VOTE TO ABSTAIN APPOINTMENT OF THE AUDITORS AND THE GROUP AUDI	OSALS LUCTIONS	Management Management	Fo
0.5	TITIOTHITHINI OF THE WODITONS WHO THE GROOL WODI	. 1 0110	ranayement	гO

4 C	ELECTION TO THE BOARD OF DIRECTORS: ELECTION	Management	Fo
	OF NEW MEMBER MARJORIE M. YANG FOR A TERM OF		
	OFFICE BEGINNING ON 1 JANUARY 2008 AND ENDING		
	ON THE DAY OF THE AGM IN 2010		
4B	ELECTION TO THE BOARD OF DIRECTORS: RE-ELECTION	Management	Fo
	OF DR. DANIEL VASELLA FOR A THREE-YEAR TERM		
4A	ELECTION TO THE BOARD OF DIRECTORS: RE-ELECTION	Management	Fo
	OF HANS-JOERG RUDLOFF FOR A THREE-YEAR TERM		
03	APPROPRIATION OF AVAILABLE EARNINGS OF NOVARTIS	Management	Fo
	AG AS PER BALANCE SHEET AND DECLARATION OF DIVIDEND		
02	APPROVAL OF THE ACTIVITIES OF THE BOARD OF DIRECTORS	Management	Fo
01	APPROVAL OF THE ANNUAL REPORT, THE FINANCIAL	Management	Fo
	STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED		
	FINANCIAL STATEMENTS FOR THE YEAR 2006.		

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CIBA SPECIALTY CHEMICALS HOLDING INC CSB

ISSUER: 17162W206 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
08	APPROVAL OF THE RE-ELECTION OF THE AUDITORS AND GROUP AUDITORS FOR A FURTHER PERIOD OF ONE YEAR.	Management	Fo
7в	APPROVAL OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: DELETION OF ARTICLE 33 OF THE ARTICLES OF ASSOCIATION.	Management	Fo
7A	APPROVAL OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: AMENDMENT OF ARTICLE 19 LIT. H OF THE ARTICLES OF ASSOCIATION.	Management	Fo
06	APPROVAL OF THE PROPOSED ELECTION OF PROF DR. UTZ-HELLMUTH FELCHT TO THE BOARD OF DIRECTORS FOR A PERIOD OF THREE YEARS.	Management	Fo
5B	APPROVAL OF THE RE-ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS: DR. ULI SIGG FOR A PERIOD OF FOUR YEARS.	Management	Fo
5A	APPROVAL OF THE RE-ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS: PROF. DR. ERWIN W. HERI FOR A PERIOD OF FOUR YEARS.	Management	Fo
04	APPROVAL OF THE DISCHARGE OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE WITH RESPECT TO THEIR ACTIVITIES IN THE BUSINESS YEAR 2006, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
03	APPROVAL OF THE ALLOCATION OF PROFIT.	Management	Fo

02 APPROVAL OF THE ANNUAL REPORT, THE ANNUAL FINANCIAL Fc Management STATEMENTS, THE CONSOLIDATED STATEMENTS FOR 2006; ACKNOWLEDGEMENT OF THE REPORTS OF THE AUDITORS AND OF THE INDEPENDENT GROUP AUDITORS. 0.1 APPROVAL OF THE INTRODUCTION OF ELECTRONIC VOTING Management Fc WITH AMENDMENT OF ARTICLE 17 PARAGRAPHS 2 AND 3 OF THE ARTICLES OF ASSOCIATION. THE WALT DISNEY COMPANY DIS ISSUER: 254687106 TSIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са TO APPROVE THE SHAREHOLDER PROPOSAL TO AMEND Shareholder Fc THE BYLAWS RELATING TO STOCKHOLDER RIGHTS PLANS. TO APPROVE THE SHAREHOLDER PROPOSAL RELATING Shareholder Agai TO GREENMAIL. TO APPROVE THE TERMS OF THE AMENDED AND RESTATED Management Fc 2002 EXECUTIVE PERFORMANCE PLAN. 0.3 TO APPROVE THE AMENDMENTS TO THE AMENDED AND Management Agai RESTATED 2005 STOCK INCENTIVE PLAN. TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS Management Fc LLP AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS FOR 2007. 01 DIRECTOR Management Fc JOHN E. BRYSON Management Fc JOHN S. CHEN Management Fc JUDITH L. ESTRIN Management
ROBERT A. IGER Management
STEVEN P. JOBS Management Fc Fc Fc FRED H. LANGHAMMER Management Fc AYLWIN B. LEWIS Management MONICA C. LOZANO Management Fc Fc ROBERT W. MATSCHULLAT Management Fc JOHN E. PEPPER, JR. Management Fc ORIN C. SMITH Management Fc ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 46 of 236 ______ GALLAHER GROUP PLC GLH ISSUER: 363595109 ISIN: SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
E1	SPECIAL RESOLUTION GIVING EFFECT TO THE SCHEME		Management	Fo
C1	TO APPROVE THE PROPOSED SCHEME OF ARRANGEMENT REFERRED TO IN THE NOTICE		Management	Fo
WM. WRIGI	EY JR. COMPANY		WWY	
ISSUER: 9	82526105 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		THOMAS A. KNOWLTON STEVEN B. SAMPLE ALEX SHUMATE WILLIAM D. PEREZ	Management Management Management Management	FO FO FO
03	TO RATIFY THE APPOINTMENT OF THE COMPANY S INDEER REGISTERED PUBLIC ACCOUNTING FIRM (INDEPENDENT AUDITORS) FOR THE YEAR ENDING DECEMBER 31, 2007. AMENDMENT TO THE SECOND RESTATED CERTIFICATE OF INCORPORATION TO PERMIT AMENDMENT OF THE BYLATOF THE COMPANY TO ADOPT MAJORITY VOTING FOR THE ELECTION OF DIRECTORS.		Management Management	Fo
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		THOMAS A. KNOWLTON STEVEN B. SAMPLE ALEX SHUMATE WILLIAM D. PEREZ	Management Management Management Management	FO FO FO
03	TO RATIFY THE APPOINTMENT OF THE COMPANY S INDEF REGISTERED PUBLIC ACCOUNTING FIRM (INDEPENDENT AUDITORS) FOR THE YEAR ENDING DECEMBER 31, 2007.	ENDENT	Management	Fo
02	AMENDMENT TO THE SECOND RESTATED CERTIFICATE OF INCORPORATION TO PERMIT AMENDMENT OF THE BYLA OF THE COMPANY TO ADOPT MAJORITY VOTING FOR THE ELECTION OF DIRECTORS.		Management	Fo

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VIVO PARTICIPAÇÕES ISSUER: 92855S101 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са Management Fo TO ELECT THE MEMBERS OF THE STATUTORY AUDIT COMMITTEE. TO APPROVE THE CAPITAL BUDGET FOR FISCAL YEAR 2007. TO DECIDE ON THE PROFIT ALLOCATION FOR THE FISCAL Management Fo YEAR AND DISTRIBUTION OF DIVIDENDS. TO RECEIVE THE MANAGEMENT REPORT; TO REVIEW, Management Fo DISCUSS AND VOTE THE FINANCIAL STATEMENTS FOR FISCAL YEAR ENDED 12.31.2006. TO RATIFY THE ELECTION OF THE DIRECTORS: A. MR. Management Fo MANOEL LUIZ FERRAO DE AMORIM, ELECTED ON 09.13.2006 B. MR. RUI MANUEL DE MEDEIROS D ESPINEY PATRICIO C. MR. JOAO PEDRO AMADEU BAPTISTA, ELECTED ON 05.10.2006. S1 TO RATIFY THE WORDING OF ARTICLE 5 OF THE BYLAWS, Management Fc AS SUGGESTED BY THE BOARD OF DIRECTORS AT A MEETING HELD ON 06.08.2006, WHEN THE INCREASE OF THE CAPITAL STOCK OF THE COMPANY WAS HOMOLOGATED. TO ESTABLISH THE OVERALL ANNUAL COMPENSATION Management Fc OF MANAGEMENT AND THE INDIVIDUAL COMPENSATION OF THE MEMBERS OF THE STATUTORY AUDIT COMMITTEE. VIVO PARTICIPACOES SA ISSUER: P9810G108 ISIN: BRVIVOACNOR1 SEDOL: B088458, B07C7C9 VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са ______ IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL Non-Voting OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU PLEASE NOTE THAT THIS IS A MIX MEETING. THANK Non-Voting Fo RECEIVE THE ACCOUNTS OF THE BOARD OF DIRECTORS, A.1 Management TO EXAMINE, DISCUSS AND VOTE ON THE FINANCIAL STATEMENTS, FOR THE FYE ON 31 DEC 2006

A.2	APPROVE THE ALLOCATION OF THE RESULT OF THE FY AND ON THE DISTRIBUTION OF DIVIDENDS	Management	Fo
A.3	APPROVE TO DELIBERATE ON THE BUDGET CAPITAL	Management	Fo
A.4	ELECT THE MEMBERS OF THE FINANCE COMMITTEE	Management	Fo
A.5	APPROVE TO SET THE TOTAL ANNUAL PAYMENT FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE INDIVIDUAL PAYMENT FOR THE MEMBERS OF THE FINANCE COMMITTEE	Management	Fo
E.1	RATIFY THE WORDING OF ARTICLE 5 OF THE CORPORATE BY-LAWS, SUGGESTED BY THE BOARD OF DIRECTORS IN A MEETING HELD ON 08 JUN 2006, WHEN THE INCREASE OF THE OF THE COMPANY S CORPORATE CAPITAL WAS APPROVED	Management	Fo
E.2.1	RATIFY THE ELECTION OF MR. MANOEL LUIZ FERRAO DE AMORIM AS A MEMBER OF THE BOARD OF DIRECTORS, ELECTED ON 13 SEP 2006	Management	Fo
Meeting I	e - Investment Company Report Oate Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2 Accounts: NPX GABELLI EQUITY TRUST INC. Page 48 of		
E.2.2	RATIFY THE ELECTION OF MR. RUI MANUEL DE MEDEIROS D ESPINEY PATRICIO AS A MEMBER OF THE BOARD OF DIRECTORS, ELECTED ON 10 MAY 2006	Management	Fo
E.2.3	RATIFY THE ELECTION OF MR. JOAO PEDRO AMADEU BAPTISTA AS A MEMBER OF THE BOARD OF DIRECTORS, ELECTED ON 10 MAY 2006	Management	Fc
VIVO PART	CICIPACOES SA		
ISSUER: E	9810G116 ISIN: BRVIVOACNPR8		
SEDOL: E	;07C7D0		
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vo
Number	Proposal	Туре	Ca
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU	Non-Voting	
*	PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE ON ALL ITEMS. THANK YOU.	Non-Voting	
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
A.1	RECEIVE THE ACCOUNTS OF THE BOARD OF DIRECTORS,	Management	Fo

TO EXAMINE, DISCUSS AND VOTE ON THE FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2006

A.2	APPROVE THE ALLOCATION OF THE RESULT OF THE FY AND THE DISTRIBUTION OF DIVIDENDS	Management	Fo
A.3 A.4 A.5	APPROVE TO DELIBERATE ON THE BUDGET OF CAPITAL ELECT THE MEMBERS OF THE FINANCE COMMITTEE APPROVE TO SET THE TOTAL ANNUAL PAYMENT FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE INDIVIDUAL PAYMENT FOR THE MEMBERS OF THE FINANCE COMMITTEE	Management Management Management	Fo Fo
E.1	RATIFY THE WORDING OF ARTICLE 5 OF THE CORPORATE BY-LAWS, SUGGESTED BY THE BOARD OF DIRECTORS IN A MEETING HELD ON 08 JUNE 2006, WHEN THE INCREASE OF THE COMPANY S CORPORATE CAPITAL WAS APPROVED	Management	Fo
E.2	RATIFY THE ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS MR. MANOEL LUIZ FERRAO DE AMORIM, ELECTED ON 13 SEP 2006, MR. RUI MANUEL DE MEDEIROS D ESPINEY PATRICIO AND MR. JOAO PEDRO AMADEU BAPTISTA, ELECTED ON 10 MAY 2006	Management	Fo

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OMNOVA SOLUTIONS INC. OMN

ISSUER: 682129101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
03	APPROVAL OF THE OMNOVA SOLUTIONS INC. SECOND AMENDED AND RESTATED 1999 EQUITY AND PERFORMANCE INCENTIVE PLAN.		Management	Agai
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBL ACCOUNTING FIRM FOR THE FISCAL YEAR ENDED NOVEMB 30, 2007.	IC	Management	Fo
01	DIRECTOR		Management	Fo
		DAVID J. D'ANTONI	Management	Fo
		DIANE E. MCGARRY	Management	Fo
		STEVEN W. PERCY	Management	Fo

CLC CLARCOR INC.

ISSUER: 179895107 ISIN:

SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fc
02	ADOPTION OF THE CLARCOR VALUE ADDED INCENTIVE PLAN	MR. R.J. BURGSTAHLER MR. PAUL DONOVAN MR. NORMAN E. JOHNSON	Management Management Management Management	FC FC
ADESA, IN	IC.		KAR	
ISSUER: 0	00686U104 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
02	PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MIF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THERE ARE NOT SUFFICI VOTES AT THE TIME OF THE SPECIAL MEETING TO A AND APPROVE THE MERGER AGREEMENT.	ENT	Management	F.
01	PROPOSAL TO ADOPT AND APPROVE THE AGREEMENT APLAN OF MERGER, DATED AS OF DECEMBER 22, 2006 BY AND AMONG ADESA, INC., KAR HOLDINGS II, LIKAR HOLDINGS, INC. AND KAR ACQUISITION, INC., PURSUANT TO WHICH KAR ACQUISITION, INC. WILL MERGE WITH AND INTO ADESA, INC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	,	Management	Fo
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/20 Page 50 of 2		
GENCORP I	NC.		GY	
ISSUER: 3	368682100 ISIN:			
SEDOL:				

VOTE GROUP: GLOBAL

64

Proposal Number	Proposal		Proposal Type	Vo Ca
02	AMEND AMENDED ARTICLES OF INCORPORATION- OPT OUT OF OHIO S CONTROL SHARE ACQUISITIONS ACT.		Management	Fo
03	AMEND AMENDED ARTICLES OF INCORPORATION- OPT OUT OF OHIO S INTERESTED SHAREHOLDERS TRANSACTI LAW.	ONS	Management	Fo
04	AMEND AMENDED CODE OF REGULATIONS- NON-EXECUTIV CHAIRMAN.	E	Management	Fo
05A	ELECTION OF DIRECTOR- CHARLES F. BOLDEN JR. TO SERVE FOR 1 YEAR IF PROPOSAL 1 IS APPROVED, TO SERVE FOR 3 YEARS IF PROPOSAL 1 IS NOT APPROVED		Management	Fo
05B	ELECTION OF DIRECTOR- TERRY L. HALL TO SERVE FOR 1 YEAR IF PROPOSAL 1 IS APPROVED, TO SERVE FOR 3 YEARS IF PROPOSAL 1 IS NOT APPROVED.		Management	Fo
05C	ELECTION OF DIRECTOR- TIMOTHY A. WICKS TO SERVE FOR 1 YEAR IF PROPOSAL 1 IS APPROVED, TO SERVE FOR 3 YEARS IF PROPOSAL 1 IS NOT APPROVED.		Management	Fo
06	DIRECTOR		Management	Fo
		JAMES J. DIDION	Management	Fo
		DAVID A. LORBER	Management	Fo
		JAMES M. OSTERHOFF	Management	Fo
		TODD R. SNYDER	Management	Fo
		SHEILA E. WIDNALL	Management	Fo
		ROBERT C. WOODS	Management	Fo
07	RATIFICATION OF THE AUDIT COMMITTEE S APPOINTME OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDEN AUDITORS OF THE COMPANY.		Management	Fo
01	AMEND AMENDED ARTICLES OF INCORPORATION AND COD OF REGULATIONS- DECLASSIFY THE BOARD OF DIRECTO		Management	Fo
JOHN H. H	ARLAND COMPANY		 ЈН	
ISSUER: 4	12693103 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type	VO Ca
02	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIAT TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSU VOTES AT THE TIME OF THE SPECIAL MEETING TO APP THE AGREEMENT AND PLAN OF MERGER.	FFICIENT	Management	Fo
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 19, 2006, AMONG M & F WORL CORP., H ACQUISITION CORP. AND JOHN H. HARLAND COMPANY.	DWIDE	Management	Fo

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AGERE SYSTEMS INC.

ISSUER: (00845V308 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
04	TO RATIFY THE AUDIT COMMITTEE S SELECTION OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		Management	F
03	TO RE-APPROVE OUR SHORT TERM INCENTIVE PLAN.		Management	F
02	DIRECTOR		Management	F
01	MICHAE	RD L. CLEMMER EL J. MANCUSO EKKA WILSKA	Management Management Management Management	Fo Fo
VOTE GROU	UP: GLOBAL		Proposal	 Vo
-	Proposal		Type	Cá
04	DETERMINE THE MAXIMUM AMOUNT TO BE USED IN THE SHARE REPURCHASE PROGRAM IN THE AMOUNT OF PS. 3,000,000,000.00 MEXICAN PESOS.		Management	F
05	DIVIDE ALL THE SERIES B AND SERIES D SHARES OF STOCK OUTSTANDING.		Management	F
06 07	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS. PROPOSAL TO FORM THE COMMITTEES OF THE BOARD		Management Management	Fo Fo
	OF DIRECTORS: (I) FINANCE AND PLANNING, (II) AUDIT, AND (III) CORPORATE PRACTICES; APPOINTMENT OF THERI RESPECTIVE CHAIRPERSON, AND RESOLUTION			
08	WITH RESPECT TO THEIR REMUNERATION. APPOINTMENT OF DELEGATES FOR THE SHAREHOLDERS MEETING.		Management	F
09	MINUTES OF THE SHAREHOLDERS MEETING.		Management	Fo
01	REPORT OF THE BOARD OF DIRECTORS: PRESENTATION OF THE FINANCIAL STATEMENTS OF FOMENTO ECONOMICO MEXICANO, S.A.B. DE C.V., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		Management	F
02	REPORT OF THE EXTERNAL AUDITOR WITH RESPECT TO THE COMPLIANCE OF TAX OBLIGATIONS OF THE COMPANY.		Management	Fo

AGRA

03 APPLICATION OF THE RESULTS FOR THE 2006 FISCAL YEAR, INCLUDING THE PAYMENT OF A CASH DIVIDEND, IN MEXICAN PESOS, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

Management

Fc

SVENSKA CELLULOSA SCA AB

ISSUER: W90152120 ISIN: SE0000112724

SEDOL: 4865379, 5781902, 0866321, B02V7D2, 3142619, 5474730

VOTE GROUP: GLOBAL

Proposal		Proposal	Vo
Number	Proposal	Type	Ca

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR

Non-Voting

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INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU.

MARKET RULES REQUIRE ADP TO DISCLOSE 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 ADP CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR ADP TO LODGE YOUR VOTE.

Non-Voting

PLEASE NOTE THAT IT IS NOT POSSIBLE TO VOTE ABSTAIN FOR THE RESOLUTIONS OFTHIS MEETING. THANK YOU.

Non-Voting

OPENING OF THE AGM AND ELECT MR. SVEN UNGER, ATTORNEY AT LAW, AS THE CHAIRMANOF THE MEETING

Fc

Fc

Fc

Fc

Fc

2. APPROVE THE VOTING LIST Management

ELECT 2 PERSONS TO CHECK THE MINUTES APPROVE TO DETERMINE WHETHER THE MEETING HAS BEEN DULY CONVENED

Management Fo Management Management

5. APPROVE THE AGENDA Management Management

RECEIVE THE ANNUAL REPORT AND THE AUDITOR S REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS AND THE AUDITOR S REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

8.c GRANT DISCHARGE FROM PERSONAL LIABILITY OF THE

Management Fo

7.	DIRECTORS AND THE PRESIDENT APPROVE THE SPEECHES BY THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE PRESIDENT	Management	Fo
8.a	APPROVE TO ADOPT THE INCOME STATEMENT AND BALANCE SHEET AND OF THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	Management	Fo
8.b	APPROVE TO SET THE DIVIDENDS AT SEK 12 PER SHARES AND THE RECORD DATE FOR THEDIVIDEND WILL BE TUESDAY, 3 APR 2007, PAYMENT THROUGH VPC AB, IS ESTIMATED TO BE MADE ON TUESDAY, 10 APR 2007	Management	Fo
9.	APPROVE THE NUMBER OF DIRECTORS SHALL BE 8 WITH NO DEPUTY DIRECTORS	Management	Fo
10.	APPROVE TO DETERMINE THE REMUNERATION OF DIRECTORS AND THE AUDITORS; THE TOTAL REMUNERATION OF THE BOARD OF DIRECTORS SHALL BE SEK 4,225,000, EACH DIRECTOR ELECTED BY THE MEETING AND WHO IS NOT EMPLOYED BY THE COMPANY IS TO RECEIVE SEK 425,000, THE CHAIRMAN OF THE BOARD OF DIRECTORS IS TO RECEIVE SEK 1,275,000, MEMBER OF THE REMUNERATION COMMITTEE IS TO RECEIVE ADDITIONAL REMUNERATION OF SEK 50,000 AND MEMBER OF THE AUDIT COMMITTEE IS TO RECEIVE ADDITIONAL REMUNERATION OF 75,000, THE CHAIRMAN OF THE AUDIT COMMITTEE IS TO RECEIVE ADDITIONAL REMUNERATION OF SEK 100,000 REMUNERATION TO THE AUDITOR TO BE PAID AS CHARGED	Management	Fo
11.	RE-ELECT MESSRS. ROLF BORJESSON, SOREN GYLL, TOM HEDELIUS, LEIF JOHANSSON, SVERKER MARTIN-LOF, ANDERS NYREN, BARBARA MILIAN THORALFSSON AND JAN ASTROM, ELECT MR. SVERKER MARTIN-LOF AS THE CHAIRMAN OF THE BOARD OF DIRECTORS	Management	Fo
12.	APPROVE THAT THE NOMINATION COMMITTEE OF AGM IN 2008 BE COMPOSED BY THE REPRESENTATIVES OF	Management	Fo
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report D Accounts: NPX GABELLI EQUITY TRUST INC.	Date: 07/02/2007 Page 53 of 236	
	THE, NO LESS THAN 4 AND NO MORE THAN 6, LARGEST SHAREHOLDERS IN TERMS OF VOTING RIGHTS AND THE CHAIRMAN OF THE BOARD OF DIRECTORS		
15. 13.	CLOSING OF THE MEETING ADOPT THE SPECIFIED GUIDELINES FOR REMUNERATION FOR THE SENIOR MANAGEMENT ANDOTHER TERMS OF EMPLOYMENT FOR THE SENIOR MANAGEMENT	Management Management	Fo
14.	AMEND THE ARTICLES OF ASSOCIATION FROM NOT LESS THAN 170,000,000 AND NOT MORETHAN 680,000,000 TO NOT LESS THAN 700,000,000 AND NOT MORE THAN 2,800,000,000, THE RATIO VALUE OF THE SHARE THE	Management	Fo

SHARE CAPITAL DIVIDED WITH THE NUMBER OF SHARES IS CHANGED BY A SPLIT OF SHARES, MEANING THAT EACH OLD SHARE IRRESPECTIVE OF CLASS IS DIVIDED

INTO 3 NEW SHARES, SPLIT SHALL BE TAKEN AS A JOINT RESOLUTION BY THE GENERAL MEETING; THE SHAREHOLDERS REPRESENTING AT LEAST 2/3 OF THE CAST VOTES AS WELL AS THE SHARES REPRESENTED AT THE GENERAL MEETING SHALL VOTE IN FAVOUR OF THE PROPOSAL

WILLIAM DEMANT HOLDING

ISSUER: K9898W129 ISIN: DK0010268440

SEDOL: B01XWB2, 5991819, 5961544

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU	Non-Voting	
1.	ADOPT THE REPORT OF THE DIRECTORS ON THE COMPANY S ACTIVITIES DURING THE PAST FY	Management	Fo
2.	RECEIVE AND ADOPT THE AUDITED ANNUAL REPORT, INCLUDING CONSOLIDATED FINANCIALSTATEMENTS; THE ANNUAL REPORT BE TAKEN NOTE OF	Management	Fo
3.	APPROVE THE DISTRIBUTION OF PROFITS OR LOSSES AS RECORDED IN THE ANNUAL REPORT, THE PROFIT OF DKK 901 MILLION TO BE TRANSFERRED TO THE COMPANY S RESERVES TO EFFECT THAT NO DIVIDEND WILL BE PAID	Management	Fo
4.1	RE-ELECT MR LARS NORBY JOHANSEN AS A DIRECTOR, UNDER THE ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION, FOR 2 YEAR TERMS	Management	Fo
4.2	RE-ELECT MR. MICHAEL PRAM RASMUSSEN AS A DIRECTOR, UNDER THE ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION, FOR 2 YEAR TERMS	Management	Fo
4.3	ELECT MR. PETER FOSS, PRESIDENT AND CHIEF EXECUTIVE OFFICER OF FOSS A/S, AS ANEW DIRECTOR, UNDER THE ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION,	Management	Fo

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FOR 2 YEAR TERM

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7. 5.	ANY OTHER BUSINESS RE-ELECT DELOITTE STATSAUTORISERET REVISIONSAKTIESELSKAB AND KPMG C. JESPERSEN STATSAUTORISERET REVISIONSINTERESSENTSKAB AS THE AUDITORS	Non-Voting Management	Fo
6.a	APPROVE TO CHANGE THE COMPANY S REGISTERED OFFICE AS PROVIDED IN ARTICLE 2.1 OF THE ARTICLES OF ASSOCIATION AND OF THE VENUE OF GENERAL MEETINGS AS PROVIDED IN ARTICLE 7.2 AS A RESULT OF THE DANISH MUNICIPAL REFORM	Management	Fo
6.b	APPROVE THE COMPANY'S SHARE CAPITAL BE REDUCED BY A REDUCTION OF THE NOMINAL VALUE OF THE COMPANY'S OWN SHARES OF NO LESS THAN DKK 2,200,000 AND NO MORE THAN DKK 2,900,000; AMEND, AS A RESULT OF THE CAPITAL REDUCTION, ARTICLE 4.1 OF THE ARTICLES OF ASSOCIATION TO REFLECT THE SHARE CAPITAL AFTER THE REDUCTION	Management	Fo
6.c	AUTHORIZE THE BOARD OF DIRECTORS, UNDER ARTICLE 6.2 OF THE ARTICLES OF ASSOCIATION, TO INCREASE THE COMPANY'S SHARE CAPITAL BY ONE OR MORE ISSUES OF SHARES OF A NOMINAL VALUE OF UP TO DKK 6,664,384 UNTIL 01 JAN 2008; THIS AUTHORITY BE PROLONGED FROM 01 JAN 2008 TO 01 JAN 2012	Management	Fo
6.d	APPROVE THE ADDITIONAL METHOD OF CONVENING GENERAL MEETINGS UNDER THE ARTICLE7.4, FIRST SENTENCE, OF THE ARTICLES OF ASSOCIATION AS A RESULT OF NEW STATUTORY REQUIREMENTS TO THE EFFECT THAT IN FUTURE NOTICE OF THE COMPANY S GENERAL MEETINGS WILL ALSO BE GIVEN IN THE ELECTRONIC INFORMATION SYSTEM OF THE DANISH COMMERCE AND COMPANIES AGENCY ERHVERVS-OG SELSKABSSTYRELSEN	Management	Fo
6.e	APPROVE, IN ACCORDANCE WITH THE CORPORATE GOVERNANCE RECOMMENDATIONS PREPAREDBY OMX COPENHAGEN STOCK EXCHANGE, TO CHANGE THE TERM OF OFFICE OF THE DIRECTORS ELECTED BY THE GENERAL MEETING AS PROVIDED IN ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION FROM 2 YEAR TERMS TO 1 YEAR TERMS	Management	Fo
6.f	AUTHORIZE THE BOARD OF DIRECTORS, UNTIL THE NEXT AGM, TO ARRANGE FOR THE COMPANY TO BUY BACK SHARES OF A NOMINAL VALUE OF UP TO 10% OF THE SHARE CAPITAL; THE PURCHASE PRICE OF SUCH SHARES MAY NOT DIFFER BY MORE THAN 10% FROM THE PRICE QUOTED ON OMX COPENHAGEN STOCK EXCHANGE AT THE TIME OF THE ACQUISITION	Management	Fo
6.g	AUTHORIZE THE CHAIRMAN OF THE GENERAL MEETING TO MAKE SUCH ADDITIONS, ALTERATIONS OR AMENDMENTS TO OR IN THE RESOLUTIONS PASSED BY THE GENERAL MEETING AND THE APPLICATION FOR REGISTRATION THEREOF TO THE DANISH COMMERCE AND COMPANIES	Management	Fo

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AGENCY AS THE AGENCY MAY REQUIRE FOR THE REGISTRATION

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GIVAUDAN	SA, VERNIER		
ISSUER:	H3238Q102 ISIN: CH0010645932	BLOCKING	
SEDOL:	B0ZYSJ1, 5980613, B02V936, 5990032		
VOTE GRO	OUP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	
1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS	Swiss Register	Take Acti
 GIVAUDAN	SA, VERNIER		
	H3238Q102 ISIN: CH0010645932	BLOCKING	
ISSUER:		BLOCKING	
ISSUER: SEDOL:	H3238Q102 ISIN: CH0010645932	BLOCKING	
ISSUER: SEDOL: VOTE GRO	H3238Q102 ISIN: CH0010645932 B0ZYSJ1, 5980613, B02V936, 5990032 DUP: GLOBAL	BLOCKING Proposal Type	V c C a
ISSUER: SEDOL: VOTE GRO	H3238Q102 ISIN: CH0010645932 B0ZYSJ1, 5980613, B02V936, 5990032 DUP: GLOBAL	Proposal	
ISSUER: SEDOL: VOTE GRO Proposal Number	H3238Q102 B0ZYSJ1, 5980613, B02V936, 5990032 DUP: GLOBAL Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION	Proposal Type	

Take

2.	GRANT DISCHARGE TO THE BOARD OF DIRECTORS	Management	Acti
3.	APPROVE THE APPROPRIATION OF THE NET PROFIT	Management	Take Acti
4.a	APPROVE TO INCREASE THE SHARE CAPITAL BY CHF 1,321,600 FROM CHF 9,678,400 TO CHF 11,000,000	Management	Take Acti
4.b	APPROVE TO REPLACE ARTICLE 3B PARAGRAPH 1 OF THE ARTICLES OF INCORPORATION OF THE COMPANY	Management	Take Acti
5.1	RE-ELECT MR. M.M. DIETRICH FUHRMANN AS A BOARD OF DIRECTOR	Management	Take Acti
5.2	RE-ELECT MR. PETER KAP PELER AS A BOARD OF DIRECTOR	Management	Take Acti
Meeting I	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/02 Accounts: NPX GABELLI EQUITY TRUST INC. Page 56 o		
6.	ELECT THE AUDITORS AND THE GROUP AUDITORS	Management	Take Acti
*	VOTING RIGHT IS NOT GRANTED TO NOMINEE SHARES (REGISTRATION) BY THIS ISSUER COMPANY. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE IF YOU HAVE ANY QUESTIONS.	Non-Voting	
REALOGY (ORPORATION	RLGYV.PK	
ISSUER: 7	5605E100 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2006, BY AND AMONG DOMUS HOLDINGS CORP., DOMUS ACQUISITION CORP., AND REALOGY CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	Fo
02	PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL NUMBER 1.	Management	Fo

ISSUER: 71654V408 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	MANAGEMENT REPORT, FINANCIAL STATEMENTS AND AUDIT COMMITTEE S OPINION FOR THE FISCAL YEAR 2006	Management	Fo
02	CAPITAL EXPENDITURE BUDGET FOR THE FISCAL YEAR 2007	Management	Fo
03	DISTRIBUTION OF RESULTS FOR THE FISCAL YEAR 2006	Management	Fo
04	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS	Management	Fo
05	ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS	Management	Fo
06	ELECTION OF MEMBERS OF THE FISCAL COUNCIL AND THEIR RESPECTIVE SUBSTITUTES	Management	Fo
07	ESTABLISHMENT OF THE MANAGEMENT COMPENSATION, AS WELL AS THEIR PARTICIPATION IN THE PROFITS PURSUANT TO ARTICLES 41 AND 56 OF THE COMPANY S BYLAWS, AS WELL AS OF MEMBERS OF THE FISCAL COUNCIL	Management	Fo
E1	INCREASE IN THE CAPITAL STOCK THROUGH THE INCORPORATION OF PART OF THE REVENUE RESERVES CONSTITUTED IN PREVIOUS FISCAL YEARS AMOUNTING TO R\$ 4.380 MILLION, INCREASING THE CAPITAL STOCK FROM R\$ 48.264 MILLION TO R\$ 52.644 MILLION WITHOUT ANY CHANGE TO THE NUMBER OF ISSUED SHARES PURSUANT TO ARTICLE 40, ITEM III, OF THE COMPANY S BYLAWS	Management	Fo

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______ IDEX CORPORATION IEX

ISSUER: 45167R104 ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal			Proposal Type	Vo Ca
02	APPROVAL OF DELOITTE & TOUCHE LLP AS AUDITORS OF THE COMPANY.			Management	Fo
01	DIRECTOR	RUBY R.	CHANDY	Management Management	Fo Fo

		1	NEIL A.	SPRINGER	Management	F
 NEWS CORP	ORATION				NWSA	
ISSUER: 6	5248E203	ISIN:				
SEDOL:						
VOTE GROU	P: GLOBAL					
Proposal Number	Proposal				Proposal Type	V c
02	APPROVAL OF THE ADJOURNMENT OR THE SPECIAL MEETING, IF NECESSA TO SOLICIT ADDITIONAL PROXIES F THE EXCHANGE IF THERE ARE INSUF AT THE TIME OF THE SPECIAL MEET THE EXCHANGE.	RY OR APPROPRIATE, OR APPROVAL OF FICIENT VOTES			Management	Fc
01	APPROVAL OF THE EXCHANGE OF ALL COMPANY S CLASS A COMMON STOCK OF THE COMPANY S CLASS B COMMON CASE, INDIRECTLY HELD BY LIBERT FOR ALL OF THE ISSUED AND OUTST OF GREENLADY CORP., A WHOLLY-OW OF THE COMPANY, ALL AS MORE FUL THE PROXY STATEMENT.	AND ALL SHARES STOCK, IN EACH Y MEDIA CORPORATION ANDING SHARES NED SUBSIDIARY	,		Management	Fc
 SULZER AG	, WINTERTHUR					
ISSUER: H	83580128	ISIN: CH0002	376454		BLOCKING	
SEDOL: B	11FKL1, 5263563, 4854719					
VOTE GROU	P: GLOBAL					
Proposal Number	Proposal				Proposal Type	V c C ā
*	THE PRACTICE OF SHARE BLOCKING IN THIS MARKET. PLEASE CONTACT SERVICE REPRESENTATIVE TO OBTAI FOR YOUR ACCOUNTS.	YOUR ADP CLIENT	ION		Non-Voting	
1.	TO VOTE IN THE UPCOMING MEETING BE NOTIFIED TO THE COMPANY REGI OWNER BEFORE THE RECORD DATE. P	STRAR AS BENEFICIAL			Swiss Register	Take Acti

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Selected Accounts: NPX GABELLI EQUITY TRUST INC.

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NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS

ISSUER: H83580128 ISIN: CH0002376454 BLOCKING

SEDOL: B11FKL1, 5263563, 4854719

SULZER AG, WINTERTHUR

Proposal Number	Proposal	Proposal Type	V C
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS	Non-Voting	
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING353008, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU	Non-Voting	
			Tak
1.	RECEIVE THE ANNUAL REPORT, ANNUAL ACCOUNTS AND CONSOLIDATED ACCOUNTS OF 2006, THE REPORT OF THE AUDITORS AND THE GROUP AUDITORS	Management	Act
2.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS	Management	Take Act
	OF CHF 23 PER SHARE	, and the second	Take
3.	GRANT DISCHARGE TO THE BOARD AND SENIOR MANAGEMENT	Management	Act:
4.1	RE-ELECT MR. LOUIS HUGHES AS A DIRECTOR	Management	Act:
4.2	RE-ELECT MR. HANS LIENHARD AS A DIRECTOR	Management	
4.3	RE-ELECT MR. LUCIANO RESPINI AS A DIRECTOR	Management	Act: Take
5.	ELECT MR. ULF BERG AS A MEMBER OF THE BOARD OF DIRECTOR	Management	
6.	ELECT PRICEWATERCOOPERS AG AS AUDITORS	Management	Take Act: Take
7.	APPROVE THE CREATION OF CHF 21.828 POOL OF CAPITAL WITH PREEMPTIVE RIGHTS	Management	Act
*	PLEASE NOTE THAT THE VOTING RIGHT IS GRANTED TO NOMINEE SHARES (REGISTRATION) BY THIS ISSUER COMPANY. HOWEVER, THE ISSUER GIVES (OR LIMITS THE) VOTING RIGHT WITH THE NOMINEE CONTRACT. THANK YOU.	Non-Voting	

ProxyEdge - Investment Company Report

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Report Date: 07/02/2007

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H.B. FULI	LER COMPANY		FUL	
ISSUER: 3	359694106 ISI	N:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	KNUT KLEEDEHN JOHN C. VAN RODEN, JR. MICHELE VOLPI	Management	F C
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS COMPANY S INDEPENDENT AUDITORS FOR THE FIXYEAR ENDING DECEMBER 1, 2007.		Management	Fo
	ENTERTAINMENT, INC.		HET	
ISSUER: 4	13619107 ISI	N:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF DATED AS OF DECEMBER 19, 2006, AMONG HAMLI LLC, HAMLET MERGER INC. AND HARRAH S ENTERING.	OF MERGER, ET HOLDINGS	Management	
02	PROPOSAL TO APPROVE THE ADJOURNMENT OR POOF THE SPECIAL MEETING, IF NECESSARY OR AND TO SOLICIT ADDITIONAL PROXIES IF THERE ARE VOTES AT THE TIME OF THE MEETING TO ADOPT MERGER AGREEMENT.	PPROPRIATE, E INSUFFICIENT	Management	Fo
	OF NEW YORK COMPANY, INC.		BK	
ISSUER: (064057102 ISI	N:		
SEDOL:				

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V d C a
01	DIRECTOR		Management	F (
03	SHAREHOLDER PROPOSAL WITH RESPECT TO SIMPLE MAJO	MR. BIONDI MR. DONOFRIO MR. HASSELL MR. KOGAN MR. KOWALSKI MR. LUKE MS. REIN MR. RENYI MR. RICHARDSON MR. SCOTT MR. VAUGHAN	Management Shareholder	FC FC FC FC FC FC FC FC
02	VOTING A VOTE FOR RATIFICATION OF AUDITORS		Management	F
Selected	Accounts: NPX GABELLI EQUITY TRUST INC.	eport Date: 07/02/2 Page 60 of	236	7
05	SHAREHOLDER PROPOSAL WITH RESPECT TO EXECUTIVE COMPENSATION. SHAREHOLDER PROPOSAL WITH RESPECT TO CUMULATIVE VOTING.		Shareholder Shareholder	Aga:
WADDELL 8	REED FINANCIAL, INC.		WDR	
ISSUER: 9	930059100 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fo
02	ADDDOVAL OF AN AMENDMENT TO THE MADDELL C DEED	HENRY J. HERRMANN JAMES M. RAINES WILLIAM L. ROGERS	Management Management Management	FC FC
UZ	APPROVAL OF AN AMENDMENT TO THE WADDELL & REED FINANCIAL, INC. STOCK INCENTIVE PLAN, AS AMENDED AND RESTATED, TO ELIMINATE (1) THE COMPANY S ABILITY TO ISSUE INCENTIVE STOCK OPTIONS, (2) THE TEN-YEAR TERM OF THE PLAN, AND (3) THE COMPAIS ABILITY TO ADD BACK TO THE POOL OF SHARES RESERVED IN THE PLAN, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		Management	Fc

RATIFICATION OF THE SELECTION OF KPMG LLP AS 03 THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2007.

Management Fo

BP P.L.C. BP

ISSUER: 055622104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
S24	SPECIAL RESOLUTION: TO GIVE AUTHORITY TO ALLOT A LIMITED NUMBER OF SHARES FOR CASH FREE OF PRE-EMPTION RIGHTS	Management	Fo
23	TO GIVE AUTHORITY TO ALLOT SHARES UP TO A SPECIFIED AMOUNT	Management	Fo
S22	SPECIAL RESOLUTION: TO GIVE LIMITED AUTHORITY FOR THE PURCHASE OF ITS OWN SHARES BY THE COMPANY	Management	Fo
21	TO AUTHORIZE THE USE OF ELECTRONIC COMMUNICATIONS	Management	Fo
20	TO GIVE LIMITED AUTHORITY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	Management	Fo
19	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS AND AUTHORIZE THE BOARD TO SET THEIR REMUNERATION	Management	Fo
03	DIRECTOR	Management	Fo
	DR D C ALLEN	Management	Fo
	LORD BROWNE	Management	Fo
	MR A BURGMANS	Management	Fo
	SIR WILLIAM CASTELL	Management	Fo
	MR I C CONN	Management	Fo
	MR E B DAVIS, JR	Management	Fo
	MR D J FLINT	Management	Fo

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	DR B E GROTE	Management	Fo
	DR A B HAYWARD	Management	Fo
	MR A G INGLIS	Management	Fo
	DR D S JULIUS	Management	Fo
	SIR TOM MCKILLOP	Management	Fo
	MR J A MANZONI	Management	Fo
	DR W E MASSEY	Management	Fo
	SIR IAN PROSSER	Management	Fo
	MR P D SUTHERLAND	Management	Fo
02	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Management	Fo
01	TO RECEIVE THE DIRECTORS ANNUAL REPORT AND ACCOUNTS	Management	Fo

CANAL PLUS SA, PARIS

ISSUER: F13398106 TSIN: FR0000125460

SEDOL: B0Z6WD9, 5718977, B0333C8, 5718988

VOTE GROUP: GLOBAL

Type Ca Proposal Number Proposal

PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE

A VERIFICATION PERIOD EXISTS IN FRANCE. VERIFICATION

PLEASE NOTE THAT THIS IS A MIX MEETING. THANK

0.1 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2006, AS PRESENTED SHOWING NET INCOME OF EUR 36,277,595.92, AND GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR

Non-Voting

Non-Voting

Management Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 62 of 236

TO MEETING DATE + 1

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0.2	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	Fo
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-40 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Fo
0.4	APPROVE THE RECOMENDATIONS OF THE BOARD OF DIRECTORS AND TO APPROPRIATE INCOME FOR THE FY AS FOLLOWS: INCOME FOR THE FY: EUR 36,277,595.92 PRIOR RETAINED EARNINGS: EUR 48,648,412.48 DISTRIBUTABLE INCOME: EUR 84,926,008.40 DIVIDENDS: EUR 30,405,784.32 RETAINED EARNINGS: EUR 54,520,224.08 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.24 PER SHARE FOR 126,670,768 SHARES; THIS DIVIDEND WILL BE CUT OFF ON 23 APR 2007, AS REQUIRED BY LAW; AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Fo
0.5	RATIFY THE APPOINTMENT OF MR. CANALSATELLITE AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	Fo
0.6	RATIFY THE APPOINTMENT OF MR. CANAL + REGIE AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2006	Management	Fo
0.7	RATIFY THE APPOINTMENT OF MR. CANAL+ DISTRIBUTION AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	Fo
0.8	RATIFY THE APPOINTMENT OF MR. RODOLPHE BELMER AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	Fo
0.9	APPROVE TO RENEW THE APPOINTMENT OF MR. CANAL + REGIE AS DIRECTOR FOR A 6-YEAR PERIOD	Management	Fo
0.10	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	Fo
E.11	AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, IN FAVOR OF EMPLOYEES OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN, THIS DELEGATION IS GIVEN FOR AN 18 MONTHS PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Fo

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Selected Accounts: NPX GABELLI EQUITY TRUST INC.

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TOCHED. 5	7.4.1.4.4.11.00	TOTM.		
ISSUER: 7	41441108	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR APPROVAL OF THE 2007 NON-EMPLOYEE	EDWARD C. BERNARD JAMES T. BRADY J. ALFRED BROADDUS, JR. DONALD B. HEBB, JR. JAMES A.C. KENNEDY BRIAN C. ROGERS DR. ALFRED SOMMER DWIGHT S. TAYLOR ANNE MARIE WHITTEMORE	Management	FC FC FC FC FC FC FC FC
03	PLAN. RATIFICATION OF THE APPOINTMENT OF THE APPOIN	F KPMG LLP AS	Management	Fo
04	FIRM FOR 2007. IN THEIR DISCRETION, THE PROXIES AT TO VOTE UPON SUCH OTHER BUSINESS AS BUSINESS AS MAY PROPERLY COME BEFOOR ANY ADJOURNMENTS AND POSTPONEMS	AND FURTHER ORE THE MEETING	Management	Fo
TELECOM I	ITALIA MEDIA SPA, TORINO			
ISSUER: I	:92765121	ISIN: IT0001389920	BLOCKING	
SEDOL: 5	5843642, 7184833, B11JQG0, B01DRM8,	5846704		
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
*	PLEASE NOTE THAT THIS IS A MIX ME		Non-Voting	
*	YOU. PLEASE NOTE IN THE EVENT THE MEET: REACH QUORUM, THERE WILL BE A SECON APR 2007. CONSEQUENTLY, YOUR VOWILL REMAIN VALID FOR ALL CALLS UP	COND CALL ON COTING INSTRUCTIONS	Non-Voting	

Take

0.1	APPROVE TO EXAMINE THE BALANCE SHEET AS OF 31 DEC 2006, THE BOARD OF DIRECTORS REPORT ON THE MANAGEMENT ACTIVITY AND THE INTERNAL AUDITORS REPORT; RESOLUTIONS RELATED THERETO	Management	Acti
0.2	APPROVE TO POSTPONE THE AUDITORS TERM OF OFFICE;	Management	Take Acti
0.3	APPOINT A NEW DIRECTOR; RESOLUTIONS RELATED THEF	RETO Management	Take Acti
0.4.1	APPOINT THE EFFECTIVE AND ALTERNATE AUDITORS	Management	Take Acti
0.4.2	APPOINT THE INTERNAL AUDITORS CHAIRMAN	Management	Take Acti
0.4.3	APPROVE TO STATE THE INTERNAL AUDITORS EMOLUMENT	TS Management	Take Acti
0.5	AMEND THE MEETING RULES APPROVED WITH RESOLUTION	NS Management	Take Acti
	OF THE SHAREHOLDERS MEETING HELD ON 05 MAY 2004	-	
4 2	e - Investment Company Report		
leeting [Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2007	

Pro Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 64 of 236

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E.1	AMEND ARTICLE 5 STOCK CAPITAL, ARTICLE 6 SHARES, ARTICLE 7 BONDS, ARTICLE 10 MEETING CALLING, ARTICLE 12 CHAIRMANSHIP AND MANAGEMENT DURING MEETINGS, ARTICLE 13 BOARD OF THE DIRECTORS COMPOSITION, ARTICLE 14 CHAIRMAN, VICE-CHAIRMAN AND SECRETARY, ARTICLE 15 BOARD OF THE DIRECTORS MEETINGS, ARTICLE 18 BOARD OF THE DIRECTORS POWERS-PROXIES, ARTICLE 19 REPORT OF THE DELEGATE BODY, ARTICLE 20 COMPANY LEGAL REPRESENTATIVE, ARTICLE 21 DIRECTORS EMOLUMENTS AND REFUND OF EXPENSES, ARTICLE 22 THE INTERNAL AUDITORS, ARTICLE 23 CLOSING OF FY, PROFIT ALLOCATION OF THE BYLAW; NUMBERING THE SUB-SECTIONS OF THE BYLAW; RESOLUTIONS RELATED THERETO	Management
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.	Non-Voting

COMPANIA DE TELECOMUNICACIONES DE CH

THANK YOU.

ISSUER: 204449300 ISIN:

SEDOL:

Take Acti

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
E1	APPROVAL OF CAPITAL REDUCTION OF CH\$48,815,011,335 AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
E2	APPROVAL TO MODIFY THE COMPANY S BYLAWS, TO REFLECT THE APPROVED AGREEMENTS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.*	Management	Fo
E3	APPROVAL TO ADOPT THE NECESSARY PROCEDURES TO FORMALIZE THE AGREEMENTS REACHED AT THE EXTRAORDINARY SHAREHOLDERS MEETING.	Management	Fo
A1	APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, INCOME STATEMENT AND REPORTS OF ACCOUNT INSPECTORS AND INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2006, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.*	Management	Fo
A2	APPROVAL OF DISTRIBUTION OF NET INCOME FOR FISCAL YEAR ENDED DECEMBER 31, 2006 AND THE PAYMENT OF A FINAL DIVIDEND, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
A4	APPROVAL TO APPOINT THE INDEPENDENT AUDITORS FOR FISCAL YEAR 2007, AND TO DETERMINE THEIR COMPENSATION.	Management	Fo
A5	APPROVAL TO APPOINT THE DOMESTIC CREDIT RATING AGENCIES AND TO DETERMINE THEIR COMPENSATION, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
A12	APPROVAL OF THE INVESTMENT AND FINANCING STRATEGY PROPOSED BY MANAGEMENT (ACCORDING TO DECREE LAW 3,500), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
A9	APPROVAL OF THE COMPENSATION FOR THE DIRECTORS COMMITTEE MEMBERS AND OF THE DIRECTORS COMMITTEE BUDGET, TO BE ASSIGNED UNTIL THE NEXT GENERAL SHAREHOLDERS MEETING, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Fo
A10	APPROVAL OF THE COMPENSATION FOR THE AUDIT COMMITTEE MEMBERS AND OF THE AUDIT COMMITTEE BUDGET, TO	Management	Fo

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 65 of 236

BE ASSIGNED UNTIL THE NEXT GENERAL SHAREHOLDERS MEETING, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.

A15 APPROVAL OF A SANTIAGO NEWSPAPER IN WHICH TO PUBLISH THE NOTICES FOR FUTURE SHAREHOLDERS MEETINGS AND DIVIDEND PAYMENTS, IF APPROPRIATE, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.

TELECOM ITALIA S P A NEW

Management Fo

ISSUER: T92778108 ISIN: IT0003497168

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

_____ -----

VOTE GROUP: GLOBAL

Number Proposal

Proposal

		- <i>1</i> F -
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting
	REACH QUORUM, THERE WILL BE A SECOND CALL ON	
	APRIL 15, 2007 AND A THIRD CALL ON APRIL 16,	
	2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS	
	WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA	
	IS AMENDED. PLEASE ALSO NOTE THAT THE THIRD CALL	
	OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO	
	(MILAN) AT 11:00 AM. THANK YOU.	

1. AMENDMENT OF THE FOLLOWING ARTICLES OF THE COMPANY S BYLAWS: 3 PURPOSE, 6 SAVINGS SHARES, 8 BONDS, 9 APPOINTMENT OF THE BOARD OF DIRECTORS, 10 CORPORATE OFFICERS, 11 MEETINGS OF THE BOARD OF DIRECTORS, 12 POWERS OF THE BOARD OF DIRECTORS, 13 MANAGER RESPONSIBLE FOR THE PREPARATION OF THE COMPANY S FINANCIAL REPORTS, 14 INFORMATION FLOWS FROM THE EXECUTIVE DIRECTORS TO THE OTHER DIRECTORS AND THE MEMBERS OF THE BOARD OF AUDITORS, 15 REPRESENTATION OF THE COMPANY, 1 COMPENSATION OF THE BOARD OF DIRECTORS, 17 BOARD OF AUDITORS, 18 CALLING OF SHAREHOLDERS? MEETINGS, 19 PARTECIPATION IN SHAREHOLDERS MEETINGS, 20 CONDUCT OF SHAREHOLDERS MEETINGS AND 21 ALLOCATION OF THE PROFIT, NUMBERING OF THE PARAGRAPHS OF THE ARTOCLES OF THE BYLAWS, AND RELATED AND CONSEQUENT RESOLUTIONS.

TELECOM ITALIA S P A NEW

ISSUER: T92778108 ISIN: IT0003497168

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Са ______

PLEASE NOTE IN THE EVENT THE MEETING DOES NOT Non-Voting REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE ALSO NOTE THAT THE SECOND CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.

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Acti

Proposal

Management

Type

Selected Accounts: NPX GABELLI EQUITY TRUST INC.

OF THE NUMBER OF MEMBERS OF THE BOARD.

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			l.
1.	FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, RELATED AND CONSEQUENT RESOLUTIONS	Management	Take Acti
2.	APPOINTMENT OF THE BOARD OF DIRECTORS, DETERMINATIONS OF THE NUMBERS OF MEMBERS OF THE BOARDS, DETERMINATION OF THE TERM OF OFFICE OF THE BOARD, APPOINTMENT OF THE DIRECTORS, DETERMINATION OF THE ANNUAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	Take Acti
3.	DECISIONS CONSEQUENT ON THE RESIGNATION OF A MEMBER OF THE BOARD OF AUDITORS	Management	Take Acti
4.	PLAN FOR THE AWARD OF FREE TREASURY SHARES TO THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP, AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES SUBJECT TO REVOCATION OF THE EXISTING AUTHORIZATION, RELATED AND CONSEQUENT RESOLUTIONS	Management	Take Acti
5.	DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A	Management	Take Acti
6.	AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 06 MAY 2004	Management	Take Acti
	TALIA S P A NEW		
ISSUER: T	ISIN: IT0003497168		
SEDOL: F	3020SC5, B19RWG8, 7649882, B11RZ67, 7634394		
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE ALSO NOTE THAT THE SECOND CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.	Non-Voting	
1.	APPROVE THE FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, RELATED AND CONSEQUENT RESOLUTIONS.	Management	Take Act
2.	APPOINTMENT OF THE BOARD OF DIRECTORS AND DETERMINATION	Management	Take Acti

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4. APPOINTMENT OF THE DIRECTORS.

3.

DETERMINATION OF THE TERM OF OFFICE OF THE BOARD.

			Take
5.	DETERMINATION OF THE ANNUAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS.	Management	Acti
6.	DECISIONS CONSEQUENT ON THE RESIGNATION OF A	Management	Take Acti
	MEMBER OF THE BOARD OF AUDITORS.		
7.	PLAN FOR THE AWARD OF FREE TREASURY SHARES TO THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP. AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES SUBJECT TO REVOCATION OF THE EXISTING AUTHORIZATION - RELATED AND CONSEQUENT RESOLUTIONS.	Management	Take Acti
			Take
8.	DECISIONS CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNEST & YOUNG S.P.A.	Management	Acti
			Take
0	AMENDMENTS TO THE MEETING REGULATIONS APPROVED	Management	Acti
9.	BY THE SHAREHOLDERS MEETING ON 6 MAY 2004.		
9. CITIGROUP		C	
CITIGROUP		C	
CITIGROUP	P INC.	C	
CITIGROUP ISSUER: 1 SEDOL:	P INC.	C	
CITIGROUP ISSUER: 1 SEDOL: VOTE GROU	P INC. 172967101 ISIN:		
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP	P INC. 172967101 ISIN: UP: GLOBAL Proposal	C Proposal Type	Vo Ca
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP	P INC. 172967101 ISIN: UP: GLOBAL Proposal	Proposal	Ca
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP Proposal Number	P INC. 172967101 ISIN: UP: GLOBAL Proposal	Proposal Type	Ca Fo
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP Proposal Number 1A	P INC. 172967101 ISIN: UP: GLOBAL Proposal ELECTION OF DIRECTOR: C. MICHAEL ARMSTRONG.	Proposal Type Management	Ca Fc Fc
CITIGROUF ISSUER: 1 SEDOL: VOTE GROUP Proposal Number 1A 1B	P INC. 172967101 ISIN: UP: GLOBAL Proposal ELECTION OF DIRECTOR: C. MICHAEL ARMSTRONG. ELECTION OF DIRECTOR: ALAIN J.P. BELDA.	Proposal Type Management Management	Ca Fo
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP Proposal Number 1A 1B 1C	PINC. 172967101 ISIN: UP: GLOBAL Proposal ELECTION OF DIRECTOR: C. MICHAEL ARMSTRONG. ELECTION OF DIRECTOR: ALAIN J.P. BELDA. ELECTION OF DIRECTOR: GEORGE DAVID.	Proposal Type Management Management Management	Ca Fc Fc
CITIGROUP ISSUER: 1 SEDOL: VOTE GROUP Proposal Number 1A 1B 1C 1D	P INC. 172967101 ISIN: UP: GLOBAL Proposal ELECTION OF DIRECTOR: C. MICHAEL ARMSTRONG. ELECTION OF DIRECTOR: ALAIN J.P. BELDA. ELECTION OF DIRECTOR: GEORGE DAVID. ELECTION OF DIRECTOR: KENNETH T. DERR.	Proposal Type Management Management Management Management	Cá Fo Fo Fo

Take

Acti Take

Acti

Management

Management

	Edgar Filing: GABELLI EQUITY TRUST INC	- Form N-PX	
1G	ELECTION OF DIRECTOR: KLAUS KLEINFELD.	Management	Fo
1н	ELECTION OF DIRECTOR: ANDREW N. LIVERIS.	Management	Fo
1I	ELECTION OF DIRECTOR: ANNE MULCAHY.	Management	Fo
1J	ELECTION OF DIRECTOR: RICHARD D. PARSONS.	Management	Fo
1K	ELECTION OF DIRECTOR: CHARLES PRINCE.	Management	Fo
1L	ELECTION OF DIRECTOR: JUDITH RODIN.	Management	Fo
1M	ELECTION OF DIRECTOR: ROBERT E. RUBIN.	Management	Fo
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2007 Page 68 of 236	
1N	ELECTION OF DIRECTOR: FRANKLIN A. THOMAS.	Management	Fo
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS CITIGROUP S INDEPENDENT REGISTERED PUBLIC	Management	Fo

IN	ELECTION OF DIRECTOR: FRANKLIN A. THOMAS.	Management	F'O
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS CITIGROUP S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	Fo
03	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON PRIOR GOVERNMENTAL SERVICE OF CERTAIN INDIVIDUALS.	Shareholder	Agai
04	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON POLITICAL CONTRIBUTIONS.	Shareholder	Agai
05	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON CHARITABLE CONTRIBUTIONS.	Shareholder	Agai
06	SHAREOWNER PROPOSAL REQUESTING AN ADVISORY RESOLUTION TO RATIFY EXECUTIVE COMPENSATION.	Shareholder	Agai
07	STOCKHOLDER PROPOSAL REQUESTING THAT CEO COMPENSATION BE LIMITED TO NO MORE THAN 100 TIMES THE AVERAGE COMPENSATION PAID TO WORLDWIDE EMPLOYEES.	Shareholder	Agai
08	STOCKHOLDER PROPOSAL REQUESTING THAT THE CHAIRMAN OF THE BOARD HAVE NO MANAGEMENT DUTIES, TITLES OR RESPONSIBILITIES.	Shareholder	Agai
09	STOCKHOLDER PROPOSAL REQUESTING THAT STOCK OPTIONS BE SUBJECT TO A FIVE-YEAR SALES RESTRICTION.	Shareholder	Agai
10	STOCKHOLDER PROPOSAL REQUESTING CUMULATIVE VOTING.	Shareholder	Agai
11	STOCKHOLDER PROPOSAL REQUESTING THAT STOCKHOLDERS	Shareholder	Agai

KONINKLIJKE KPN NV

ISSUER: N4297B146 ISIN: NL0000009982

HAVE THE RIGHT TO CALL SPECIAL SHAREHOLDER MEETINGS.

SEDOL: BOCM843, 0726469, 5983537, B02P035, 5956078

VOTE GROUP: GLOBAL

Proposal Proposal Vo

*	PLEASE BE INFORMED ROYAL KPN NV ESTABLISHED A RECORD DATE OF 19 MAR 2007. FORTHIS REASON, SHARE	Non-Voting	
	BLOCKING DOES NOT APPLY. THANK YOU.		
1.	OPENING AND ANNOUNCEMENTS.	Non-Voting	
2.	REVIEW OF THE YEAR 2006 - REPORT BY THE BOARD	Non-Voting	
	OF MANAGEMENT FOR THE FISCAL YEAR 2006.	,	
3.	UPDATE ON CORPORATE GOVERANCE.	Non-Voting	
4.	ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL	Management	Fo
•	YEAR 2006.	3	
5.	EXPLANATION OF THE FINANCIAL AND DIVIDEND POLICY.	Non-Voting	
6.	ADOPT A DIVIDEND OVER THE FINANCIAL YEAR 2006.	Management	Fo
7.	APPROVE TO DISCHARGE THE MEMBERS OF THE BOARD	Management	Fo
	OF MANAGEMENT FROM LIABILTY.		
8.	APPROVE TO DISCHARGE THE MEMBERS OF THE SUPERVISORY	Management	Fo
	BOARD FROM LIABILITY.		
9.	APPROVE TO AMEND THE ARTICLES OF ASSOCIATION.	Management	Fo
10.	APPROVE TO APPOINT THE AUDITOR.	Management	Fo
11.	OPPORTUNITY TO MAKE RECOMMENDATIONS FOR THE APPOINTMENT	Non-Voting	
	OF A MEMBER OF THE SUPERVISORY BOARD.		
12.	APPROVE TO APPOINT MR. M. BISCHOFF AS A MEMBER	Management	Fo
	OF THE SUPERVISORY BOARD.		
20.	ANY OTHER BUSINESS AND CLOSURE OF THE MEETING.	Non-Voting	
13.	APPROVE TO APPOINT MR. J.B.M. STREPPEL AS A MEMBER	Management	Fo
	OF THE SUPERVISORY BOARD.		
14.	APPROVE TO APPOINT MRS. C.M. COLIJN-HOOYMANS	Management	Fo
	AS A MEMBER OF THE SUPERVISORY BOARD.		
			ļ
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ProxvEdg	e - Investment Company Report		
	Date Range: 07/01/2006 to 06/30/2007 Report Date: (07/02/2007	
_		69 of 236	
	2		
15.	ANNOUNCEMENT CONCERNING VACANCIES IN THE SUPERVISORY	Non-Voting	ļ
± J •		MOII ACCTIIA	
	BOARD ARISING AT THE ANNUAL GENERAL MEETING OF SHAREHOLDERS IN 2008.		
	SHAREHOLDERS IN 2000.		
16.	APPROVE TO AMEND THE REMUNERATION POLICY FOR	Management	Fo
± ∪ •	THE BOARD OF MANAGEMENT.	ranagement	τ 🧅
17.	APPROVE TO AMENDTHE REMUNERATION POLICY FOR THE	Managament	Fo
⊥ / •	BOARD OF MANAGEMENT.	Management	T. C
18.	APPROVE TO AUTHORIZE THE BOARD OF MANAGEMENT	Managamant	Fo
±∪•	TO RESOLVE THAT THE COMPANY MAY ACQUIRE ITS OWN	Management	Τ. Ο
	SHARES.		
19.	APPROVE TO REDUCE THE CAPITAL THROUGH CANCELLATION	Management	
1 J •	APPROVE TO REDUCE THE CAPITAL INCOUGH CANCELLATION	Management	Fo
	OF OUR CHARG	_	Fo
	OF OWN SHARES.		Fc
	OF OWN SHARES.		Fc
 MELLON F		MEL	F¢
	INANCIAL CORPORATION	MEL	Fc
		MEL	Fc

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number 	Proposal		Proposal Type	V C
01	DIRECTOR	JARED L. COHON IRA J. GUMBERG ROBERT P. KELLY DAVID S. SHAPIRA JOHN P. SURMA	Management Management Management Management Management Management	F) F) F) F)
02	PROPOSAL TO AMEND THE BY-LAWS OF MELLON		Management	F
03	CORPORATION. PROPOSAL TO APPROVE THE ADOPTION OF AMEN TO MELLON FINANCIAL CORPORATION LONG TER INCENTIVE PLAN (2004).		Management	Aga
04	RATIFICATION OF APPOINTMENT OF KPMG LLP PUBLIC ACCOUNTANTS.	AS INDEPENDENT	Management	F
 SUNTRUST	BANKS, INC.		STI	
ISSUER: 8	367914103 IS	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V d C a
05	PROPOSAL TO RATIFY THE APPOINTMENT OF EF		Management	F(
04	SHAREHOLDER PROPOSAL REGARDING MAJORITY FOR THE ELECTION OF DIRECTORS.		Shareholder	Aga
03	PROPOSAL TO AMEND THE BYLAWS OF THE COMPROVIDE THAT DIRECTORS BE ELECTED ANNUAL		Management	F
02	PROPOSAL TO AMEND THE ARTICLES OF INCORE OF THE COMPANY REGARDING THE RIGHTS AND OF PREFERRED STOCK.	PORATION	Management	Fo
01	DIRECTOR		Management	F
		ROBERT M. BEALL, II* JEFFREY C. CROWE*	Management Management	F (
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	•	Management	

THE HERSHEY COMPANY HSY

ISSUER: 427866108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR		Management	F (
		J.A. BOSCIA	Management	Fo
		R.H. CAMPBELL	Management	Fc
		R.F. CAVANAUGH	Management	F
		G.P. COUGHLAN	Management	Fo
		H. EDELMAN	Management	Fo
		B.G. HILL	Management	Fc
		A.F. KELLY, JR.	Management	F
		R.H. LENNY	Management	Fc
		M.J. MCDONALD	Management	Fc
		M.J. TOULANTIS	Management	F
02	RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2007.		Management	Fo
03	APPROVE THE HERSHEY COMPANY EQUITY AND INCENTIVE COMPENSATION PLAN.		Management	Agai
 DOW JONES	& COMPANY, INC.		DJ	
ISSUER: 2	60561105 ISIN:			

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vc
Number	Proposal	Type	Ca
01	DIRECTOR	Management	 Fc
	JON E. BARFIELD	Management	Fo
	LEWIS B. CAMPBELL	Management	Fo
	EDUARDO CASTRO-WRIGHT	Management	Fo
	JOHN M. ENGLER	Management	Fo
	HARVEY GOLUB	Management	Fo
	DIETER VON HOLTZBRINCK	Management	Fo
	FRANK N. NEWMAN	Management	Fo
	CHRISTOPHER BANCROFT	Management	Fo
	JOHN F. BROCK	Management	Fo
	MICHAEL B. ELEFANTE	Management	Fo
	LESLIE HILL	Management	Fo
	M. PETER MCPHERSON	Management	Fo
	DAVID K.P. LI	Management	Fo
	PAUL SAGAN	Management	Fo
	ELIZABETH STEELE	Management	Fo
	RICHARD F. ZANNINO	Management	Fo
02	APPROVAL OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2007.	Management	Fo
03	APPROVING THE DOW JONES 2001 LONG-TERM INCENTIVE	Management	Agai

PLAN AS AMENDED AND RESTATED, INCLUDING AN INCREASE

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007

Selected Accounts: NPX GABELLI EQUITY TRUST INC.

Report Date: 07/02/2007

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04	IN THE NUMBER OF SHARES OF COMMON STOFOR ISSUANCE THEREUNDER BY 2,100,000 10,500,000 TO 12,600,000 SHARES. STOCKHOLDER PROPOSAL TO REQUIRE THAT PERSONS SERVE IN THE POSITIONS OF CHATHE BOARD AND CHIEF EXECUTIVE OFFICER THE CHAIRMAN NOT BE A CURRENT OR FORM OF THE COMPANY.	SHARES FROM DIFFERENT AIRMAN OF R AND THAT	Shareholder	Agai
SEAT PAGE	NE GIALLE SPA, MILANO			
ISSUER: 7	C8380H104	ISIN: IT0003479638	BLOCKING	
SEDOL: E	B11BPT2, 7743621, B020RD9, 7646593, B01	.0sw6		
Proposal	JP: GLOBAL Proposal		Proposal Type	 Vo Ca
*	PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND 19 APR 2007. CONSEQUENTLY, YOUR VOTIN WILL REMAIN VALID FOR ALL CALLS UNLESTS AMENDED. PLEASE BE ALSO ADVISED THE SHARES WILL BE BLOCKED UNTIL THE QUORUM THE MEETING IS CANCELLED. THANK YOU	DOES NOT CALL ON IG INSTRUCTIONS IS THE AGENDA HAT YOUR RUM IS MET	Non-Voting	
*	PLEASE NOTE THAT THIS IS A MIX MEETIN	IG. THANK	Non-Voting	
0.1	RECEIVE THE FINANCIAL STATEMENTS AT 3 AND BOARD OF DIRECTORS REPORT, ADJOUR		Management	Take Acti
0.2	APPOINT TWO BOARD OF DIRECTORS MEMBER	RS, ADJOURNMENT	Management	Take Act
e.1	APPROVE INTEGRATION OF ARTICLE 5, AME 8, 14, 16, 19 AND 22 OF CORPORATE BY THEREOF		Management	Take Acti
*	PLEASE NOTE THAT THIS IS A REVISION OF RECORD DATE. IF YOU HAVE ALREADY STORMS OF PLEASE DO NOT RETURN THIS PROS	SENT IN YOUR	Non-Voting	

YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

STATE STREET CORPORATION STT

ISSUER: 857477103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fo
		T. ALBRIGHT	Management	Fc
		K. BURNES	Management	Fc
		P. COYM	Management	Fc
		N. DAREHSHORI	Management	Fc

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007

Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 72 of 236

A. FAWCETT Management A. GOLDSTEIN Management D. GRUBER Management L. HILL Management C. LAMANTIA Management R. LOGUE Management R. LOGUE Management R. SERGEL Management R. SKATES Management D. WALSH Management R. SKATES Management R. SKATES Management R. SKATES Management R. WEISSMAN Management D. WALSH Management D. WALSH Management R. WEISSMAN Management Management Management D. WALSH Management Management Management D. WALSH Management Management D. WALSH Management Managemen		~	2		
A. GOLDSTEIN Management D. GRUBER Management L. HILL Management C. LAMANTIA Management R. LOGUE Management M. MISKOVIC Management R. SERGEL Management R. SKATES Management D. WALSH Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management Management D. WALSH Management D. WALSH Management Management D. WALSH Management Management D. WALSH Management Management Management D. WALSH Management D. WALSH Management Management D. WALSH Management Management D. WALSH Management D. WALSH Management D. WALSH Management Management D. WALSH MANAGEME					
A. GOLDSTEIN Management D. GRUBER Management L. HILL Management C. LAMANTIA Management R. LOGUE Management M. MISKOVIC Management R. SERGEL Management R. SKATES Management D. WALSH Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management Management D. WALSH Management D. WALSH Management Management R. WEISSMAN Management Management Management Management D. WALSH Management D. WALSH Management Management D. WALSH Management D. WALSH Management Management D. WALSH MANAG			A FAWCETT	Management	Fo
D. GRUBER Management L. HILL Management C. LAMANTIA Management R. LOGUE Management R. SERGEL Management R. SKATES Management R. SKATES Management G. SUMME Management D. WALSH Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. THE COMMON STOCK FROM 500,000,000 TO 750,000,000. TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
L. HILL Management C. LAMANTIA Management R. LOGUE Management R. SERGEL Management R. SERGEL Management R. SKATES Management R. SKATES Management R. SKATES Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management Management AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				_	Fo
C. LAMANTIA Management R. LOGUE Management M. MISKOVIC Management R. SERGEL Management R. SKATES Management D. WALSH Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management Management R. WEISSMAN Management AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
R. LOGUE Management M. MISKOVIC Management R. SERGEL Management R. SKATES Management R. SKATES Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management Management R. WEISSMAN Management Management Management D. WALSH Management R. WEISSMAN Management Man				-	Fo
M. MISKOVIC Management R. SERGEL Management R. SKATES Management D. WALSH Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management R. WEISSMAN Management Management R. WEISSMAN Management AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
R. SERGEL Management R. SKATES Management D. WALSH Management R. WEISSMAN Management OF COMMON STOCK FROM 500,000,000 TO 750,000,000. TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
R. SKATES Management G. SUMME Management D. WALSH Management R. WEISSMAN Management OF COMMON STOCK FROM 500,000,000 TO 750,000,000. TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				_	Fo
G. SUMME Management D. WALSH Management R. WEISSMAN Management G. SUMME D. WALSH Management R. WEISSMAN Management OF COMMON STOCK FROM 500,000,000 TO 750,000,000. TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
D. WALSH Management R. WEISSMAN Management OF COMMON STOCK FROM 500,000,000 TO 750,000,000. TO RATIFY THE SELECTION OF ERNST & YOUNG LLP Management AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
R. WEISSMAN Management OZ TO INCREASE STATE STREET S AUTHORIZED SHARES OF COMMON STOCK FROM 500,000,000 TO 750,000,000. OZ TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				-	Fo
TO INCREASE STATE STREET S AUTHORIZED SHARES OF COMMON STOCK FROM 500,000,000 TO 750,000,000. ORATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.				_	Fo
TO RATIFY THE SELECTION OF ERNST & YOUNG LLP Management AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.	02			_	Fo
TD BANKNORTH INC.	03	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER		Management	F¢
	TD BANKN	ORTH INC.		BNK	
ISSUER: 87235A101 ISIN:	TCCHED.	97235x101 TSTN.			

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vo
Number		Type	Ca
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 19, 2006, AMONG TO BANKNORTH INC., THE TORONTO-DOMINION	Management	Fo

BANK AND BONN MERGER CO.

KO

THE COCA-COLA COMPANY

ISSUER: 191216100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Ε	Proposal Number	Proposal	Proposal Type	V c
	1A	ELECTION OF DIRECTOR: HERBERT A. ALLEN	Management	Fc
	1B	ELECTION OF DIRECTOR: RONALD W. ALLEN	Management	Fc
	1C	ELECTION OF DIRECTOR: CATHLEEN P. BLACK	Management	Fc
	1D	ELECTION OF DIRECTOR: BARRY DILLER	Management	Fc
	1E	ELECTION OF DIRECTOR: E. NEVILLE ISDELL	Management	Fc
	1F	ELECTION OF DIRECTOR: DONALD R. KEOUGH	Management	Fc
	1G	ELECTION OF DIRECTOR: DONALD F. MCHENRY	Management	Fc
	1H	ELECTION OF DIRECTOR: SAM NUNN	Management	Fc
	11	ELECTION OF DIRECTOR: JAMES D. ROBINSON III	Management	Fc
	1J	ELECTION OF DIRECTOR: PETER V. UEBERROTH	Management	Fc

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 73 of 236

1K	ELECTION OF DIRECTOR: JAMES B. WILLIAMS	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	Fo
03	LLP AS INDEPENDENT AUDITORS APPROVAL OF THE PERFORMANCE INCENTIVE PLAN OF	Management	Fo
	THE COCA-COLA COMPANY		
04	SHAREOWNER PROPOSAL REGARDING MANAGEMENT COMPENSATION	Shareholder	Agai
05	SHAREOWNER PROPOSAL REGARDING AN ADVISORY VOTE	Shareholder	Agai
	ON THE COMPENSATION COMMITTEE REPORT		
06	SHAREOWNER PROPOSAL REGARDING CHEMICAL AND BIOLOGICAL	Shareholder	Agai
	TESTING		
07	SHAREOWNER PROPOSAL REGARDING STUDY AND REPORT	Shareholder	Agai
	ON EXTRACTION OF WATER IN INDIA		
08	SHAREOWNER PROPOSAL REGARDING RESTRICTED STOCK	Shareholder	Agai

GRUPO BIMBO SA DE CV BIMBO, MEXICO

ISSUER: P49521126 ISIN: MXP495211262

SEDOL: B02VBK7, 2392471

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
*	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE. THANK YOU.	Non-Voting
1.	RECEIVE, APPROVE OR AMEND THE REPORT OF THE BOARD OF DIRECTORS TO WHICH THE MAIN SECTION OF ARTICLE 172 OF THE GENERAL MERCANTILE COMPANIES LAW REFERS, INCLUDING THE SUBSIDIARY FINANCIAL STATEMENTS, FOR THE FYE ON 31 DEC 2006, PREVIOUS READING OF THE REPORTS OF THE CHAIRPERSON OF THE BOARD OF DIRECTORS, THE CHIEF EXECUTIVE OFFICER, THE EXTERNAL AUDITOR AND THE CHAIRPERSONS OF THE AUDIT AND CORPORATE PRACTICES COMMITTEES OF THE COMPANY	Non-Voting
2.	RECEIVE THE REPORT TO WHICH ARTICLE 86(XX) OF THE INCOME TAX LAW REFERS, CONCERNING THE COMPLIANCE WITH THE TAX OBLIGATIONS OF THE COMPANY	Non-Voting
3.	RECEIVE AND APPROVE THE ALLOCATION OF RESULTS FROM THE FYE ON 31 DEC 2006	Non-Voting
4.	RECEIVE AND APPROVE THE PAYMENT OF ANY CASH DIVIDEND IN THE AMOUNT OF MXN 0.40, FOR EACH ONE OF THE SHARES REPRESENTING THE CORPORATE CAPITAL OF THE COMPANY THAT ARE IN CIRCULATION	Non-Voting
5.	RECEIVE AND APPROVE THE CANCELLATION OF THE CERTIFICATES THAT REPRESENT THE SHARES OF THE COMPANY THAT ARE IN CIRCULATION	Non-Voting
6.	APPROVE AND RATIFY THE NOMINATIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS AND SETTING OF THEIR COMPENSATION	Non-Voting
9. 7.	APPROVE THE DESIGNATION OF THE SPECIAL DELEGATES APPROVE AND RATIFY THE NOMINATIONS OF THE CHAIRPERSONS AND MEMBERS OF THE AUDIT AND CORPORATE PRACTICES COMMITTEES OF THE COMPANY, AS WELL AS SETTING OF THEIR COMPENSATION	Non-Voting Non-Voting

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 74 of 236

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8. RECEIVE AND APPROVE THE REPORT ON THE PURCHASE

Non-Voting

Са

OF OWN SHARES OF THE COMPANY, AS WELL AS SETTING OF THE MAXIMUM AMOUNT OF RESOURCES THAT THE COMPANY MAY ALLOCATE FOR THE PURCHASE OF OWN SHARES, UNDER THE TERMS OF ARTICLE 56(IV) OF THE SECURITIES MARKET LAW

HEINEKEN	NV			
SSUER: N	N39427211	ISIN: NL0000009165	BLOCKING	
	B0339D1, B010VP0, 7792559, B0CM7C4			
OTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V
*	PLEASE NOTE THAT BLOCKING CONDIT AT THIS GENERAL MEETING ARE RELA PERIOD ENDS ONE DAY AFTER THE RE SET ON 12 APR 2007. SHARES CAN E THANK YOU.	TIONS FOR VOTING EXED. BLOCKING CGISTRATION DATE	Non-Voting	
1.A	ADOPT THE BALANCE SHEET AS AT 31 INCOME STATEMENT FOR THE YEAR 20 THERETO		Management	Tak Act
1.B	APPROVE A NEW RESERVE AND DIVIDE	ND POLICY	Management	Tak Act
1.C	APPROVE THE APPROPRIATION OF THE INCOME STATEMENT IN ACCORDANCE W PARAGRAPH 7 OF THE COMPANY S ART	JITH ARTICLE 12,	Management	Tak Act
1.D	GRANT DISCHARGE TO THE MEMBERS C	F THE EXECUTIVE	Management	Tak Act
1.E	GRANT DISCHARGE TO THE MEMBERS C	F THE SUPERVISORY	Management	Tak Act
2.	AMEND THE ARTICLES OF ASSOCIATION	NO	Management	
3.A	AMEND THE REMUNERATION POLICY FO	OR THE EXECUTIVE	Management	Tak Act
3.B	AMEND THE LONG-TERM INCENTIVE PI	AN FOR THE EXECUTIVE	Management	Tak Act
4.	APPROVE THE EXTENSION OF THE AUT		Management	Tak Act
5.	APPROVE THE EXTENSION OF THE AUT THE EXECUTIVE BOARD TO ISSUE RIG AND TO RESTRICT OR EXCLUDE SHARE	GHT TO SHARES	Management	Tak Act

RE-APPOINT MR. M.R. DE CARVALHO AS THE MEMBER

6.

Management

Take

Acti

OF THE SUPERVISORY BOARD

ProxyEdge - Investment Company Report

INVITROGEN CORPORATION

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 75 of 236 HERCULES INCORPORATED HPC ISSUER: 427056106 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Type Vc Proposal Number Proposal Са ______ _____ 01 DIRECTOR Management Fc JOHN C. HUNTER, III Management For ROBERT D. KENNEDY Management For CRAIG A. ROGERSON Management Fc RATIFICATION OF BDO SEIDMAN, LLP AS INDEPENDENT Management Fc REGISTERED PUBLIC ACCOUNTANTS FOR 2007. AMENDMENTS TO HERCULES AMENDED AND RESTATED Management Fc CERTIFICATE OF INCORPORATION AND HERCULES REVISED AND AMENDED BY-LAWS. IDEARC INC. IAR ISSUER: 451663108 ISIN: SEDOL: VOTE GROUP: GLOBAL Vc Proposal Proposal Number Proposal Са Type 01 DIRECTOR Management Fc JOHN J. MUELLER Management For JERRY V. ELLIOTT Management For KATHERINE J. HARLESS Management For DONALD B. REED Management Fc Fc STEPHEN L. ROBERTSON Management THOMAS S. ROGERS Management
PAUL E. WEAVER Management Fc Fc Management RATIFICATION OF ERNST & YOUNG LLP AS IDEARC S 02 Fc INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.

IVGN

ISSUER: 46185R100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	PER A. PETERSON PH.D.* BRADLEY G. LORIMIER** RAYMOND V. DITTAMORE** D.C. U'PRICHARD, PH.D**	Management Management Management Management	FC FC FC
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG AS INDEPENDENT AUDITORS OF THE COMPANY FOR FISCAL YEAR 2007	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 76 of 236

NESTLE SA, CHAM UND VEVEY

ISSUER: H57312466 ISIN: CH0012056047 BLOCKING

SEDOL: BOZGHZ6, 3056044, 7125274, 7126578, B01F348, 7123870

IN THE COMPANY S REGISTER OF SHAREHOLDERS CARRY

WITH THE PURPOSE OF VOTING AT THE MEETING HAVE

A VOTING RIGHT. ORDERS FOR REGISTRATION OR RE-REGISTRATION

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	
1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS	Swiss Register	Take Acti
*	PLEASE NOTE: ONLY SHARES LISTED AS REGISTERED	Non-Voting	

TO BE PLACED A SUFFICIENT AMOUNT OF TIME PRIOR TO THE RECORD DATE. WE CANNOT GUARANTEE FOR ANY REGISTRATIONS TO BE COMPLETED IN DUE TIME. THANK YOU.

5.1 RE-ELECT MR. PETER BRABECK-LETMATHE AS A BOARD

*	PLEASE NOTE THAT THIS IS AN	OGM. THANK YOU.	Non-Voting	
NESTLE SA	A, CHAM UND VEVEY			
ISSUER: N	H57312466	ISIN: CH0012056047	BLOCKING	
SEDOL: I	BOZGHZ6, 3056044, 7125274, 71	.26578, B01F348, 7123870		
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
*		KING VARIES WIDELY TACT YOUR CLIENT SERVICE	Non-Voting	
*	PLEASE NOTE THAT THIS IS THE NOTICE SENT UNDER MEETING 3 AGENDA. TO VOTE IN THE UPCO NAME MUST BE NOTIFIED TO THE AS BENEFICIAL OWNER BEFORE DEADLINE. PLEASE NOTE THAT THAT ARE SUBMITTED AFTER THE BE PROCESSED ON A BEST EFFORM	365869, INCLUDING THE DMING MEETING, YOUR HE COMPANY REGISTRAR THE RE-REGISTRATION THOSE INSTRUCTIONS HE CUTOFF DATE WILL	Non-Voting	
1.	APPROVE THE ANNUAL REPORT, OF NESTLE AG AND CONSOLIDAT OF 2006 OF NESTLE GROUP: RE		Management	Take Acti
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/ Accounts: NPX GABELLI EQUITY	/30/2007 Report Date: 0°	7/02/2007 77 of 236	
2.	GRANT DISCHARGE TO THE BOAR	RD OF DIRECTORS AND	Management	Take Acti
3.	APPROVE THE APPROPRIATION COF NESTLE AG	OF THE BALANCE SHEET	Management	Take Acti
4.	APPROVE THE REDUCTION OF TH		Management	Take Acti

Management

Take

Acti

OF DIRECTOR

Take 5.2 RE-ELECT MR. EDWARD GEORGE LORD GEORGE AS A Management Acti BOARD OF DIRECTOR

TEXAS INSTRUMENTS INCORPORATED

ISSUER: 882508104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c C a
1A	ELECTION OF DIRECTOR: J.R. ADAMS.	Management	Fc
1B	ELECTION OF DIRECTOR: D.L. BOREN.	Management	Fc
1C	ELECTION OF DIRECTOR: D.A. CARP.	Management	Fc
1D	ELECTION OF DIRECTOR: C.S. COX.	Management	Fc
1E	ELECTION OF DIRECTOR: T.J. ENGIBOUS.	Management	Fo
1F	ELECTION OF DIRECTOR: D.R. GOODE.	Management	Fo
1G	ELECTION OF DIRECTOR: P.H. PATSLEY.	Management	Fc
1H	ELECTION OF DIRECTOR: W.R. SANDERS.	Management	Fc
11	ELECTION OF DIRECTOR: R.J. SIMMONS.	Management	Fo
1J	ELECTION OF DIRECTOR: R.K. TEMPLETON.	Management	Fc
1K	ELECTION OF DIRECTOR: C.T. WHITMAN.	Management	Fo
02	BOARD PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	Fc

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VIVENDI, PARIS

ISSUER: F97982106 ISIN: FR0000127771

SEDOL: BOCR3H6, B1G0HP4, 4834777, 4859587, B0334V4, B11SBW8, 4841379, 4863470

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO DELETION OF COMMENT. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.	Non-Voting	
*	THANK YOU PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
0.1	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2006, AS PRESENTED, SHOWING EARNINGS OF EUR 4,412,354,584.59	Management	Fo
0.2	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	Fo
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-88 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Fo
0.4	APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE COMMITTEE AND RESOLVES THAT THE DISTRIBUTABLE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: INCOME FOR THE FY: EUR 4,412,354,584.59 RETAINED EARNINGS: EUR 10,389,661,400.91 TOTAL: EUR 14,802,015,985.50 ALLOCATED TO: LEGAL RESERVE: EUR 1,956,028.25 DIVIDENDS: EUR 1,386,784,539.60 OTHER RESERVES: EUR 11,213,275,417.65 RETAINED EARNINGS: EUR 2,200,000,000.00 TOTAL: EUR 14,802,015,985.50 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.20 PER SHARE AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 26 APR 2007; AS REQUIRED BYLAW	Management	Fo
0.5	RATIFY THE CO-OPTATION OF MR. MEHDI DAZI AS SUPERVISORY BOARD MEMBER UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2008	Management	Fo
0.6	AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET OR OTHERWISE SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 45.00 MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 4,000,000,000.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 20 APR 2006 IN ITS RESOLUTION E.10	Management	Fo
E.7	AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD,	Management	Fo

BY A MAXIMUM NOMINAL AMOUNT OF EUR 1,000,000,000.00, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE L.225-135-1 OF THE FRENCH COMMERCIAL CODE; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT

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IN THE RESOLUTION 7

E.8

FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN

1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL; AUTHORITY EXPIRES ON 26-MONTH PERIOD: THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE L.225-135-1 OF THE FRENCH COMMERCIAL CODE; THE SHAREHOLDERS MEETING AUTHORIZES, FOR THE SAME PERIOD, THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL; THE EXECUTIVE COMMITTEE MAY ALSO PROCEED WITH A CAPITAL INCREASE IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS

BY THE SHAREHOLDERS MEETING DATED 28 APR 2005

AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON

E.9 AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON 1 OR MORE CAPITAL INCREASES, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED

IN THE RESOLUTION E.7

TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN BY THE SHAREHOLDERS MEETING DATED 28 APR 2005

IN THE RESOLUTION 8; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH

Management

Fc

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Management

Fc

BYLAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 28 APR 2005 IN THE RESOLUTION 10; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

E.10 AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS, IN FAVOUR OF EMPLOYEES, AND FORMER EMPLOYEES OF THE COMPANY AND COMPANIES OF THE VIVENDI GROUP, WHO ARE MEMBERS OF THE GROUP SAVINGS PLAN; AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND FOR A TOTAL NUMBER OF SHARES THAT SHALL NOT EXCEED 1.5% OF THE SHARE CAPITAL; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 28 APR 2006 IN ITS RESOLUTION 11; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

Management Fo

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E.11	AUTHORIZE THE EXECUTIVE COMMITTEE TO REDUCE THE
	SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT
	ITS SOLE DISCRETION, BY CANCELING ALL OR PART
	OF THE SHARES HELD BY THE COMPANY IN CONNECTION
	WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM
	10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD;
	AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND TO
	TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL
	NECESSARY FORMALITIES; THIS DELEGATION OF POWERS
	SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO
	THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY
	THE SHAREHOLDER S MEETING DATED 20 APR 2006 IN
	ITS RESOLUTION 11

Management Fo

E.12 APPROVE TO BRING THE ARTICLES OF THE BYLAWS INTO CONFORMITY WITH THE PROVISIONS OF ARTICLE NO L.225-71 OF THE FRENCH COMMERCIAL CODE MODIFIED BY THE LAW NO 2006-1170 OF 30 DEC 2006 AND AMEND ARTICLE 8 OF THE BYLAWS-SUPERVISORY BOARD MEMBER ELECTED BY THE EMPLOYEES

Management

Fc

E.13 APPROVE TO BRING THE ARTICLES OF THE BYLAWS INTO CONFORMITY WITH THE PROVISIONS OF ARTICLES 84-1 AND 108-1 OF THE DECREE NO 67-236 OF 23 MAR 1967 MODIFIED BY THE DECREE OF 11 DEC 2006 AND AMEND

Management Fc

ARTICLES 10 AND 14 OF THE BYLAWS-ORGANIZATION OF THE SUPERVISORY BOARD AND ORGANIZATION OF

THE EXECUTIVE COMMITTEE

E.14	THE EXECUTIVE COMMITTEE APPROVE TO BRING THE ARTICLES OF THE B CONFORMITY WITH THE PROVISIONS OF ARTI OF THE DECREE NO 67-236 OF 23 MAR 1967 BY THE DECREE OF 11 DEC 2006 AND AMEND 16 OF THE BYLAWS-SHAREHOLDERS MEETING	CLE 136 MODIFIED		Management	Fo
E.15	APPROVE TO DECIDE THE 15 DAY PERIOD AP FOR THE DECLARATIONS OF THE STATUTORY OF THE THRESHOLDS AND AMEND ARTICLE 5 BYLAWS-SHARES IN ORDER TO BRING IT TO DAYS	EXCEEDING OF THE		Management	Fo
E.16	AMEND ARTICLE 17 OF THE BYLAWS-VOTING	RIGHTS		Management	Fo
E.17	GRANT FULL POWERS TO THE BEARER OF AN A COPY OR EXTRACT OF THE MINUTES OF TH TO CARRY OUT ALL FILINGS, PUBLICATIONS FORMALITIES PRESCRIBED BY LAW	IS MEETIN AND OTHE	rg .r	Management	Fo
ALCOA INC	·			AA	
ISSUER: 0	13817101	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
	DIRECTOR			Management	
02	PROPOSAL TO RATIFY THE INDEPENDENT AUD	ITOR	ALAIN J.P. BELDA CARLOS GHOSN HENRY B. SCHACHT FRANKLIN A. THOMAS	Management Management Management Management Management	FO FO FO
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.		Report Date: 07/02/2 Page 81 of		
LAIDLAW I	NTERNATIONAL, INC.			LI	
ISSUER: 5	0730R102	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal				Proposal	Vo

Number	Proposal		Туре	Са
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 8, 2007, BY AND AMONG FIRSTGF PLC, A PUBLIC LIMITED COMPANY INCORPORATED UNDER THE LAWS OF SCOTLAND, FIRSTGROUP ACQUISITION CORPORATION (FORMERLY KNOWN AS FEM ACQUISITION VEHICLE CORPORATION), A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF FIRSTGROUP, AND LAIDLAW INTERNATIONAL, INC.	ROUP	Management	Fo
02	TO ADJOURN OR POSTPONE THE SPECIAL MEETING, INCLUDING NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF THE FOREGOING PROPOSAL.		Management	Fo
AMERICAN	EXPRESS COMPANY		AXP	
ISSUER: 0	25816109 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
02	THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS	D.F. AKERSON C. BARSHEFSKY U.M. BURNS K.I. CHENAULT P. CHERNIN V.E. JORDAN, JR. J. LESCHLY R.C. LEVIN R.A. MCGINN E.D. MILLER F.P. POPOFF S.S. REINEMUND R.D. WALTER R.A. WILLIAMS	Management	F F F F F F F F F F F F F F F F F F F
	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2007.			
03	A PROPOSAL TO APPROVE THE AMERICAN EXPRESS COMPANY 2007 INCENTIVE COMPENSATION PLAN. A SHAREHOLDER PROPOSAL RELATING TO CUMULATIVE	<u>′</u>	Management Shareholder	Fo
U 4	A SHAREHOLDER PROPOSAL RELATING TO CUMULATIVE VOTING FOR DIRECTORS.		Snareholder	Agai

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CRANE CO.

ISSUER: 224399105 ISIN:

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number	Proposal		Туре	Ca
01	DIRECTOR		Management	Fo
		K.E. DYKSTRA*	Management	Fo
		R.S. FORTE*	Management	Fo
		W.E. LIPNER*	Management	Fo
		J.L.L. TULLIS*	Management	Fo
		P.R. LOCHNER**	Management	Fo
02	APPROVAL OF DELOITTE & TOUCHE LLP AS INDEPENDENT		Management	Fo
	AUDITORS FOR THE COMPANY FOR 2007			
03	APPROVAL OF 2007 STOCK INCENTIVE PLAN.		Management	Abst
04	APPROVAL OF 2007 NON-EMPLOYEE DIRECTOR COMPENSATION PLAN	N	Management	Abst
05	APPROVAL OF SHAREHOLDER PROPOSAL CONCERNING ADOPTION OF THE MACBRIDE PRINCIPLES	ON	Shareholder	Agai
GENUINE E	PARTS COMPANY		GPC	

ISSUER: 372460105 ISIN:

THE FISCAL YEAR ENDING DECEMBER 31, 2007.

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vo
Number	Proposal	Type	Ca
01	DIRECTOR	Management	 Fо
	DR. MARY B. BULLOCK	Management	Fo
	RICHARD W. COURTS II	Management	Fo
	JEAN DOUVILLE	Management	Fo
	THOMAS C. GALLAGHER	Management	Fo
	GEORGE C. "JACK" GUYNN	Management	Fo
	JOHN D. JOHNS	Management	Fo
	MICHAEL M.E. JOHNS, MD	Management	Fo
	J. HICKS LANIER	Management	Fo
	WENDY B. NEEDHAM	Management	Fo
	JERRY W. NIX	Management	Fo
	LARRY L. PRINCE	Management	Fo
	GARY W. ROLLINS	Management	Fo
	LAWRENCE G. STEINER	Management	Fo
02	AMEND THE GENUINE PARTS COMPANY AMENDED AND RESTATED	Management	Fo
	ARTICLES OF INCORPORATION TO ELIMINATE ALL SHAREHOLDER		
	SUPERMAJORITY VOTING PROVISIONS.		
03	RATIFICATION OF THE SELECTION OF ERNST & YOUNG	Management	Fo
	LLP AS THE COMPANY S INDEPENDENT AUDITORS FOR		

Proposal Vo

HONEYWELL INTERNATIONAL INC. HON

ISSUER: 438516106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vo
Number	Proposal	Type	Ca
07	SIX SIGMA	Shareholder	 Agai

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05	PERFORMANCE BASED STOCK OPTIONS	Shareholder	Agai
04	RECOUP UNEARNED MANAGEMENT BONUSES	Shareholder	Agai
03	2007 HONEYWELL GLOBAL EMPLOYEE STOCK PLAN	Management	Fo
02	APPROVAL OF INDEPENDENT ACCOUNTANTS	Management	Fo
1L	ELECTION OF DIRECTOR: MICHAEL W. WRIGHT	Management	Fo
1K	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	Fo
1J	ELECTION OF DIRECTOR: ERIC K. SHINSEKI	Management	Fo
11	ELECTION OF DIRECTOR: BRADLEY T. SHEARES	Management	Fo
1H	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	Fo
1G	ELECTION OF DIRECTOR: JAMES J. HOWARD	Management	Fo
1F	ELECTION OF DIRECTOR: CLIVE R. HOLLICK	Management	Fo
1E	ELECTION OF DIRECTOR: LINNET F. DEILY	Management	Fo
06	SPECIAL SHAREHOLDER MEETINGS	Shareholder	Agai
1D	ELECTION OF DIRECTOR: D. SCOTT DAVIS	Management	Fo
1C	ELECTION OF DIRECTOR: DAVID M. COTE	Management	Fo
1B	ELECTION OF DIRECTOR: JAIME CHICO PARDO	Management	Fo
1A	ELECTION OF DIRECTOR: GORDON M. BETHUNE	Management	Fo

HUTTIG BUILDING PRODUCTS, INC.

HBP

ISSUER: 448451104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		E. THAYER BIGELOW	Management	Fo
		RICHARD S. FORTE	Management	Fo
		DONALD L. GLASS	Management	Fo
		JON P. VRABELY	Management	Fo
02	APPROVAL OF AMENDMENT AND RESTATEMENT OF 2005		Management	Agai
	EXECUTIVE EQUITY INCENTIVE PLAN TO INCREASE THE			
	NUMBER OF SHARES OF COMMON STOCK RESERVED FOR			
	ISSUANCE BY 750,000 SHARES.			
03	RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEP	PENDENT	Management	Fo
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.			

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SWEDISH MATCH AB

ISSUER: W92277115 ISIN: SE0000310336

SEDOL: 5048566, 5496723, B02V7Q5, 5068887

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU.	Non-Voting
*	MARKET RULES REQUIRES THE 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 TO LODGE YOUR VOTE.	Non-Voting
*	PLEASE NOTE THAT IT IS NOT POSSIBLE TO VOTE ABSTAIN FOR THE RESOLUTIONS OF THIS MEETING.	Non-Voting

Са

THANK YOU.

1.	ELECT MR. ATTORNEY SVEN UNGER AS THE CHAIRMAN OF THE MEETING	Management	Take Acti
2.	APPROVE THE VOTING LIST	Management	Take Acti Take
3.	ELECT 1 OR 2 PERSONS WHO, IN ADDITION TO THE CHAIRMAN, SHALL VERIFY THE MINUTES	Management	Acti
4.	APPROVE TO DETERMINE WHETHER THE MEETING HAS BEEN DULY CONVENED AND ISSUES RELATING TO ATTENDANCE AT THE MEETING	Management	Take Acti
5.	APPROVE THE AGENDA	Management	Take Acti
6.	RECEIVE THE ANNUAL REPORT AND THE AUDITORS REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2006; IN CONNECTION THEREWITH, THE PRESIDENT S SPEECH AND THE BOARD OF DIRECTORS REPORT REGARDING ITS WORK AND THE WORK AND FUNCTION OF THE COMPENSATION COMMITTEE AND THE AUDIT COMMITTEE	Management	Take Acti
7.	ADOPT THE INCOME STATEMENT AND BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	Management	Take Acti
8.	APPROVE THE ALLOCATION OF THE COMPANY S PROFIT AS SHOWN IN THE BALANCE SHEET ADOPTED BY THE MEETING AND A DIVIDEND BE PAID TO THE SHAREHOLDERS IN THE AMOUNT OF SEK 2.50 PER SHARE AND THE REMAINING PROFITS BE CARRIED FORWARD, MINUS THE FUNDS THAT MAY BE UTILIZED FOR A BONUS ISSUE, PROVIDED THAT THE 2007 AGM PASSES A RESOLUTION IN ACCORDANCE WITH THE BOARD OF DIRECTORS PROPOSAL CONCERNING A REDUCTION OF THE SHARE CAPITAL PURSUANT TO RESOLUTION 9.A, AS WELL AS A RESOLUTION CONCERNING A BONUS ISSUE IN ACCORDANCE WITH THE BOARD OF DIRECTORS PROPOSAL PURSUANT TO RESOLUTION 9.B	Management	Take Acti

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9.A APPROVE TO REDUCE THE COMPANY S SHARE CAPITAL OF SEK 18,084,644.37 BY MEANS OF THE WITHDRAWAL OF 13,000,000 SHARES IN THE COMPANY; THE SHARES IN THE COMPANY PROPOSED FOR WITHDRAWAL HAVE BEEN REPURCHASED BY THE COMPANY IN ACCORDANCE WITH THE AUTHORIZATION GRANTED BY THE GENERAL MEETING OF THE COMPANY AND THE REDUCED AMOUNT BE ALLOCATED

Take Management Acti

TO A FIND FOR HEE IN DEDIRCHACING THE COMPANY

	TO A FUND FOR USE IN REPURCHASING THE COMPANY S OWN SHARES		
			Take
9.B	APPROVE, UPON PASSING OF RESOLUTION 9.A, TO INCREASE IN THE COMPANY S SHARE CAPITAL OF SEK 18,084,644.37 THROUGH A TRANSFER FROM NON-RESTRICTED SHAREHOLDERS EQUITY TO THE SHARE CAPITAL (BONUS ISSUE); THE SHARE CAPITAL SHALL BE INCREASED WITHOUT ISSUING NEW SHARES AND THE REASON FOR THE BONUS ISSUE IS THAT IF THE COMPANY TRANSFERS AN AMOUNT CORRESPONDING TO THE AMOUNT BY WHICH THE SHARE CAPITAL IS REDUCED IN ACCORDANCE WITH THE BOARD S PROPOSALS UNDER RESOLUTION 9.A, THE DECISION TO REDUCE THE SHARE CAPITAL CAN BE TAKEN WITHOUT OBTAINING THE PERMISSION OF THE SWEDISH COMPANIES REGISTRATION OFFICE BOLAGSVERKET, OR, IN DISPUTED CASES, THE PERMISSION OF THE COURT; THE EFFECT OF THE BOARD OF DIRECTORS UNDER RESOLUTION 9.A ENTAILS A REDUCTION IN THE COMPANY S SHARE CAPITAL OF SEK 18,084,644.37; THE EFFECT OF THE BOARD OF DIRECTORS UNDER RESOLUTION 9.B IS A CORRESPONDING INCREASE IN THE COMPANY S SHARE CAPITAL THROUGH A BONUS ISSUE, THEREBY RESTORING IT TO ITS BALANCE PRIOR TO THE REDUCTION	Management	Acti
			Take
10.	AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON THE ACQUISITION, ON 1 OR MORE OCCASIONS PRIOR TO THE NEXT AGM, OF A MAXIMUM OF AS MANY SHARES AS MAY BE ACQUIRED WITHOUT THE COMPANY S HOLDING AT ANY TIME MORE THAN 10% OF ALL SHARES IN THE COMPANY, FOR A MAXIMUM AMOUNT OF SEK 3,000; THE SHARES SHALL BE ACQUIRED ON THE STOCKHOLM STOCK EXCHANGE AT A PRICE WITHIN THE PRICE INTERVAL REGISTERED AT ANY GIVEN TIME, I.E. THE INTERVAL BETWEEN THE HIGHEST BID PRICE AND THE LOWEST OFFER PRICE. PEPUBCHASE MAY NOT TAKE PLACE DURING	Management	Acti

- OFFER PRICE; REPURCHASE MAY NOT TAKE PLACE DURING THE PERIOD WHEN AN ESTIMATE OF AN AVERAGE PRICE FOR THE SWEDISH MATCH SHARE ON THE STOCKHOLM STOCK EXCHANGE IS BEING CARRIED OUT IN ORDER TO ESTABLISH THE TERMS OF ANY STOCK OPTION PROGRAMME FOR THE SENIOR COMPANY OFFICIALS OF SWEDISH MATCH; THE PURPOSE OF THE REPURCHASE IS PRIMARILY TO ENABLE THE COMPANY S CAPITAL STRUCTURE TO BE ADJUSTED AND TO COVER THE ALLOCATION OF OPTIONS AS PART OF THE COMPANY S OPTION PROGRAMME
- ADOPT THE PRINCIPLES FOR DETERMINATION OF SALARY 11. AND OTHER REMUNERATION PAYABLE TO THE PRESIDENT AND OTHER MEMBERS OF THE COMPANY MANAGEMENT AT THE EGM IN DEC 2006 ARE ADOPTED BY THE AGM 2007
- GRANT DISCHARGE TO THE MEMBERS OF THE BOARD AND THE PRESIDENT FROM LIABILITY
- APPROVE THE ALLOCATION OF STOCK OPTIONS FOR THE 12. YEARS 1999-2005 AND THE COMPANY S SHAREHOLDERS HAVE, AT THE RESPECTIVE SHAREHOLDERS MEETINGS,

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Management

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DECIDED TO ISSUE CALL OPTIONS ON THE COMPANY S OWN SHARES TO HEDGE THE COMPANY S UNDERTAKINGS; ACCORDING TO THE STOCK OPTION PROGRAMME FOR 2006, CERTAIN SENIOR COMPANY OFFICIALS SHALL BE ALLOCATED A MINIMUM OF 8,125 STOCK OPTIONS AND A MAXIMUM OF 38,693 STOCK OPTIONS PER PERSON; THE OPTIONS CAN BE EXERCISED FOR THE PURCHASE OF SHARES DURING THE PERIOD FROM 01 MAR 2010 TO 29 FEB 2012 INCLUSIVE, AT AN EXERCISE PRICE OF SEK 145.50 AND THE TERMS AND CONDITIONS APPLYING TO THE OPTIONS WERE ESTABLISHED ON THE BASIS OF THE AVERAGE PRICE OF THE SWEDISH MATCH SHARE ON THE STOCKHOLM STOCK EXCHANGE DURING THE PERIOD FROM 14 FEB TO 27 FEB 2007 INCLUSIVE, WHICH WAS SEK 121.29., THE MARKET VALUE OF THE OPTIONS, CALCULATED ON THE BASIS OF CONDITIONS PREVAILING AT THE TIME WHEN THE TERMS AND CONDITIONS APPLYING TO THE OPTIONS WERE ESTABLISHED, IS DEEMED BY AN INDEPENDENT VALUATION INSTITUTE TO BE SEK 19.90 PER OPTION, CORRESPONDING TO A TOTAL MAXIMUM VALUE OF SEK 26,179,982; RESOLVE THAT THE COMPANY SHALL ISSUE A MAXIMUM OF 1,315,577 CALL OPTIONS TO HEDGE THE STOCK OPTION PROGRAMME FOR 2006; THAT THE COMPANY, IN A DEVIATION FROM THE PREFERENTIAL RIGHTS OF SHAREHOLDERS, BE PERMITTED TO TRANSFER A MAXIMUM OF 1,315,577 SHARES IN THE COMPANY AT A SELLING PRICE OF SEK 145.50 PER SHARE IN CONJUNCTION WITH A POTENTIAL EXERCISE OF THE CALL OPTIONS; THE NUMBER OF SHARES AND THE SELLING PRICE OF THE SHARES COVERED BY THE TRANSFER RESOLUTION IN ACCORDANCE WITH THIS ITEM MAY BE RECALCULATED AS A CONSEQUENCE OF A BONUS ISSUE OF SHARES, A CONSOLIDATION OR SPLIT OF SHARES, A NEW SHARE ISSUE, A REDUCTION IN THE SHARE CAPITAL, OR OTHER SIMILAR MEASURE

APPROVE TO DETERMINE THE NUMBER OF BOARD OF DIRECTORS

APPROVE TO DETERMINE THE FEES TO THE BOARD OF

15.

Management

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DIRECTORS BE PAID FOR THE PERIOD UNTIL THE CLOSE

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OF THE NEXT AGM: THE CHAIRMAN SHALL RECEIVE SEK 1.5 AND THE OTHER BOARD MEMBERS ELECTED BY THE MEETING SHALL EACH RECEIVE SEK 600,000 AND AS COMPENSATION FOR COMMITTEE WORK CARRIED OUT, BE ALLOCATED SEK 210,000 TO THE CHAIRMEN OF THE COMPENSATION COMMITTEE AND THE AUDIT COMMITTEE RESPECTIVELY AND SEK 110,000 RESPECTIVELY TO THE OTHER MEMBERS OF THESE COMMITTEES; HOWEVER IN TOTAL NO MORE THAN SEK 875,000, IT IS PROPOSED THAT MEMBERS OF THE BOARD EMPLOYED BY THE SWEDISH

MATCH GROUP SHALL NOT RECEIVE ANY REMUNERATION; THE NOMINATING COMMITTEE HAS ALSO ISSUED THE SPECIFIED STATEMENT OF PRINCIPLE: THE NOMINATING

COMMITTEE IS OF THE OPINION THAT THE MEMBERS

Management

110

OF THE BOARD SHOULD OWN SHARES IN THE COMPANY, THE NOMINATING COMMITTEE ACCORDINGLY WISHES THAT THE BOARD OF DIRECTORS ESTABLISHES PRINCIPLES GOVERNING THE BOARD MEMBER S OWNERSHIP OF SHARES IN THE COMPANY AS SPECIFIED

BOARD AND ELECT MR. CONNY KARLSSON AS THE CHAIRMAN

Management

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RE-ELECT MESSRS. ANDREW CRIPPS, SVEN HINDRIKES, ARNE JURBRANT, CONNY KARLSSON, KERSTI STANDOVIST AND MEG TIVEUS AND ELECT MESSRS. CHARLES A. BLIXT AND JOHN P. BRIDENDALL AS THE MEMBERS OF THE

OF THE BOARD

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APPROVE THAT THE CHAIRMAN OF THE BOARD IS GIVEN 17. A MANDATE TO CONTACT THE COMPANY S 4 LARGEST SHAREHOLDERS AND ASK THEM EACH TO APPOINT 1 REPRESENTATIVE TO MAKE UP THE NOMINATING COMMITTEE, TOGETHER WITH THE CHAIRMAN OF THE BOARD, FOR THE PERIOD UNTIL A NEW NOMINATING COMMITTEE HAS BEEN APPOINTED IN ACCORDANCE WITH A MANDATE FROM THE NEXT AGM; IF ANY OF THESES SHAREHOLDERS WAIVES HIS OR HER RIGHT TO APPOINT A REPRESENTATIVE, THE NEXT LARGEST SHAREHOLDER IN TERMS OF THE NUMBER OF VOTES SHALL BE ASKED TO APPOINT A REPRESENTATIVE; THE NAMES OF THE MEMBERS OF THE NOMINATING COMMITTEE SHALL BE PUBLISHED NO LATER THAN 6 MONTHS PRIOR TO THE 2008 AGM; THE 4 LARGEST SHAREHOLDERS ARE IDENTIFIED ON THE BASIS OF THE KNOWN NUMBERS OF VOTES IMMEDIATELY PRIOR TO PUBLICATION; NO REMUNERATION SHALL BE PAYABLE TO THE MEMBERS OF THE NOMINATING COMMITTEE, ANY EXPENSES INCURRED IN THE COURSE OF THE NOMINATING COMMITTEE S WORK SHALL BE BORNE BY THE COMPANY

Management

ADOPT THE INSTRUCTION FOR SWEDISH MATCH AB S NOMINATING COMMITTEE WITH THE AMENDMENT THAT THE NOMINATING COMMITTEE SHALL FORM A QUORUM IF NOT LESS THAN 3 OF THE MEMBERS ARE PRESENT Management

AMEND THE ARTICLES OF ASSOCIATION AS SPECIFIED

Management

AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, ON 1 OR MORE OCCASIONS PRIOR TO THE NEXT AGM, TO RAISE PARTICIPATING LOANS IN THE EVENT THAT THE COMPANY, IN CONJUNCTION WITH ANY LOAN-BASED FINANCING OF THE ONGOING COMMERCIAL ACTIVITIES, SHOULD DEEM THIS LOAN TYPE TO BE MOST ADVANTAGEOUS FOR

Management

THE COMPANY IN THE INSTANCE IN QUESTION; THE BACKGROUND TO THE PROPOSED AUTHORIZATION IS THAT

THE BOARD IS OF THE OPINION THAT THE COMPANY SHOULD HAVE THE OPPORTUNITY TO UTILIZE THIS FORM OF LOAN IN ANY LOAN-BASED FINANCING OF THE ONGOING COMMERCIAL ACTIVITIES, SHOULD THIS LOAN TYPE BE DEEMED THE MOST APPROPRIATE FOR THE COMPANY IN THE INSTANCE IN QUESTION; UNDER THE REGULATIONS OF THE NEW SWEDISH COMPANIES ACT, RESOLUTIONS CONCERNING LOAN-BASED FINANCING WHERE THE INTEREST RATE IS WHOLLY OR PARTIALLY DEPENDENT ON THE DIVIDENDS TO THE SHAREHOLDERS, THE PRICE TREND FOR THE COMPANY S SHARES, THE COMPANY S PROFITS OR THE COMPANY S FINANCIAL POSITION MUST BE PASSED BY THE GENERAL MEETING OF SHAREHOLDERS OR BY THE BOARD OF DIRECTORS WITH THE SUPPORT OF AUTHORIZATION FROM THE GENERAL MEETING, TO AFFORD THE COMPANY THE MAXIMUM POSSIBLE FLEXIBILITY IN ITS EFFORTS TO OPTIMIZE THE TERMS AND CONDITIONS IN CONJUNCTION WITH LOAN FINANCING, THE BOARD OF DIRECTORS IS THUS OF THE OPINION THAT THE MEETING SHOULD AUTHORIZE THE BOARD TO MAKE DECISIONS CONCERNING PARTICIPATING LOANS WHEN AND AS NECESSARY

PLEASE NOTE REGISTRATION FEES WILL BE CHARGED TO YOUR ACCOUNT. THANK YOU.

Non-Voting

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______ AMETEK, INC. AME

ISSUER: 031100100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	CHARLES D. KLEIN	Management	Fo
	STEVEN W. KOHLHAGEN	Management	Fo
02	PROPOSAL TO AMEND THE CERTIFICATE OF INCORPORATION	Management	Fo
	INCREASING AUTHORIZED SHARES OF COMMON STOCK		
	FROM 200,000,000 TO 400,000,000.		
03	PROPOSAL TO APPROVE THE AMETEK, INC. 2007 OMNIBUS	Management	Fo
	INCENTIVE COMPENSATION PLAN.		
04	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	Management	Fo
	YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE YEAR 2007.		

CH ENERGY GROUP, INC. CHG

ISSUER: 12541M102 ISIN:

SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	STEVEN V. LANT JEFFREY D. TRANEN	Management Management Management	F(
COCA-COLA	ENTERPRISES INC.		CCE	
ISSUER: 1	91219104 ISI	N:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
04	SHAREOWNER PROPOSAL TO REQUEST SHAREOWNER OF CERTAIN SEVERANCE AGREEMENTS.	APPROVAL	Shareholder	Aga
03	TO RATIFY THE APPOINTMENT OF ERNST & YOUN AS THE COMPANY S INDEPENDENT REGISTERED P ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR.		Management	Fo
02	FOR THE APPROVAL OF THE 2007 INCENTIVE AW PLAN.	ARD	Management	Fo
01	DIRECTOR		Management	Fo
		GARY P. FAYARD MARVIN J. HERB L. PHILLIP HUMANN PAULA R. REYNOLDS	-	Fo Fo Fo
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/ Page 89 of		
	DUSTRIES, LTD.		CBE	
ISSUER: G	24182100 ISI	N:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c

01	DIRECTOR		Management	F
		S.G. BUTLER D.F. SMITH G.B. SMITH M.S. THOMPSON L.D. KINGSLEY	Management Management Management Management Management	F(F(F(
02	APPOINT ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING 12/31/2007.		Management	F
03	AMENDMENT TO COOPER S BYE-LAWS TO INCREASE AUTHORIZ SHARES.	ED	Management	Fo
04	SHAREHOLDER PROPOSAL REQUESTING COOPER TO IMPLEMENT A CODE OF CONDUCT BASED ON INTERNATIONAL LABOR ORGANIZATION HUMAN RIGHTS STANDARDS.		Shareholder	Agai
DAVIDE CA	AMPARI - MILANO SPA, MILANO			
ISSUER: 7	T24091117 ISIN: IT00038	49244	BLOCKING	
SEDOL: E	808H5S5, B08BR25, B1SSBL0			
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 26 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTION WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.		Non-Voting	
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE AND DELETION OF A COMMENT. PLEASE ALSO NOTE THE NEW CUT-OFF IS 16 APR 2007. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.		Non-Voting	
1.	APPROVE THE FINANCIAL STATEMENTS AT 31 DEC 2006, AND AJOURNMENT THEREOF		Management	Take Acti
2.	APPOINT THE BOARD OF DIRECTORS		Management	Take Acti
3.	APPOINT THE BOARD OF AUDITORS		Management	Take Acti
4.	APPROVE THE EXTENSION OF COMMITMENT TO AUDIT FIRM		Management	Take Acti
5.	GRANT AUTHORITY TO BUY AND SELL OWN SHARES		Management	Take Act

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FMC CORPO	PRATION	FMC	
ISSUER: 3	02491303 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
02	WILLIAM F. REILLY WILLIAM G. WALTER RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management Management Management	Fc Fc
FORTUNE B	BRANDS, INC.	FO	
ISSUER: 3	349631101 ISIN:		
SEDOL:			
VOTE GROU Proposal Number	Proposal	Proposal Type	Vc Ca
Proposal		_	
Proposal Number	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Туре	Ca
Proposal Number 01	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL	Type Management Management Management Management Management	Ca Fc Fc Fc Fc
Proposal Number 01	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL EXECUTIVE INCENTIVE PLAN. APPROVAL OF THE FORTUNE BRANDS, INC. 2007 LONG-TERM	Type Management Management Management Management Management	Ca Fc Fc Fc Fc
Proposal Number 01	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL EXECUTIVE INCENTIVE PLAN. APPROVAL OF THE FORTUNE BRANDS, INC. 2007 LONG-TERM INCENTIVE PLAN. IF PRESENTED, A SHAREHOLDER PROPOSAL ENTITLED	Type Management Management Management Management Management Management	Ca Fc Fc Fc Fc
Proposal Number 01 02 03 04	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL EXECUTIVE INCENTIVE PLAN. APPROVAL OF THE FORTUNE BRANDS, INC. 2007 LONG-TERM INCENTIVE PLAN.	Type Management Management Management Management Management Management Management	Ca Fc Fc Fc Fc Agai
Proposal Number 01 02 03 04 05 06	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL EXECUTIVE INCENTIVE PLAN. APPROVAL OF THE FORTUNE BRANDS, INC. 2007 LONG-TERM INCENTIVE PLAN. IF PRESENTED, A SHAREHOLDER PROPOSAL ENTITLED ELECT EACH DIRECTOR ANNUALLY. IF PRESENTED, A SHAREHOLDER PROPOSAL ENTITLED PAY-FOR-SUPERIOR PERFORMANCE.	Type Management Management Management Management Management Management Shareholder Shareholder	Ca Fc Fc Fc Fc Agai Agai
Proposal Number 	Proposal DIRECTOR ANNE M. TATLOCK NORMAN H. WESLEY PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. RE-APPROVAL OF THE FORTUNE BRANDS, INC. ANNUAL EXECUTIVE INCENTIVE PLAN. APPROVAL OF THE FORTUNE BRANDS, INC. 2007 LONG-TERM INCENTIVE PLAN. IF PRESENTED, A SHAREHOLDER PROPOSAL ENTITLED ELECT EACH DIRECTOR ANNUALLY. IF PRESENTED, A SHAREHOLDER PROPOSAL ENTITLED PAY-FOR-SUPERIOR PERFORMANCE.	Type Management Management Management Management Management Management Shareholder Shareholder	Ca Fc Fc Fc Fc Agai Agai

VOTE GROUP: GLOBAL

Number Proposal

01 DIRECTOR

Proposal

		RICHARD T. CLARK JOHNNETTA B. COLE	Management Management	Fo Fo
		W.B. HARRISON, JR.	Management Management	F
		WILLIAM N. KELLEY	Management	F
		ROCHELLE B. LAZARUS	Management	Fo
		THOMAS E. SHENK	Management	Fo
		ANNE M. TATLOCK	Management	Fo
		SAMUEL O. THIER	Management	Fo
		WENDELL P. WEEKS	Management	Fo
		PETER C. WENDELL	Management	Fo
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 91 of		
02	RATIFICATION OF THE APPOINTMENT OF THE COMPANS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIFOR 2007.		Management	Fo
03	PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF	-	Management	Fo
00	INCORPORATION TO ELIMINATE SUPERMAJORITY VOTI		11411490	
	REQUIREMENTS CONTAINED IN THE RESTATED CERTIF	-		
	OF INCORPORATION.			
04	PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF	?	Management	Fo
	INCORPORATION TO ELIMINATE SUPERMAJORITY VOTI		-	
	REQUIREMENTS IMPOSED UNDER NEW JERSEY LAW ON			
	CORPORATIONS ORGANIZED BEFORE 1969.			
05	PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF	?	Management	Fc
	INCORPORATION TO LIMIT THE SIZE OF THE BOARD			
2.6	TO NO MORE THAN 18 DIRECTORS.		<u>.</u>	П-
06	PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF		Management	Fo
	INCORPORATION TO REPLACE ITS CUMULATIVE VOTIN			
	FEATURE WITH A MAJORITY VOTE STANDARD FOR THE	<u>s</u>		
07	ELECTION OF DIRECTORS. STOCKHOLDER PROPOSAL CONCERNING PUBLICATION OF	⊃ ⊑'	Shareholder	7 ora i
0 /	POLITICAL CONTRIBUTIONS)E	SHALEHOTUEL	Agai
08	STOCKHOLDER PROPOSAL CONCERNING AN ADVISORY V	J∩TE	Shareholder	Agai
	ON EXECUTIVE COMPENSATION	7011	Differentiact	11942
	CORPORATION		MCO	
400DY'S				
	615369105 ISIN:			
	615369105 ISIN:			
ISSUER:				
ISSUER:	615369105 ISIN: 		Proposal	

Proposal Vo Type Ca

Number

Proposal

I	DIRECTOR		Management	F
		BASIL L. ANDERSON	Management	Fo
ΙΙ	APPROVAL OF THE AMENDED AND RESTATED 2001 M	RAYMOND W MCDANIEL, JR.	Management Management	Fα
11	S CORPORATION KEY EMPLOYEES STOCK INCENTIVE		Management	Aga
III	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	ENT	Management	Fo
IV	STOCKHOLDER PROPOSAL TO ELECT EACH DIRECTOR	ANNUALLY.	Shareholder	Aga
NEWMONT M	INING CORPORATION		NEM	
ISSUER: 6	51639106 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
	Proposal		Type	Cá
01	DIRECTOR		Management	F
		G.A. BARTON	Management	F
		V.A. CALARCO	Management	F
		N. DOYLE	Management	F
		V.M. HAGEN	Management	F
		M.S. HAMSON	Management	Fo
		P. LASSONDE	Management	Fo Fo
		R.J. MILLER W.W. MURDY	Management Management	F
		R.A. PLUMBRIDGE	Management	F
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 92 of		
		J.B. PRESCOTT	Management	Fo
		D.C. ROTH	Management	F
02	RATIFY APPOINTMENT OF INDEPENDENT AUDITORS.	J.V. TARANIK	Management Management	Fo Fo
03	STOCKHOLDER PROPOSAL REGARDING NEWMONT S INDONESIAN		Shareholder	Aga
04	OPERATIONS, IF INTRODUCED AT THE MEETING. O4 STOCKHOLDER PROPOSAL REGARDING A REPORT TO STOCKHOLDERS REGARDING NEWMONT S POLICIES AND PRACTICES IN COMMUNITIES AROUND ITS OPERATIONS, IF INTRODUCED			Fo
05	AT THE MEETING. STOCKHOLDER PROPOSAL REGARDING INDEPENDENT : CHAIRMAN.	BOARD	Shareholder	Aga
 PACCAR IN	 C		PCAR	
211	•			

Type

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ISSUER: 693718108 ISIN:

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number	r Proposal		Type	Ca
01	DIRECTOR		Management	 Fo
		ALISON J. CARNWATH	Management	Fo
		ROBERT T. PARRY	Management	Fo
		HAROLD A. WAGNER	Management	Fo
02	STOCKHOLDER PROPOSAL REGARDING THE SHAREHOLDER		Shareholder	Fo
	RIGHTS PLAN			
03	STOCKHOLDER PROPOSAL REGARDING A DIRECTOR VOTE THRESHOLD		Shareholder	Agai

ISSUER: 775711104 ISIN:

SEDOL:

ROLLINS, INC.

VOTE GROUP: GLOBAL

Proposal					Proposal	Vo
Number	Proposal				Type	Ca
01	DIRECTOR				Management	Fo
		WIL	TON LOONE	Y	Management	Fo
		BI	ILL DISMUKE	E	Management	Fo
		THOMAS	S LAWLEY, N	M.D.	Management	Fo

THE NEW YORK TIMES COMPANY

ISSUER: 650111107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		RAUL E. CESAN WILLIAM E. KENNARD	Management Management	Fo Fo

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Proposal

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02	RATIFICATION OF	ERNST & YOUNG LLP AS AUDITO	JAMES M. KILTS DOREEN A. TOBEN DRS	-	Fo Fo
AMERIPRIS	E FINANCIAL, INC	 2.		AMP	
ISSUER: 0	3076C106	ISIN	:		
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal	- 7			Proposal	Vo
Number	Proposal			Type	Ca
1A		RECTOR: JAMES M. CRACCHIOLO.	- 	Management	 Fo
1B		RECTOR: WARREN D. KNOWLTON.		Management	Fo
1C		RECTOR: H. JAY SARLES.		Management	Fo
1D		RECTOR: ROBERT F. SHARPE, JR.		Management	Fo
02	PROPOSAL TO APP	PROVE THE AMENDED AND RESTATE ANCIAL 2005 INCENTIVE COMPENS	ED	Management	Fo
03		TIFY THE AUDIT COMMITTEE S SE NG LLP AS INDEPENDENT REGISTE ANTS FOR 2007.		Management	Fo
AMPCO-PIT	TSBURGH CORPORAT	TION		AP	
ISSUER: 0	32037103	ISIN			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR			Management	 Fo
V =	DIMOIO.		LAURENCE E. PAUL	Management	Fo
			LEONARD M. CARROLL	=	Fo
			ERNEST G. SIDDONS	Management	Fo
ANHEUSER-	BUSCH COMPANIES,	INC.		BUD	
ISSUER: 0	35229103	ISIN	:		
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	V c
01	DIRECTOR			Management	 F

02	APPROVAL OF THE 2007 EQUITY AND INCENTIVE PL	AUGUST A. BUSCH III AUGUST A. BUSCH IV CARLOS FERNANDEZ G. JAMES R. JONES ANDREW C. TAYLOR DOUGLAS A. WARNER III	Management Management Management Management Management Management Management	Fo Fo Fo Fo Agai
03	APPROVAL OF THE GLOBAL EMPLOYEE STOCK PURCHAPLAN	SE	Management	Fo
Meeting 1	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 94 of		
04	APPROVAL OF INDEPENDENT REGISTERED PUBLIC AC	COUNTING	Management	Fo
05	FIRM STOCKHOLDER PROPOSAL CONCERNING A REPORT ON CONTRIBUTIONS	CHARITABLE	Shareholder	Agai
BORGWARNI	ER INC.		BWA	
ISSUER:	099724106 ISIN:			
SEDOL:				
	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	JERE A. DRUMMOND TIMOTHY M. MANGANELLO ERNEST J. NOVAK, JR.	Management Management Management Management	FO FO FO FO
02	TO VOTE UPON A STOCKHOLDER PROPOSAL CONCERNI		Shareholder	Agai
03	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCLLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNT FIRM FOR THE COMPANY FOR 2007.		Management	Fo
CLEAR CH	ANNEL OUTDOOR HOLDINGS		 CCO	
ISSUER:	18451C109 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal				Vo

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01	DIRECTOR		Management	Fo
		L. LOWRY MAYS	Management	Fo
		JAMES M. RAINES	Management	Fo
02	APPROVE THE ADOPTION OF THE CLEAR CHANNEL HOLDINGS, INC. 2006 ANNUAL INCENTIVE PLAN	OUTDOOR	Management	Fo
03	APPROVE THE ADOPTION OF THE CLEAR CHANNEL HOLDINGS, INC. 2005 STOCK INCENTIVE PLAN	OUTDOOR	Management	Fo
E. I. DU	PONT DE NEMOURS AND COMPANY		DD	
ISSUER: 2	63534109 ISIN	1:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		RICHARD H. BROWN	Management	Fo
		ROBERT A. BROWN	Management	Fo
		BERTRAND P. COLLOMB	Management	Fo
		CURTIS J. CRAWFORD JOHN T. DILLON	Management Management	Fo Fo
			-	
	- Investment Company Report			
	ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 95 of		
		ELEUTHERE I. DU PONT	Management	Fo
		CHARLES O. HOLLIDAY, JR	Management	Fo
		LOIS D. JULIBER	Management	Fo
		MASAHISA NAITOH SEAN O'KEEFE	Management Management	Fo Fo
		WILLIAM K. REILLY	Management	F O
02	ON RATIFICATION OF INDEPENDENT REGISTERED ACCOUNTING FIRM		Management	Fo
03	ON DUPONT EQUITY AND INCENTIVE PLAN		Management	Agai

08 ON GLOBAL WARMING Shareholder Agai 09 ON CHEMICAL FACILITY SECURITY Shareholder Agai

04 ON GENETICALLY MODIFIED FOOD

05 ON PLANT CLOSURE

06 ON REPORT ON PFOA

07 ON COSTS

Shareholder

Shareholder

Shareholder

Shareholder

Agai

Agai

Agai

Agai

GENERAL ELECTRIC COMPANY GE

ISSUER: 369604103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal Type	Vo Ca
REPORT ON PAY DIFFERENTIAL		Shareholder	Agai
ETHICAL CRITERIA FOR MILITARY CONTRACTS		Shareholder	Agai
GLOBAL WARMING REPORT		Shareholder	Agai
REPORT ON CHARITABLE CONTRIBUTIONS		Shareholder	Agai
ELIMINATE DIVIDEND EQUIVALENTS		Shareholder	Agai
INDEPENDENT BOARD CHAIRMAN		Shareholder	Agai
ONE DIRECTOR FROM THE RANKS OF RETIREES		Shareholder	Agai
CURB OVER-EXTENDED DIRECTORS		Shareholder	Agai
CUMULATIVE VOTING		Shareholder	Agai
APPROVAL OF MATERIAL TERMS OF SENIOR OFFICER		Management	Fo
APPROVAL OF 2007 LONG TERM INCENTIVE PLAN		Management	Fo
DIRECTOR		Management	Fo
	ANN M. FUDGE CLAUDIO X. GONZALEZ SUSAN HOCKFIELD JEFFREY R. IMMELT ANDREA JUNG ALAN G.(A.G.) LAFLEY ROBERT W. LANE	Management Management Management Management Management Management Management Management	F 0 0 0 0 0 0 0 0 0 0 F F F F F F F F F
	REPORT ON PAY DIFFERENTIAL ETHICAL CRITERIA FOR MILITARY CONTRACTS GLOBAL WARMING REPORT REPORT ON CHARITABLE CONTRIBUTIONS ELIMINATE DIVIDEND EQUIVALENTS INDEPENDENT BOARD CHAIRMAN ONE DIRECTOR FROM THE RANKS OF RETIREES CURB OVER-EXTENDED DIRECTORS CUMULATIVE VOTING APPROVAL OF MATERIAL TERMS OF SENIOR OFFICER PERFORMANCE GOALS APPROVAL OF 2007 LONG TERM INCENTIVE PLAN DIRECTOR	REPORT ON PAY DIFFERENTIAL ETHICAL CRITERIA FOR MILITARY CONTRACTS GLOBAL WARMING REPORT REPORT ON CHARITABLE CONTRIBUTIONS ELIMINATE DIVIDEND EQUIVALENTS INDEPENDENT BOARD CHAIRMAN ONE DIRECTOR FROM THE RANKS OF RETIREES CURB OVER-EXTENDED DIRECTORS CUMULATIVE VOTING APPROVAL OF MATERIAL TERMS OF SENIOR OFFICER PERFORMANCE GOALS APPROVAL OF 2007 LONG TERM INCENTIVE PLAN DIRECTOR JAMES I. CASH, JR. SIR WILLIAM M. CASTELL ANN M. FUDGE CLAUDIO X. GONZALEZ SUSAN HOCKFIELD JEFFREY R. IMMELT ANDREA JUNG ALAN G. (A.G.) LAFLEY	Proposal REPORT ON PAY DIFFERENTIAL ETHICAL CRITERIA FOR MILITARY CONTRACTS Shareholder GLOBAL WARMING REPORT REPORT ON CHARITABLE CONTRIBUTIONS ELIMINATE DIVIDEND EQUIVALENTS INDEPENDENT BOARD CHAIRMAN ONE DIRECTOR FROM THE RANKS OF RETIREES CUMULATIVE VOTING APPROVAL OF MATERIAL TERMS OF SENIOR OFFICER PERFORMANCE GOALS APPROVAL OF 2007 LONG TERM INCENTIVE PLAN DIRECTOR JAMES I. CASH, JR. SIR WILLIAM M. CASTELL ANN M. FUDGE CLAUDIO X. GONZALEZ SUSAN HOCKFIELD JEFFREY R. IMMELT ANDERA JUNG ALAN G. (A.G.) LAFLEY Management Manageme

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ROCHELLE B. LAZARUS Management For SAM NUNN Management For ROGER S. PENSKE Management For ROBERT J. SWIERINGA Management For DOUGLAS A. WARNER III Management For ROBERT C. WRIGHT Management For ROBERT C. WRIGHT

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	Edgar Filling. GABEEEL EQUITE THOU THOU TO THE TA		
В	RATIFICATION OF KPMG	Management	Fo
С	ADOPTION OF MAJORITY VOTING FOR DIRECTORS	Management	Fo
	OIL CORPORATION	MRO	
ISSUER: 5	65849106 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
1A	ELECTION OF DIRECTOR FOR A ONE-YEAR TERM: CHARLES F. BOLDEN, JR.	Management	Fc
1B	ELECTION OF DIRECTOR FOR A ONE-YEAR TERM: CHARLES R. LEE	Management	Fo
1C	ELECTION OF DIRECTOR FOR A ONE-YEAR TERM: DENNIS H. REILLEY	Management	Fo
1D	ELECTION OF DIRECTOR FOR A ONE-YEAR TERM: JOHN W. SNOW	Management	Fo
1E	ELECTION OF DIRECTOR FOR A ONE-YEAR TERM: THOMAS J. USHER	Management	Fo
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITOR FOR 2007.	Management	Fo
03	APPROVAL OF 2007 INCENTIVE COMPENSATION PLAN.	Management	Fo
04	BOARD PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION AND BY-LAWS TO ELIMINATE THE SUPERMAJORITY VOTE PROVISION.	Management	Fo
05	BOARD PROPOSAL TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK.	Management	Fo
THE MCGRA	W-HILL COMPANIES, INC.	MHP	
ISSUER: 5	80645109 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
01	DIRECTOR	Management	Fc
	PEDRO ASPE ROBERT P. MCGRAW H. OCHOA-BRILLEMBOURG	Management Management Management	Fo Fo
02	EDWARD B. RUST, JR. RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management Management	F c
03	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. SHAREHOLDER PROPOSAL REQUESTING THE ANNUAL ELECTION	Shareholder	Agai
04	OF EACH DIRECTOR. SHAREHOLDER PROPOSAL REQUESTING ADOPTION OF A	Shareholder	Aga
05	SIMPLE MAJORITY VOTE. SHAREHOLDER PROPOSAL REQUESTING PUBLIC DISCLOSURE	Shareholder	Aga

OF CORPORATE POLICIES AND PROCEDURES REGARDING

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POLITICAL CONTRIBUTIONS AND THE AMOUNT OF SUCH CONTRIBUTIONS.

CORNING INCORPORATED GLW

ISSUER: 219350105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	F0
	ROBERT F. CUMMINGS, JR.	Management	Fo
	EUGENE C. SIT	Management	Fo
	WILLIAM D. SMITHBURG	Management	Fo
	HANSEL E. TOOKES II	Management	Fo
	WENDELL P. WEEKS	Management	Fo
02	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	Fo
	LLP AS CORNING S INDEPENDENT AUDITORS FOR THE		
	FISCAL YEAR ENDING DECEMBER 31, 2007.		
03	SHAREHOLDER PROPOSAL RELATING TO THE ELECTION	Shareholder	Agai
	OF EACH DIRECTOR ANNUALLY.		

GROUPE DANONE, PARIS

ISSUER: F12033134 ISIN: FR0000120644

SEDOL: B0ZGJH2, B01HK10, B033328, 0799085, 5983560, 5984068, B01HKG5, B018SX1, B043GP1, 5981810,

VOTE GROUP: GLOBAL

Vo Proposal Proposal Number Proposal Са

A VERIFICATION PERIOD EXISTS IN FRANCE. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING

Non-Voting

APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE

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LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

PLEASE NOTE THAT THIS IS A MIX MEETING. THANK

OF THE FRENCH COMMERCIAL CODE AND APPROVE THE

0.1	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, AS PRESENTED	Management	Fo
0.2	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	Fo
0.3	APPROVE THAT THE EARNINGS FOR THE FY OF EUR 873,582,156.27, PLUS THE RETAINEDEARNINGS OF EUR 1,751,850,933.96, I.E. DISTRIBUTABLE INCOME OF EUR 2,625,433,090.23 BE APPROPRIATED AS FOLLOWS: DIVIDENDS: EUR 521,729,492.00; RETAINED EARNINGS: EUR 2,103,703,598.23; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 2.00 PER SHARE, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 10 MAY 2007; IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT	Management	Fo
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLESL.225-38 ET SEQ.	Management	Fo

Non-Voting

SAID REPORT, THE AGREEMENTS REFERRED TO THEREIN AND THE ONES AUTHORIZED EARLIER AND WHICH REMAINED IN FORCE DURING THE FY

0.5	APPROVE TO RENEW THE APPOINTMENT OF MR. FRANCK RIBOUD AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	Fo
0.6	APPROVE TO RENEW THE APPOINTMENT OF MR. EMMANUEL FABER AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	Fo
0.7	RATIFY THE CO-OPTATION OF MR. NAOMASA TSURITANI AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2007	Management	Fo
0.8	AUTHORIZE THE BOARD OF DIRECTORS TO PURCHASE, KEEP OR TRANSFER THE COMPANY S SHARES IN CONNECTION WITH A SHARE BUYBACK PROGRAM, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 160.00; MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE TOTAL NUMBER OF SHARES COMPRISING THE SHARE CAPITAL, I.E. 26,086,474 SHARES, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 4,173,835,840.00; THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE AS PART OF AN EXTERNAL GROWTH OPERATION CANNOT EXCEED 5% OF ITS CAPITAL, IT SUPERSEDES THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 10; AUTHORITY EXPIRES AFTER THE END OF 18 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Fo
0.9	ACKNOWLEDGE THAT, IN ORDER TO CARRY ON ITS COMMITMENT,	Management	Fo

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WHICH IS FOOD FOR HEALTH FOR THE MOST OF THE PEOPLE AND AS PART OF THE UPDATING OF ITS DUAL COMMITMENT TO BUSINESS PERFORMANCE AND SOCIAL PROGRESS, THE COMPANY WISHES TO LAUNCH A WORLDWIDE PROGRAM, FOCUSING ON THE CREATION OF A COMPANY DEVELOPMENT FUND, WITH A SOCIAL AIM, CALLED DANONE COMMUNITIES; AND THE SUBSCRIPTION BY THE COMPANY

OF UNIT TRUST DANONE COMMUNITIES SHARES

E.10 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
THE CAPITAL ON ONE OR MORE OCCASIONS, IN FRANCE
OR ABROAD, BY ISSUANCE, WITH THE SHAREHOLDERS
PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF
SHARES IN THE COMPANY AND SECURITIES GIVING ACCESS
TO THE COMPANY S CAPITAL, THE CEILING OF THE
NOMINAL AMOUNT OF CAPITAL INCREASE TO BE CARRIED
OUT UNDER THIS DELEGATION OF AUTHORITY IS EUR
45,000,000.00; THE NOMINAL AMOUNT OF ORDINARY
SHARES TO BE ISSUED BY VIRTUE OF THE RESOLUTIONS

Management

Fc

Report Date: 07/02/2007

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E.11, E.12, E.13 AND E.14 SHALL COUNT AGAINST THIS AMOUNT, THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES TO BE ISSUED SHALL NOT EXCEED EUR 2,000,000,000.00; THIS CEILING IS COMMON TO THE ISSUANCE OF DEBT SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL CARRIED OUT BY VIRTUE OF THE RESOLUTIONS E.11, E.12, E.13 AND E.14, BUT DISTINCT FROM THE CEILING OF EUR 4,000,000,000.00 CORRESPONDING TO THE ISSUANCE OF DEBT SECURITIES DECIDED BY VIRTUE OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 11, IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 14.; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES.

Management

Fo

E.11 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL, ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD AND BY WAY OF A PUBLIC OFFERING, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHT, OF SHARES IN THE COMPANY AND SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL THE CEILING OF THE NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY IS EUR 33,000,000.00, THIS CEILING IS COMMON TO THE CAPITAL INCREASES TO BE CARRIED OUT BY VIRTUE OF THE RESOLUTIONS E.12, E.13 AND E.14 AND SHALL COUNT AGAINST THE OVERALL CEILING OF THE RESOLUTION E.10; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES TO BE ISSUED SHALL NOT EXCEED EUR 2,000,000,000.00; THIS CEILING IS COMMON TO THE ISSUANCE OF DEBT SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL CARRIED OUT BY VIRTUE OF THE RESOLUTIONS 10, 12, 13 AND 14, BUT DISTINCT FROM THE CEILING OF EUR 4,000,000,000.00 CORRESPONDING TO THE ISSUANCE OF DEBT SECURITIES DECIDED BY VIRTUE OF THE; AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 11, IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 15; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH AL L NECESSARY FORMALITIES

Management

Fc

AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE E.12 THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION OF SHAREHOLDERS IN

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ACCORDANCE WITH THE RESOLUTIONS E.10 AND E.11, ON THE TERMS AND CONDITIONS FIXED BY ARTICLE

L.225-135-1 SUBJECT THAT THE CEILINGS SET FORTH IN SUCH RESOLUTIONS ARE RESPECTED, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 16; AUTHORITY EXPIRES AFTER THE END OF 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

- E.13 AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OF THE COMPANY OR SECURITIES GIVING ACCESS BY ALL MEANS TO EXISTING OR FUTURE ORDINARY SHARES OF THE COMPANY, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY IN FRANCE OR ABROAD CONCERNING THE SHARES OF ANOTHER COMPANY, THE ISSUES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION MUST RESPECT THE CEILINGS SET FORTH IN THE RESOLUTION E.11, IT SUPERSEDES THE DELEGATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 17; AUTHORITY EXPIRES AFTER THE END OF 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- AUTHORIZE THE BOARD OF DIRECTORS, TO INCREASE E.14 THE SHARE UP TO 10% OF THE SHARE CAPITAL, BY WAY OF ISSUING ORDINARY SHARES OF THE COMPANY OR SECURITIES GIVING ACCESS TO THE COMPANY CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL THE ISSUES CARRIED OUT BY VIRTUE OF THE PRESENT DELEGATION SHALL ALSO RESPECT THE CEILINGS SET FORTH IN THE RESOLUTION E.11 OF THE PRESENT SHAREHOLDERS MEETING, IT SUPERSEDES THE DELEGATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 18; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- E.15 AUTHORITY THE BOARD OF DIRECTORS TO INCREASE
 THE SHARE CAPITAL, IN ONE OR MORE OCCASIONS,
 UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 33,000,000.00,
 BY WAY OF CAPITALIZING RESERVES, PROFITS OR PREMIUMS
 OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION
 IS ALLOWED BY LAW AND UNDER THE BY-LAWS, BY ISSUING
 BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING
 SHARES, OR BY A COMBINATION OF THESE METHODS,
 IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS
 MEETING OF 22 APR 2005 IN ITS RESOLUTION 20;
 AUTHORITY EXPIRES AFTER THE END OF A 26-MONTH
 PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND
 ACCOMPLISH ALL NECESSARY FORMALITIES
- E.16 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
 THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS,
 IN FAVOR OF EMPLOYEES OF THE COMPANY AND ITS
 RELATED COMPANIES WHO ARE THE MEMBERS OF A COMPANY
 SAVINGS PLAN, AND FOR A NOMINAL AMOUNT THAT SHALL
 NOT EXCEED EUR 3,000,000.00, THIS AUTHORIZATION
 SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS
 MEETING OF 27 APR 2006 IN ITS RESOLUTION 12;
 AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH

Management

Fc

Fo

Fc

Fc

Management

Management

Management

PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.17 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, IN ONE OR MORE TRANSACTIONS, TO THE EMPLOYEES AND Management Fo

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CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, OPTIONS GIVING THE RIGHT TO PURCHASE EXISTING SHARES OF THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL EXCEED 3,000,000 COMPANY S SHARES, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 22; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

- E.18 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, FOR FREE, ON ONE OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, THEY MAY NOT REPRESENT MORE THAN 1,000,000 SHARES, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 23; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE E.19 SHARE CAPITAL, ON ONE OR MORE OCCASIONS, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 24; AUTHORITY EXPIRES AFTER THE END OF A 24 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- APPROVE TO REDUCE THE NOMINAL VALUE OF THE, SHARES E.20 FROM EUR 0.50 TO EUR 0.25, CONSEQUENTLY, THE MAXIMUM PURCHASE PRICE FIXED BY THE RESOLUTION 0.8 WILL AMOUNT TO EUR 80.00, THE MAXIMUM AMOUNT OF SHARES TO BE PURCHASED IN RESOLUTION E.17 WILL BE 6,000,000 SHARES, THE MAXIMUM AMOUNT OF SHARES TO BE GRANTED FOR FREE IN RESOLUTION E.18 TO THE EMPLOYEES AND THE CORPORATE OFFICERS WILL BE 2,000,000 SHARES; AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- E.21 GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING

Management

Fc

Management Fo

Fc Management

TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

GROUPE DANONE, PARIS

ISSUER: F12033134 ISIN: FR0000120644

SEDOL: B0ZGJH2, B01HK10, B033328, 0799085, 5983560, 5984068, B01HKG5, B018SX1, B043GP1, 5981810,

VOTE GROUP: GLOBAL

Type Co Proposal Number Proposal _____

FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD,

Non-Voting

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ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE

- PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING Non-Voting ID 366774 DUE TO RECEIPT OF ADDITIONAL RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. Fc RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS 0.1 Management AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, AS PRESENTED
- RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING
- APPROVE THAT THE EARNINGS FOR THE FY OF EUR 873,582,156.27, Management Fo 0.3 PLUS THE RETAINEDEARNINGS OF EUR 1,751,850,933.96, I.E. DISTRIBUTABLE INCOME OF EUR 2,625,433,090.23 BE APPROPRIATED AS FOLLOWS: DIVIDENDS: EUR 521,729,492.00; RETAINED EARNINGS: EUR 2,103,703,598.23; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 2.00 PER SHARE, AND WILL ENTITLE TO THE 40% DEDUCTION

PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 10 MAY 2007; IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT

0.4 RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLESL.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT, THE AGREEMENTS REFERRED TO THEREIN AND THE ONES AUTHORIZED EARLIER AND WHICH REMAINED IN FORCE DURING THE FY

Management Fc

APPROVE TO RENEW THE APPOINTMENT OF MR. FRANCK 0.5 RIBOUD AS A DIRECTOR FOR A 3 YEAR PERIOD

APPROVE TO RENEW THE APPOINTMENT OF MR. EMMANUEL FABER AS A DIRECTOR FOR A 3 YEAR PERIOD

RATIFY THE CO-OPTATION OF MR. NAOMASA TSURITANI AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2007

Management

Management

Management

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AUTHORIZE THE BOARD OF DIRECTORS: TO PURCHASE, 0.8 KEEP OR TRANSFER THE COMPANY SSHARES IN CONNECTION WITH A SHARE BUYBACK PROGRAM, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 160.00; MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE TOTAL NUMBER OF SHARES COMPRISING THE SHARE CAPITAL, I.E. 26,086,474 SHARES, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 4,173,835,840.00; THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE

Management

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AS PART OF AN EXTERNAL GROWTH OPERATION CANNOT EXCEED 5% OF ITS CAPITAL, IT SUPERSEDES THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 10; AUTHORITY EXPIRES AFTER THE END OF 18 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

ACKNOWLEDGE THAT, IN ORDER TO CARRY ON ITS COMMITMENT, Management Fo WHICH IS FOOD FOR HEALTH FOR THE MOST OF THE PEOPLE AND AS PART OF THE UPDATING OF ITS DUAL COMMITMENT TO BUSINESS PERFORMANCE AND SOCIAL PROGRESS, THE COMPANY WISHES TO LAUNCH A WORLDWIDE PROGRAM, FOCUSING ON THE CREATION OF A COMPANY DEVELOPMENT FUND, WITH A SOCIAL AIM, CALLED DANONE COMMUNITIES; AND THE SUBSCRIPTION BY THE COMPANY OF UNIT TRUST DANONE COMMUNITIES SHARES

E.10 AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE

THE CAPITAL ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD, BY ISSUANCE, WITH THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF SHARES IN THE COMPANY AND SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL, THE CEILING OF THE NOMINAL AMOUNT OF CAPITAL INCREASE TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY IS EUR 45,000,000.00; THE NOMINAL AMOUNT OF ORDINARY SHARES TO BE ISSUED BY VIRTUE OF THE RESOLUTIONS E.11, E.12, E.13 AND E.14 SHALL COUNT AGAINST THIS AMOUNT, THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES TO BE ISSUED SHALL NOT EXCEED EUR 2,000,000,000.00; THIS CEILING IS COMMON TO THE ISSUANCE OF DEBT SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL CARRIED OUT BY VIRTUE OF THE RESOLUTIONS E.11, E.12, E.13 AND E.14, BUT DISTINCT FROM THE CEILING OF EUR 4,000,000,000.00 CORRESPONDING TO THE ISSUANCE OF DEBT SECURITIES DECIDED BY VIRTUE OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 11, IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 14; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management

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E.11 AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE CAPITAL, ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD AND BY WAY OF A PUBLIC OFFERING, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS BUT WITH THE OBLIGATION TO GRANT A PRIORITY RIGHT, OF SHARES IN THE COMPANY AND SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL THE CEILING OF THE NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY IS EUR 33,000,000.00, THIS CEILING IS COMMON TO THE CAPITAL INCREASES TO BE CARRIED OUT BY VIRTUE OF THE RESOLUTIONS E.12, E.13 AND E.14 AND SHALL COUNT AGAINST THE OVERALL CEILING OF THE RESOLUTION E.10; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES TO BE ISSUED SHALL NOT EXCEED EUR 2,000,000,000.00; THIS CEILING IS COMMON TO THE ISSUANCE OF DEBT SECURITIES GIVING ACCESS TO THE COMPANY S CAPITAL CARRIED OUT BY VIRTUE OF THE RESOLUTIONS 10, 12, 13 AND 14, BUT DISTINCT FROM THE CEILING OF EUR 4,000,000,000.00CORRESPONDING TO THE ISSUANCE OF DEBT SECURITIES DECIDED BY VIRTUE OF THE; AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 11, IT SUPERSEDES THE AUTHORIZATION

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2005 IN ITS RESOLUTION 15; AUTHORITY EXPIRES

GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR

AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.12 AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION OF SHAREHOLDERS IN ACCORDANCE WITH THE RESOLUTIONS E.10 AND E.11, ON THE TERMS AND CONDITIONS FIXED BY ARTICLE L.225-135-1 SUBJECT THAT THE CEILINGS SET FORTH IN SUCH RESOLUTIONS ARE RESPECTED, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 16; AUTHORITY EXPIRES AFTER THE END OF 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.13 AUTHORIZE THE BOARD OF DIRECTORS: TO ISSUE ORDINARY
SHARES OF THE COMPANY OR SECURITIES GIVING ACCESS
BY ALL MEANS TO EXISTING OR FUTURE ORDINARY SHARES
OF THE COMPANY, IN CONSIDERATION FOR SECURITIES
TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED
BY THE COMPANY IN FRANCE OR ABROAD CONCERNING
THE SHARES OF ANOTHER COMPANY, THE ISSUES CARRIED
OUT BY VIRTUE OF THE PRESENT RESOLUTION MUST
RESPECT THE CEILINGS SET FORTH IN THE RESOLUTION
E.11, IT SUPERSEDES THE DELEGATION GRANTED BY
THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS
RESOLUTION 17; AUTHORITY EXPIRES AFTER THE END
OF 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY

MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

- AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE E.14 THE SHARE UP TO 10% OF THE SHARE CAPITAL, BY WAY OF ISSUING ORDINARY SHARES OF THE COMPANY OR SECURITIES GIVING ACCESS TO THE COMPANY CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL THE ISSUES CARRIED OUT BY VIRTUE OF THE PRESENT DELEGATION SHALL ALSO RESPECT THE CEILINGS SET FORTH IN THE RESOLUTION E.11 OF THE PRESENT SHAREHOLDERS MEETING, IT SUPERSEDES THE DELEGATION GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 18; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES
- E.15 AUTHORITY THE BOARD OF DIRECTORS: TO INCREASE
 THE SHARE CAPITAL, IN ONE OR MORE OCCASIONS,
 UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 33,000,000.00,
 BY WAY OF CAPITALIZING RESERVES, PROFITS OR PREMIUMS
 OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION
 IS ALLOWED BY LAW AND UNDER THE BY-LAWS, BY ISSUING
 BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING
 SHARES, OR BY A COMBINATION OF THESE METHODS,
 IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS
 MEETING OF 22 APR 2005 IN ITS RESOLUTION 20;
 AUTHORITY EXPIRES AFTER THE END OF A 26-MONTH
 PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND
 ACCOMPLISH ALL NECESSARY FORMALITIES

Management

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Management

Management

Management

E.16 AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, IN FAVOR OF EMPLOYEES OF THE COMPANY AND ITS RELATED COMPANIES WHO ARE THE MEMBERS OF A COMPANY SAVINGS PLAN, AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED EUR 3,000,000.00, THIS AUTHORIZATION

Management Fo

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SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 27 APR 2006 IN ITS RESOLUTION 12; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.17 AUTHORIZE THE BOARD OF DIRECTORS: TO GRANT, IN ONE OR MORE TRANSACTIONS, TO THE EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, OPTIONS GIVING THE RIGHT TO PURCHASE EXISTING SHARES OF THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL EXCEED 3,000,000 COMPANY S SHARES, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 22; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Fo

Management Fo

AUTHORIZE THE BOARD OF DIRECTORS: TO GRANT, FOR E.18 FREE, ON ONE OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, THEY MAY NOT REPRESENT MORE THAN 1,000,000 SHARES, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 23; AUTHORITY EXPIRES AFTER THE END OF A 26 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management

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AUTHORIZE THE BOARD OF DIRECTORS: TO REDUCE THE E.19 SHARE CAPITAL, ON ONE OR MOREOCCASIONS, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD, IT SUPERSEDES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 22 APR 2005 IN ITS RESOLUTION 24; AUTHORITY EXPIRES AFTER THE END OF A 24 MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management

E.20 APPROVE TO REDUCE THE NOMINAL VALUE OF THE, SHARES FROM EUR 0.50 TO EUR 0.25, CONSEQUENTLY, THE MAXIMUM PURCHASE PRICE FIXED BY THE RESOLUTION 0.8 WILL AMOUNT TO EUR 80.00, THE MAXIMUM AMOUNT OF SHARES TO BE PURCHASED IN RESOLUTION E.17 WILL BE 6,000,000

SHARES, THE MAXIMUM AMOUNT OF SHARES TO BE GRANTED FOR FREE IN RESOLUTION E.18 TO THE EMPLOYEES AND THE CORPORATE OFFICERS WILL BE 2,000,000 SHARES; AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.21 GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

Management Fo

PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: Α. AMEND THE ARTICLE 26.II OF THE BYLAWS IN ORDER TO CANCEL THE PROVISIONS LIMITING THE VOTING RIGHTS OF THE SHAREHOLDERS IN A SHAREHOLDER MEETING TO 6% OF THE SIMPLE VOTING RIGHTS AND TO 12% OF THE DOUBLE VOTING RIGHTS HELD BY A SHAREHOLDER

Shareholder Abst

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HARRAH'S ENTERTAINMENT, INC.

ISSUER: 413619107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Type Са Management For STEPHEN F. BOLLENBACH Management For RALPH HORN Management For GARY W. LOVEMAN Management For BOAKE A. SELLS Management For Ma 01 DIRECTOR RATIFICATION OF THE APPOINTMENT OF DELOITTE & 02 TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE 2007

LOCKHEED MARTIN CORPORATION LMT

ISSUER: 539830109 TSTN:

CALENDAR YEAR.

SEDOL.

VOTE GROUP: GLOBAL

Proposal Proposal Vo

Number	Proposal		Type	Ca
01 02 03 04 05	RATIFICATION OF APPOINTMENT OF INDEPENDENT STOCKHOLDER PROPOSAL BY EVELYN Y. DAVIS STOCKHOLDER PROPOSAL BY JOHN CHEVEDDEN STOCKHOLDER PROPOSAL BY THE SISTERS OF MER OF THE AMERICAS, REGIONAL COMMUNITY OF DET	ссу	Management Shareholder Shareholder	For Fore Fore Fore Fore Fore Fore Fore F
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 107 of		
MEDIA GEN	NERAL, INC.		MEG	

ISSUER: 584404107 ISIN:

SEDOL:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR CHARLES A. DAVIS RODNEY A. SMOLLA	Management Management Management	With With With
02	WALTER E. WILLIAMS APPROVE AMENDMENTS TO THE 1995 LONG-TERM INCENTIVE PLAN.	Management Management	With Agai

NOBEL BIOCARE HOLDING AG, KLOTEN

ISSUER: H5783Q106 ISIN: CH0014030040 BLOCKING

SEDOL: 7389713, 7385722, 7413322, B02VBF2

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	
1.	RECEIVE THE ANNUAL REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2006 REPORT OF THE GROUP AUDITORS	Management	Take Acti
2.	APPROVE THE STATUTORY FINANCIAL STATEMENTS OF NOBEL BIOCARE HOLDING AG FOR 2006, THE REPORT OF THE STATUTORY AUDITORS	Management	Take Acti
3.	APPROVE THE APPROPRIATION OF AVAILABLE EARNINGS DIVIDEND FOR 2006	Management	Take Acti
4.	GRANT DISCHARGE OF THE BOARD OF DIRECTORS	Management	Take Acti
5.1	RE-ELECT MR. STIG ERIKKSON AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.2	RE-ELECT MR. ANTOINE FIRMENICH AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.3	RE-ELECT MR. ROBERT LILJA AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.4	RE-ELECT MR. JANE ROYSTON AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.5	RE-ELECT MR. DOMENICO SCALA AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.6	RE-ELECT MR. ROLF SOIRON AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
5.7	RE-ELECT MR. ERNST ZAENGERLE AS A MEMBER OF THE BOARD OF DIRECTORS	Management	Take Acti
6.	ELECT MR ROLF WATTER AS A NEW MEMBER OF THE BOARD OF DIRECTORS FOR 1 YEAR TERM OF OFFICE	Management	Take Acti

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	3			
7.	RE-ELECT KPMG AG AS THE AUDITORS AND TH	HE GROUP	Management	Take Acti
*	AUDITORS PLEASE NOTE THAT THIS IS A REVISION DUE OF RECORD DATE AND AUDITORS NAME. PLEAS NOTE THE NEW CUT-OFF IS 10 APR 2007. IF ALREADY SENT IN YOUR VOTES, PLEASE DO N THIS PROXY FORM UNLESS YOU DECIDE TO AN ORIGINAL INSTRUCTIONS. THANK YOU.	SE ALSO Y YOU HAVE NOT RETURN	Non-Voting	
PEPSIAME	RICAS, INC.		PAS	
ISSUER:	71343P200	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
1J	ELECTION OF DIRECTOR: DEBORAH E. POWELI		Management	Fo
02	RATIFICATION OF APPOINTMENT OF INDEPENDENCE ACCOUNTANTS.		Management	Fo
1A	ELECTION OF DIRECTOR: HERBERT M. BAUM.		Management	Fc
1B	ELECTION OF DIRECTOR: RICHARD G. CLINE.		Management	Fo
1C	ELECTION OF DIRECTOR: MICHAEL J. CORLIS		Management	Fo
1D 1E	ELECTION OF DIRECTOR: PIERRE S. DU PONT ELECTION OF DIRECTOR: ARCHIE R. DYKES.	· .	Management Management	Fc Fc
1E 1F	ELECTION OF DIRECTOR: ARCHIE R. DIRES. ELECTION OF DIRECTOR: JAROBIN GILBERT,	.TR	Management	Fo
1G	ELECTION OF DIRECTOR: JAMES R. KACKLEY.		Management	Fo
1H	ELECTION OF DIRECTOR: MATTHEW M. MCKENN		Management	Fo
11	ELECTION OF DIRECTOR: ROBERT C. POHLAD.		Management	Fo
PFIZER IN	 NC.		PFE	
ISSUER:	717081103	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		DENNIS A. AUSIELLO MICHAEL S. BROWN M. ANTHONY BURNS ROBERT N. BURT W. DON CORNWELL WILLIAM H. GRAY, III CONSTANCE J. HORNER	Management Management Management Management Management Management Management	FC FC FC FC FC
		WILLIAM R. HOWELL JEFFREY B. KINDLER GEORGE A. LORCH DANA G. MEAD	Management Management Management Management	FC FC

				_ '
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLE AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING		Management Management	Fo Fo
03	FOR 2007. SHAREHOLDER PROPOSAL RELATING TO CUMULATIVE	VOTING.	Shareholder	Agai
04	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON RATIONALE FOR EXPORTING ANIMAL EXPERIMENTATI		Shareholder	Agai
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05	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON FEASIBILITY OF AMENDING PFIZER S CORPORATE FOR LABORATORY ANIMAL CARE AND USE.		Shareholder	Agai
06	SHAREHOLDER PROPOSAL RELATING TO QUALIFICATI FOR DIRECTOR NOMINEES.	IONS	Shareholder	Agai
SALLY BEA	AUTY HOLDINGS, INC.		SBH	
ISSUER:	79546E104 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
04	PROPOSAL TO APPROVE THE SALLY BEAUTY HOLDING INC. ANNUAL INCENTIVE PLAN.		Management	Fc
03	PROPOSAL TO APPROVE THE SALLY BEAUTY HOLDING INC. 2007 OMNIBUS INCENTIVE PLAN.	∃S,	Management	Fo
02	RATIFICATION OF THE SELECTION OF KPMG LLP AS THE CORPORATION S INDEPENDENT REGISTERED PUB ACCOUNTING FIRM FOR THE FISCAL YEAR 2007.		Management	Fo
01	DIRECTOR		Management	F
		JAMES G. BERGES MARSHALL E. EISENBERG JOHN A. MILLER RICHARD J. SCHNALL	Management Management Management Management	Fo Fo
SENSIENT	TECHNOLOGIES CORPORATION		SXT	
	81725T100 ISIN:			
SEDOL:				
	UP: GLOBAL			
Proposal	. CLOSINE		Proposal	V
-			-	

Number	Proposal		Type	С
01	DIRECTOR		Management	F
02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	HANK BROWN FERGUS M. CLYDESDALE JAMES A.D. CROFT WILLIAM V. HICKEY KENNETH P. MANNING PETER M. SALMON ELAINE R. WEDRAL ESSIE WHITELAW	Management Management Management Management Management Management Management	F F F F F
03	YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS THE INDEPENDENT AUDITORS OF THE COMPANY FOR 2007. PROPOSAL TO APPROVE THE SENSIENT TECHNOLOGIES	HE	Management Management	E Aga
roxyEdge	CORPORATION 2007 RESTRICTED STOCK PLAN. - Investment Company Report			
	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/20 Page 110 of 2		
JW CORP.			 SJW	
SSUER: 7	784305104 ISIN:			
SEDOL:				
SEDOL: 7OTE GROU	784305104 ISIN:		Proposal Type	\ (
GEDOL: OTE GROU Proposal	784305104 ISIN: 	M.L. CALI J.P. DINAPOLI D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER	-	
SEDOL: OTE GROU Proposal Number	784305104 ISIN: JP: GLOBAL Proposal	J.P. DINAPOLI D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER	Type Management Management Management Management Management Management Management Management Management	. — — — — — — — — — — — — — — — — — — —
OTE GROUP OTE GR	784305104 ISIN: JP: GLOBAL Proposal DIRECTOR RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEREGISTERED PUBLIC ACCOUNTING FIRM OF THE CORPO	J.P. DINAPOLI D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER PENDENT ORATION	Type Management	
OZ CHE E.W.	784305104 ISIN: JP: GLOBAL Proposal DIRECTOR RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDER REGISTERED PUBLIC ACCOUNTING FIRM OF THE CORPOR FOR FISCAL YEAR 2007.	J.P. DINAPOLI D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER PENDENT ORATION	Type Management	——————————————————————————————————————

VOTE GROUP: GLOBAL

Proposal			Proposal	Vo
Number	Proposal		Туре	Cá
01	DIRECTOR	DAVID A. GALLOWAY NICHOLAS B. PAUMGARTEN RONALD W. TYSOE JULIE A. WRIGLEY	Management Management Management Management Management	FC FC FC
THE MIDLA	ND COMPANY		MLAN	
ISSUER: 5	97486109	ISIN:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c Ca
01	TO RATIFY THE APPOINTMENT OF DELOIT LLP AS MIDLAND S INDEPENDENT REGIST ACCOUNTING FIRM FOR THE FISCAL YEAR 31, 2007.	ERED PUBLIC	Management Management Management Management Management Management	FC
Meeting D	e - Investment Company Report vate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST I	Report Date: 07/02/2 INC. Page 111 of		
THE PHOEN	IX COMPANIES, INC.		PNX	
ISSUER: 7	1902E109	ISIN:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fo
		JEAN S. BLACKWELL ARTHUR P. BYRNE ANN MAYNARD GRAY DONA D. YOUNG	Management Management Management Management	Fo Fo Fo
02	RATIFICATION OF THE APPOINTMENT OF		Management Management	Fo

LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

______ WYE

WYETH

ISSUER: 983024100 ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c C a
1A	ELECTION OF DIRECTOR: ROBERT ESSNER	Management	Fc
1B	ELECTION OF DIRECTOR: JOHN D. FEERICK	Management	Fo
1C	ELECTION OF DIRECTOR: FRANCES D. FERGUSSON, PH.D.	Management	Fc
1D	ELECTION OF DIRECTOR: VICTOR F. GANZI	Management	Fc
1E	ELECTION OF DIRECTOR: ROBERT LANGER, SC.D.	Management	Fc
1F	ELECTION OF DIRECTOR: JOHN P. MASCOTTE	Management	Fc
1G	ELECTION OF DIRECTOR: RAYMOND J. MCGUIRE	Management	Fc
1H	ELECTION OF DIRECTOR: MARY LAKE POLAN, M.D.,	Management	Fc
11	PH.D., M.P.H. ELECTION OF DIRECTOR: BERNARD POUSSOT	Management	Fc
1J	ELECTION OF DIRECTOR: GARY L. ROGERS	Management	Fc
1K	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	Fc
1L	ELECTION OF DIRECTOR: WALTER V. SHIPLEY	Management	Fc
1M	ELECTION OF DIRECTOR: JOHN R. TORELL III	Management	Fc
02	VOTE TO RATIFY PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007	Management	Fo
03	VOTE TO AMEND THE CERTIFICATE OF INCORPORATION	Management	Fc
04	TO ELIMINATE SUPERMAJORITY VOTE REQUIREMENTS VOTE TO AMEND AND RESTATE THE 2005 STOCK INCENTIVE	Management	Fo
05	PLAN FOR TAX COMPLIANCE DISCLOSURE OF ANIMAL WELFARE POLICY	Shareholder	Agai
06	REPORT ON LIMITING SUPPLY OF PRESCRIPTION DRUGS	Shareholder	Agai
07	IN CANADA DISCLOSURE OF POLITICAL CONTRIBUTIONS	Shareholder	Agai
08	RECOUPMENT OF INCENTIVE BONUSES	Shareholder	Agai
09	INTERLOCKING DIRECTORSHIPS	Shareholder	Agai
10	PROPOSAL WITHDRAWN. NO VOTE REQUIRED	Management	

ProxyEdge - Investment Company Report

Proposal

Number Proposal

APPOINTMENT OR, AS THE CASE MAY BE, REELECTION

OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 112 of 236

11 SEPARATING THE ROLES OF CHAIRMAN AND CEO Shareholder Agai 12 STOCKHOLDER ADVISORY VOTE ON COMPENSATION Shareholder Agai ABBOTT LABORATORIES ABT ISSUER: 002824100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal ______ 01 DIRECTOR Management Fc R.S. AUSTIN Management For W.M. DALEY Management For Management Fo W.J. FARRELL Management Fc H.L. FULLER Management Fc R.A. GONZALEZ Management
D.A.L. OWEN Management
B. POWELL JR. Management Fc Fc Fc W.A. REYNOLDS Management
R.S. ROBERTS Management Fc Fc S.C. SCOTT III Management Fc W.D. SMITHBURG Management Fc G.F. TILTON
M.D. WHITE Management Fc Management Fc RATIFICATION OF DELOITTE & TOUCHE LLP AS AUDITORS Management Fc SHAREHOLDER PROPOSAL - ADVISORY VOTE Shareholder Agai SHAREHOLDER PROPOSAL - THE ROLES OF CHAIR AND Shareholder Agai CEO AMERICA MOVIL, S.A.B. DE C.V. ISSUER: 02364W105 ISIN: VOTE GROUP: GLOBAL Proposal Vo

COMPANY THAT THE HOLDERS OF THE SERIES L SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON.

ΙI APPOINTMENT OF DELEGATES TO EXECUTE AND, IF APPLICABLE, FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON.

Management

Fc

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 113 of 236

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DPL INC. DPL

ISSUER: 233293109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type Management	Vo Ca Fo
01	DIRECTOR		
	ROBERT D. BIGGS	Management	Fc
	W AUGUST HILLENBRAND	Management	Fo
	NED J. SIFFERLEN	Management	Fo
02	APPROVAL OF THE AMENDMENT TO THE REGULATIONS	Management	Fo
	OF DPL INC. REGARDING MAJORITY VOTE ALTERNATIVE FOR THE ELECTION OF DIRECTORS.		
03	SHAREHOLDER PROPOSAL ON EXECUTIVE BONUSES.	Shareholder	Agai
04			Agai
	PROPOSAL.		
05	5 RATIFICATION OF KPMG LLP AS INDEPENDENT AUDITORS.		Fo

FERRO CORPORATION FOE

ISSUER: 315405100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	MICHAEL H. BULKIN MICHAEL F. MEE PERRY W. PREMDAS	Management Management Management Management	FO FO FO

FRANKLIN ELECTRIC CO., INC. FELE

ISSUER: 353514102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		R. SCOTT TRUMBULL	Management	Fo
		THOMAS L. YOUNG	Management	Fo
02	FOR APPROVAL OF AN AMENDMENT TO THE COMPANY S		Management	Fo
	RESTATED ARTICLES OF INCORPORATION TO INCREASE			
	THE NUMBER OF SHARES OF AUTHORIZED COMMON STOCK.			
03	PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE		Management	Fo
	& TOUCHE LLP AS THE COMPANY S INDEPENDENT REGIST	ERED		
	PUBLIC ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR.			

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 114 of 236

GATX CORPORATION GMT

ISSUER: 361448103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		JAMES M. DENNY RICHARD FAIRBANKS DEBORAH M. FRETZ MARLA C. GOTTSCHALK ERNST A. HABERLI BRIAN A. KENNEY MARK G. MCGRATH MICHAEL E. MURPHY CASEY J. SYLLA	Management	F0 F0 F0 F0 F0
02	APPROVAL OF APPOINTMENT OF AUDITORS		Management	Fo

KELLOGG COMPANY K

ISSUER: 487836108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	BENJAMIN S. CARSON, SR.	Management	Fo
	GORDON GUND	Management	Fo
	DOROTHY A. JOHNSON	Management	Fo
	A. MCLAUGHLIN KOROLOGOS	Management	Fc
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITOR FOR 2007	Management	Fo
03	SHAREOWNER PROPOSAL TO PREPARE A SUSTAINABILITY REPORT	Shareholder	Agai
04	SHAREOWNER PROPOSAL TO ENACT A MAJORITY VOTE REQUIREMENT	Shareholder	Agai
TELECOM A	ARGENTINA, S.A.	TEO	

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

ISSUER: 879273209

Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPOINT TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES.	Management	Fo
02	REVIEW OF THE DOCUMENTS PROVIDED FOR IN LAW NO 19,550 AND THE LISTING REGULATIONS AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH LANGUAGE REQUIRED BY THE U.S. SECURITIES & EXCHANGE COMMISSION REGULATION FOR THE 18TH FISCAL YEAR ENDED ON DECEMBER 31, 2006.	Management	Fo
03	CONSIDERATION OF THE RETAINED EARNINGS AS OF DECEMBER 31, 2006.	Management	Fo
04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 18TH FISCAL YEAR.	Management	Fo
05	REVIEW OF THE BOARD OF DIRECTOR S COMPENSATION FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2006.	Management	Fo

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 115 of 236

AUTHORIZATION OF THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$2,000,000 PAYABLE TO DIRECTORS.

Management Fo

146

07	DETERMINATION OF THE FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 18TH FISCAL YEAR.	Management	Fo
08	ELECTION OF THE REGULAR AND ALTERNATE DIRECTORS FOR THE 19TH FISCAL YEAR.	Management	Fo
09	ELECTION OF THE REGULAR AND ALTERNATE MEMBERS	Management	Fo
- 0	OF THE SUPERVISORY COMMITTEE FOR THE 19TH FISCAL YEAR.		_
10	APPOINTMENT OF THE INDEPENDENT AUDITORS OF THE FINANCIAL STATEMENTS FOR THE 19TH FISCAL YEAR.	Management	Fo
11	CONSIDERATION OF THE BUDGET TO BE ASSIGNED TO THE AUDIT COMMITTEE FOR FISCAL YEAR 2007.	Management	Fo
HARLEY-DA	AVIDSON, INC.	HOG	
ISSUER: 4	112822108 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vo
Number	Proposal 	Type 	Ca
01	DIRECTOR	Management	Fo
	BARRY K. ALLEN RICHARD I. BEATTIE	Management Management	Fo Fo
	JUDSON C. GREEN	Management	Fo
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP, INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM, TO BE THE AUDITORS.	Management	Fo
THE BOEIN	NG COMPANY	BA	
ISSUER: (097023105 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: JOHN H. BIGGS	Management	Fo
1B	ELECTION OF DIRECTOR: JOHN E. BRYSON	Management	Fo
1C	ELECTION OF DIRECTOR: ARTHUR D. COLLINS, JR.	Management	Fo
1D	ELECTION OF DIRECTOR: LINDA Z. COOK	Management	Fo
1E	ELECTION OF DIRECTOR: WILLIAM M. DALEY	Management	Fo
1F	ELECTION OF DIRECTOR: KENNETH M. DUBERSTEIN	Management	Fo
1G	ELECTION OF DIRECTOR: JOHN F. MCDONNELL	Management	Fo

1H

ELECTION OF DIRECTOR: W. JAMES MCNERNEY, JR.

Management

11	ELECTION OF DIRECTOR: RICHARD D. NANULA	L	Management	Fo
1J	ELECTION OF DIRECTOR: ROZANNE L. RIDGWA	Λ.Υ	Management	Fo
	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2	007	
	Accounts: NPX GABELLI EQUITY TRUST INC.			
1K	ELECTION OF DIRECTOR: MIKE S. ZAFIROVSK	CI .	Management	Fo
02	ADVISORY VOTE ON APPOINTMENT OF DELOITT	E & TOUCHE	Management	Fo
03	LLP AS INDEPENDENT AUDITORS. PREPARE A REPORT ON FOREIGN MILITARY SA	LES.	Shareholder	Agai
04	DEVELOP AND ADOPT HUMAN RIGHTS POLICIES	; .	Shareholder	Agai
05	PREPARE A REPORT ON CHARITABLE CONTRIBU	TIONS.	Shareholder	Agai
06	PREPARE A REPORT ON POLITICAL CONTRIBUT	CIONS.	Shareholder	Agai
07	SEPARATE THE ROLES OF CEO AND CHAIRMAN.		Shareholder	Agai
08	SUBJECT RIGHTS PLANS TO SHAREHOLDER VOT	Έ.	Shareholder	Fo
09	ADVISORY VOTE ON COMPENSATION DISCUSSIC	ON AND	Shareholder	Agai
10	ANALYSIS. ADOPT A POLICY ON PERFORMANCE-BASED STO	OCK OPTIONS.	Shareholder	Agai
11	RECOUP UNEARNED MANAGEMENT BONUSES.		Shareholder	Agai
ALLERGAN,	INC.		AGN	
ISSUER: 0	18490102 T	SIN:		
SEDOL:	10430102	O IIV.		
VOTE GROU	P: GLOBAL			
Proposal	_		Proposal	Vo
Number	Proposal 		Type 	Ca
01	DIRECTOR	MICHAEL D. CALLACUED	Management Management	Fo
		MICHAEL R. GALLAGHER GAVIN S. HERBERT	Management	Fo Fo
		STEPHEN J. RYAN, M.D.	Management	Fo
02	TO RATIFY THE APPOINTMENT OF ERNST & YC AS THE COMPANY S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR FISCAL YEAR 2007		Management	Fo
DDICTOL M	VEDS SOUTER COMDANY		 BMY	
DIVIOIOT-M	YERS SQUIBB COMPANY		DLIT	
ISSUER: 1	10122108 I	ISIN:		

SEDOL:			
VOTE GROU	JP: GLOBAL		
	Proposal	Proposal Type	Vo Ca
	ELECTION OF DIRECTOR: L.B. CAMPBELL	Management	Fo.
1B	ELECTION OF DIRECTOR: J.M. CORNELIUS	Management	Fo.
1C	ELECTION OF DIRECTOR: L.J. FREEH	Management	Fo.
1D	ELECTION OF DIRECTOR: L.H. GLIMCHER, M.D.	Management	Fo.
1E	ELECTION OF DIRECTOR: M. GROBSTEIN	Management	Fo.
1F	ELECTION OF DIRECTOR: L. JOHANSSON	Management	Fo.
1G	ELECTION OF DIRECTOR: J.D. ROBINSON III	Management	Fo.
	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC. ELECTION OF DIRECTOR: V.L. SATO, PH.D.	Report Date: 07/02/2007 Page 117 of 236 Management	: Fo
11	ELECTION OF DIRECTOR: R.S. WILLIAMS, M.D.	Management	
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	
03	ACCOUNTING FIRM 2007 STOCK AWARD AND INCENTIVE PLAN	Management	
04	SENIOR EXECUTIVE PERFORMANCE INCENTIVE PLAN	Management	
05	EXECUTIVE COMPENSATION DISCLOSURE	Shareholde	
06	RECOUPMENT	Shareholde	er Agai
07	CUMULATIVE VOTING	Shareholde	er Agai
CAMDEN PR	ROPERTY TRUST	CPT	
ISSUER: 1	133131102 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c

01

DIRECTOR

Fc

Fc

 ${\tt Management}$

Management

RICHARD J. CAMPO

02	RATIFICATION OF DELOITTE & TOUCHE LLP FINDEPENDENT REGISTERED PUBLIC ACCOUNTING	AS THE	WILLIAM R. COOPER SCOTT S. INGRAHAM LEWIS A. LEVEY LLIAM B. MCGUIRE, JR. WILLIAM F. PAULSEN D. KEITH ODEN F. GARDNER PARKER STEVEN A. WEBSTER	Management	F O O O O O O F O F O
DISCOVER	Y HOLDING COMPANY			DISCA	
ISSUER:	25468Y107	ISIN:			
SEDOL:					
VOTE GRO	UP: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01				Management	Fo
02	AUDITORS RATIFICATION		PAUL A. GOULD M. LAVOY ROBINSON	Management Management Management	FO FO
Eda	To the trans Company Danart				
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.		Report Date: 07/02/2 Page 118 of		
Meeting Selected	Date Range: 07/01/2006 to 06/30/2007		=		
Meeting Selected	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.		=	236	
Meeting Selected	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	ISIN:	=	236	
Meeting Selected JANUS CA ISSUER: SEDOL:	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	ISIN:	=	236	
Meeting Selected JANUS CA ISSUER: SEDOL: VOTE GRO	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC. PITAL GROUP INC. 47102X105 UP: GLOBAL Proposal		Page 118 of	236	Vo Ca
Meeting Selected JANUS CA ISSUER: SEDOL: VOTE GRO Proposal	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC. PITAL GROUP INC. 47102X105		Page 118 of	JNS Proposal	

ISSUER: 53071M104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	THE INCENTIVE PLAN PROPOSAL		Management	 Fo
02	DIRECTORS		Management	Fo
		ROBERT R. BENNETT	Management	Fo
		PAUL A. GOULD	Management	Fo
		JOHN C. MALONE	Management	Fo
03	THE AUDITORS RATIFICATION PROPOSAL		Management	Fo
Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	THE INCENTIVE PLAN PROPOSAL		Management	 Fo
02	DIRECTORS		Management	Fo
		ROBERT R. BENNETT	Management	Fo
		PAUL A. GOULD	Management	Fo
		JOHN C. MALONE	Management	Fo
03	THE AUDITORS RATIFICATION PROPOSAL		Management	Fo
LIN TV CC	ndb		 TVL	
			Т Л Т	
TOCHED. 5	:22774106	CTM.		

ISSUER: 532774106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	_		Proposal	Vo
Number	Proposal		Type 	Ca
01	DIRECTOR		Management	Fo
		W.S. BANOWSKY, JR.	Management	Fo
		DR. W.H. CUNNINGHAM	Management	Fo
		PATTI S. HART	Management	Fo

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 119 of 236

THE MANITOWOC COMPANY, INC. MTW

ISSUER: 563571108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VOIE GROU	i. GEODIE			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		VIRGIS W. COLBERT KENNETH W. KRUEGER ROBERT C. STIFT	Management Management Management	F c F c
02	APPROVAL OF THE COMPANY S SHORT-TERM PLAN AS AMENDED EFFECTIVE JANUARY 1,	1 INCENTIVE	Management	Fo
03	RATIFICATION OF THE APPOINTMENT OF F LLP, AS THE COMPANY S REGISTERED PUE FOR THE FISCAL YEAR ENDING DECEMBER	RICEWATERHOUSECOOPERS, BLIC ACCOUNTANTS	Management	Fo
THE TRAVE	LERS COMPANIES, INC.		TRV	
ISSUER: 8	9417E109	ISIN:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR	ALAN L. BELLER	Management Management	Fc Fc
		JOHN H. DASBURG JANET M. DOLAN	Management Management	Fo Fo
		KENNETH M. DUBERSTEIN	Management	Fo
		JAY S. FISHMAN	Management	Fo
		LAWRENCE G. GRAEV	Management	Fo
		PATRICIA L. HIGGINS THOMAS R. HODGSON	Management Management	F c F c
		C.L. KILLINGSWORTH, JR.	Management	Fo
		ROBERT I. LIPP	Management	Fo
		BLYTHE J. MCGARVIE	Management	Fo
		GLEN D. NELSON, MD	Management	Fo
0.0		LAURIE J. THOMSEN	Management	Fo
02	PROPOSAL TO RATIFY THE SELECTION OF AS TRAVELERS INDEPENDENT REGISTERED FIRM FOR 2007.		Management	Fo
03	PROPOSAL TO APPROVE AN AMENDMENT TO OF INCORPORATION TO REQUIRE A MAJORI THE ELECTION OF DIRECTORS.		Management	Fo
YOUNG BRO	ADCASTING INC.		YBTVA	
ISSUER: 9	87434107	ISIN:		
SEDOL:				
VOTE GROU	P: FUNDS			
Proposal			Proposal	Vo
Number	Proposal		Type	Ca

	DIRECTOR		Management	
		ALFRED J. HICKEY, JR.	Management	F
		DAVID C. LEE	Management	F
		LEIF LOMO RICHARD C. LOWE	Management Management	F Wit
		ALEXANDER T. MASON	Management	WIC
		DEBORAH A. MCDERMOTT	Management	Wit
		JAMES A. MORGAN	Management	Wit
eeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 120 of		
		REID MURRAY	Management	F
02	PROPOSAL TO APPROVE AN AMENDMENT TO THE YOUNG BROADCASTING INC. 2003 NON-EMPLOYEE DIRECTORS DEFERRED STOCK UNIT PLAN TO INCREASE THE TOT NUMBER OF SHARES OF COMMON STOCK WITH RESPECT TO WHICH DEFERRED STOCK UNITS MAY BE GRANTED	S CAL	Management Management	Wit F
03	THEREUNDER FROM 100,000 TO 250,000. PROPOSAL TO RATIFY SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED P ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DE 31, 2007.	UBLIC	Management	F
 GL RESOU	URCES INC.		ATG	
	URCES INC. 001204106 ISIN:		ATG	
SSUER: 0			ATG	
SSUER: C			ATG	
SSUER: C EDOL: OTE GROU	001204106 ISIN:		ATG Proposal	
SSUER: CEDOL: OTE GROU	001204106 ISIN:			7
SSUER: CEDOL: OTE GROU	UP: GLOBAL		 Proposal	
EDOL: OTE GROU coposal Number	O01204106 ISIN: UP: GLOBAL Proposal	THOMAS D. BELL, JR.	Proposal Type]
EDOL: OTE GROU coposal Number	O01204106 ISIN: UP: GLOBAL Proposal	THOMAS D. BELL, JR. MICHAEL J. DURHAM	Proposal Type Management Management Management	:
EDOL: OTE GROU coposal number	O01204106 ISIN: UP: GLOBAL Proposal	MICHAEL J. DURHAM CHARLES H. MCTIER	Proposal Type Management Management Management Management Management	
EDOL: OTE GROU coposal number	O01204106 ISIN: UP: GLOBAL Proposal	MICHAEL J. DURHAM CHARLES H. MCTIER DEAN R. O'HARE	Proposal Type Management Management Management Management Management Management	
EDOL: OTE GROU roposal Number	O01204106 ISIN: UP: GLOBAL Proposal	MICHAEL J. DURHAM CHARLES H. MCTIER DEAN R. O'HARE D. RAYMOND RIDDLE	Proposal Type Management Management Management Management Management Management Management	
EDOL: OTE GROU coposal number	O01204106 ISIN: O0120410 ISIN	MICHAEL J. DURHAM CHARLES H. MCTIER DEAN R. O'HARE D. RAYMOND RIDDLE FELKER W. WARD, JR.	Proposal Type Management Management Management Management Management Management]]]]]
SSUER: CEDOL: OTE GROUP roposal Number 01	UP: GLOBAL Proposal DIRECTOR	MICHAEL J. DURHAM CHARLES H. MCTIER DEAN R. O'HARE D. RAYMOND RIDDLE FELKER W. WARD, JR. ENTIVE	Proposal Type Management Management Management Management Management Management Management Management	

ISSUER: 037411105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
Muliper			
01	ELECTION OF DIRECTOR: EUGENE C. FIEDOREK	Management	Fo
02	ELECTION OF DIRECTOR: PATRICIA ALBJERG GRAHAM	Management	Fo
03	ELECTION OF DIRECTOR: F.H. MERELLI	Management	Fo
04	ELECTION OF DIRECTOR: RAYMOND PLANK	Management	Fo
05	APPROVAL OF 2007 OMNIBUS EQUITY COMPENSATION PLAN	Management	Fo
06	STOCKHOLDER PROPOSAL CONCERNING REIMBURSEMENT	Shareholder	Agai
	OF PROXY EXPENSES		

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 121 of 236

AQUILA, INC.

ISSUER: 03840P102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	IRVINE O. HOCKADAY, JR.	Management	Fc
	HEIDI E. HUTTER	Management	Fo
	DR. S.O. IKENBERRY	Management	Fc
02	RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2007	Management	Fo

BARRICK GOLD CORPORATION ABX

ISSUER: 067901108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR	H.L.	BECK	Management Management	Fo Fo

02	RESOLUTION APPROVING THE APPOIN LLP AS THE AUDITORS OF BARRICK THE DIRECTORS TO FIX THEIR REMU SPECIAL RESOLUTION APPROVING TH THE STOCK OPTION PLAN (2004) OF OUT IN THE ACCOMPANYING MANAGEM	AND AUTHORIZING NERATION. E AMENDMENT OF BARRICK AS SET		Management	
CHAMPION	ENTERPRISES, INC.		· 	 СНВ	
	158496109	ISIN:			
SEDOL:					
Proposal Number 01	Proposal DIRECTOR	W.	ROBERT W. ANESTIS ERIC S. BELSKY ILLIAM C. GRIFFITHS SELWYN ISAKOW BRIAN D. JELLISON G. MICHAEL LYNCH THOMAS A. MADDEN HIRLEY D. PETERSON DAVID S. WEISS	Proposal Type Management	V C a
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2 Accounts: NPX GABELLI EQUITY TRU		Report Date: 07/02/2 Page 122 of :		
CIRCOR II	TERNATIONAL, INC.			CIR	
ISSUER:	17273K109	ISIN:			
SEDOL:					

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR	JEROME D. BRADY DEWAIN K. CROSS	Management Management Management	Fo Fo
02	TO RATIFY THE SELECTION OF GRANT THORNTON AS THE COMPANY S INDEPENDENT AUDITORS FOR FISCAL YEAR ENDING DECEMBER 31, 2007.	LLP	Management	Fo
EL PASO E	LECTRIC COMPANY		EE	
ISSUER: 2	283677854 ISIN	:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	GEORGE W. EDWARDS, JR.	Management Management	Fo Fo
		JOHN ROBERT BROWN	Management	Fo
		JAMES W. CICCONI P.Z. HOLLAND-BRANCH	Management Management	Fo Fo
02	APPROVAL OF THE EL PASO ELECTRIC COMPANY S LONG-TERM INCENTIVE PLAN.		Management	Fo
03	RATIFY THE SELECTION OF KPMG LLP AS THE COS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR THE FISCAL YEAR ENDING DECEMBER 31, 20	FIRM	Management	Fo
GRAY TELE	EVISION, INC.		GTN	
ISSUER: 3	389375106 ISIN	:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		RICHARD L. BOGER RAY M. DEAVER	Management Management	Fo Fo
		T.L. ELDER	Management	Fo
		HILTON H. HOWELL, JR.	Management	Fo
		WILLIAM E. MAYHER, III ZELL B. MILLER	Management Management	Fo Fo
		HOWELL W. NEWTON	Management	Fo
		HUGH E. NORTON ROBERT S. PRATHER, JR.	Management Management	Fo Fo
		HARRIETT J. ROBINSON	Management	Fo
0.2	THE DDODOGAL TO ADDDOUG THE ODAY TELEVISION	J. MACK ROBINSON	Management	Fo
02	THE PROPOSAL TO APPROVE THE GRAY TELEVISION	N,	Management	Fo

INC. 2007 LONG TERM INCENTIVE PLAN.

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HYDRIL COMPANY HYDL

ISSUER: 448774109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG HYDRIL COMPANY, TENARIS S.A. AND HOKKAIDO ACQUISITION, INC.	Management	Fo
02	ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITAION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	Fo

LUFK LUFKIN INDUSTRIES, INC.

ISSUER: 549764108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		J.H. LOLLAR	Management	Fo
		B.H. O'NEAL	Management	Fo
		T.E. WIENER	Management	Fo
		L.M. HOES	Management	Fo
02	THE AMENDMENT AND RESTATEMENT OF THE COMPANY		Management	Agai
	S INCENTIVE STOCK COMPENSATION PLAN 2000 TO INCREASE			
	THE NUMBER OF SHARES OF COMMON STOCK OF THE COMPANY			

NORTEL NETWORKS CORPORATION NT

ISSUER: 656568508 ISIN:

PLAN FROM 1,800,000 TO 2,800,000.

AS TO WHICH OPTIONS MAY BE GRANTED UNDER THE

C	F	\cap	Т	

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		JALYNN H. BENNETT	Management	Fo
		DR. MANFRED BISCHOFF	Management	Fo
		HON. JAMES B. HUNT, JR.	Management	Fo
		DR. KRISTINA M. JOHNSON	Management	Fo
		JOHN A. MACNAUGHTON	Management	Fo
		HON. JOHN P. MANLEY	Management	Fo
		RICHARD D. MCCORMICK	Management	Fo
		CLAUDE MONGEAU	Management	Fo
		HARRY J. PEARCE	Management	Fo
		JOHN D. WATSON	Management	Fo
		MIKE S. ZAFIROVSKI	Management	Fo

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02	THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	Fo
03	THE SHAREHOLDER PROPOSAL SET OUT IN SCHEDULE	Shareholder	Agai
	A TO THE PROXY CIRCULAR AND PROXY STATEMENT.		

PEPSICO, INC.

ISSUER: 713448108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
11	ELECTION OF DIRECTOR: D. VASELLA	Management	Fo
1J	ELECTION OF DIRECTOR: M.D. WHITE	Management	Fo
02	APPROVAL OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS	Management	Fo
03	APPROVAL OF 2007 LONG-TERM INCENTIVE PLAN (PROXY STATEMENT P. 37)	Management	Agai
04	SHAREHOLDER PROPOSAL- CHARITABLE CONTRIBUTIONS (PROXY STATEMENT P. 44)	Shareholder	Agai
1A	ELECTION OF DIRECTOR: D. DUBLON	Management	Fo
1B	ELECTION OF DIRECTOR: V.J. DZAU	Management	Fo
1C	ELECTION OF DIRECTOR: R.L. HUNT	Management	Fo

1E	ELECTION OF DIRECTOR: A.C. MA	ARTINEZ Management	Fo
1F	ELECTION OF DIRECTOR: I.K. NO	OOYI Management	Fo
1G	ELECTION OF DIRECTOR: S.P. RO	OCKEFELLER Management	Fo
1н	ELECTION OF DIRECTOR: J.J. SC	CHIRO Management	Fo

ROLLS-ROYCE GROUP PLC, LONDON

1D ELECTION OF DIRECTOR: A. IBARGUEN

ISSUER: G7630U109 ISIN: GB0032836487

SEDOL: B01DQ43, 7618514, 3283648

SEDOL. BUIDQ43, 7010314, 3203040

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITED FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006	Management	Fo
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2006	Management	Fo
3.	RE-ELECT PROFESSOR PETER GREGSON AS A DIRECTOR	Management	Fo
4.	ELECT MR. JOHN RISHTON AS A DIRECTOR	Management	Fo
5.	RE-ELECT MR. PETER BYROM AS A DIRECTOR	Management	Fo
6.	RE-ELECT MR. IAIN CONN AS A DIRECTOR	Management	Fo
7.	RE-ELECT MR. JAMES GUYETTE AS A DIRECTOR	Management	Fo
8.	RE-ELECT MR. SIMON ROBERTSON AS A DIRECTOR	Management	Fo

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9.	RE-ELECT MR. ANDREW SHILSTON AS A DIRECTOR	Management	Fo
10.	RE-APPOINT THE AUDITORS AND APPROVE THE REMUNERATION	Management	Fo
	OF THE AUDITORS		
11.	APPROVE THE ALLOTMENT AND THE ISSUE OF B SHARES	Management	Fo
12.	APPROVE THE ROLLS-ROYCE GROUP PLC UK SHARESAVE	Management	Fo
	PLAN 2007		
13.	APPROVE THE ROLLS-ROYCE GROUP PLC INTERNATIONAL	Management	Fo
	SHARESAVE PLAN 2007		
S.14	APPROVE THE ALLOTMENT OF SHARES-SECTION 80 AMOUNT	Management	Fo
S.15	APPROVE THE DISAPPLICATION OF PRE-EMPTION RIGHTS-SECTION	Management	Fo
	89 AMOUNT		
S.16	GRANT AUTHORITY TO PURCHASE OWN SHARES	Management	Fo

SYNGENTA AG

01.02.111 1.0

ISSUER: 87160A100 ISIN:

Management Fo

01 APPROVAL OF THE ANNUAL REPORT, THE ANNUAL FINANCIAL

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number Proposal

	· · · · · · · · · · · · · · · · · · ·		
	STATEMENTS AND THE GROUP CONSOLIDATED FINANCIAL		
	STATEMENTS FOR THE YEAR 2006		
02	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	F
	AND THE EXECUTIVE COMMITTEE		
03	REDUCTION OF SHARE CAPITAL BY CANCELLATION OF	Management	F
	REPURCHASED SHARES		
04	APPROPRIATION OF THE BALANCE SHEET PROFIT 2006	Management	F
	AND DIVIDEND DECISION		
05	REDUCTION OF SHARE CAPITAL BY REPAYMENT OF NOMINAL	Management	F
	VALUE OF SHARES		
06	AMENDMENT OF THE ARTICLES OF INCORPORATION CONCERNING	Management	F
	REQUESTS TO INCLUDE ITEMS IN THE AGENDA OF A		
	GENERAL MEETING OF SHAREHOLDERS		
7A	RE-ELECTION OF MICHAEL PRAGNELL FOR A THREE-YEAR	Management	F
	TERM		_
7B	RE-ELECTION OF JACQUES VINCENT FOR A THREE-YEAR	Management	F
	TERM		_
7C	RE-ELECTION OF RUPERT GASSER FOR A TWO-YEAR TERM	Management	Fo
0.8	ELECTION OF ERNST & YOUNG AG AS AUDITORS OF SYNGENTA	Managamant	Fo
00	AG AND AS GROUP AUDITORS FOR THE BUSINESS YEAR	Management	r
	2007		
	2007		
THE DUN	& BRADSTREET CORPORATION	DNB	
ISSUER:	26483E100 ISIN:		

VOTE GROUP: GLOBAL

FIRM.

SEDOL:

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	JOHN W. ALDEN	Management	Fo
	CHRISTOPHER J. COUGHLIN	Management	Fo
	VICTOR A. PELSON	Management	Fo
02	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	Fo
	LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING		

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Proposal Vo

Management Fo

03	APPROVE AN AMENDMENT TO THE NON-EMPERICAL STOCK INCENTIVE PLAN.	LOYEE DIRECTORS	Management	Aga
THOMAS &	BETTS CORPORATION		TNB	
ISSUER: 8	384315102	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	E.H. DREW J.K. HAUSWALD D. JERNIGAN R.B. KALICH SR. K.R. MASTERSON D.J. PILEGGI J.P. RICHARD K.L. ROBERG D.D. STEVENS	Management	FC FC FC FC FC FC
02	RATIFICATION OF APPOINTMENT OF INDE	W.H. WALTRIP EPENDENT REGISTERED	Management Management	F(
WATTS WAT ISSUER: 9	FER TECHNOLOGIES, INC.	ISIN:	WTS	
SEDOL:	12/10102	IOIM.		
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	ROBERT L. AYERS TIMOTHY P. HORNE RALPH E. JACKSON, JR. KENNETH J. MCAVOY JOHN K. MCGILLICUDDY GORDON W. MORAN DANIEL J. MURPHY, III	Management Management Management Management Management Management Management	F: F: F: F: F: F:
	TO ADDOUGH AM AMENDMENT TO OUD DECT		Management Management	F F
02	TO APPROVE AN AMENDMENT TO OUR REST. AS AMENDED, TO INCREASE THE NUMBER OF SHARES OF CLASS A COMMON STOCK FROM SHARES TO 200,000,000 SHARES AND TO THE NUMBER OF AUTHORIZED SHARES OF FROM 110,000,000 SHARES TO 230,000,	180,000,000 INCREASE CAPITAL STOCK		

ISSUANCE THEREUNDER FROM 1,000,000 SHARES TO 2,000,000 SHARES.

TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE CURRENT FISCAL YEAR.

Management Fo

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ADVANCED MICRO DEVICES, INC. AMD

ISSUER: 007903107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	NOMINEE FOR DIRECTOR: HECTOR DE J. RUIZ	Management	Fo
1B	NOMINEE FOR DIRECTOR: W. MICHAEL BARNES	Management	Fo
1C	NOMINEE FOR DIRECTOR: BRUCE L. CLAFLIN	Management	Fo
1D	NOMINEE FOR DIRECTOR: H. PAULETT EBERHART	Management	Fo
1E	NOMINEE FOR DIRECTOR: ROBERT B. PALMER	Management	Fo
1F	NOMINEE FOR DIRECTOR: JOHN E. CALDWELL	Management	Fo
1G	NOMINEE FOR DIRECTOR: MORTON L. TOPFER	Management	Fo
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	Fo
03	PUBLIC ACCOUNTING FIRM. APPROVAL OF AN AMENDMENT TO OUR RESTATED CERTIFICATE OF INCORPORATION.	Management	Fo
AVON PROD	UCTS, INC.	AVP	

ISSUER: 054303102 ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Vo Type Ca
01	DIRECTOR	W. DON CORNWI	Management Fo ELL Management Fo

02	EDWARD T. FOGARTY FRED HASSAN ANDREA JUNG MARIA ELENA LAGOMASINO ANN S. MOORE PAUL S. PRESSLER GARY M. RODKIN PAULA STERN LAWRENCE A. WEINBACH RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	FC FC FC FC FC FC FC
03	AMENDMENTS TO THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION AND BY-LAWS RESOLUTION REGARDING BENCHMARKING OF INCENTIVE COMPENSATION GOALS AGAINST PEER GROUP PERFORMANCE	Management Shareholder	Fo Agai
Meeting 1	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/20 Accounts: NPX GABELLI EQUITY TRUST INC. Page 128 of 2		
CHURCH &	DWIGHT CO., INC.	CHD	
ISSUER:	171340102 ISIN:		
ISSUER: SEDOL:	171340102 ISIN:		
SEDOL:	171340102 ISIN: 		
SEDOL:		Proposal Type	
SEDOL: VOTE GROPProposal	JP: GLOBAL	-	Vc Ca Fc
SEDOL: VOTE GROUP Proposal Number	JP: GLOBAL Proposal DIRECTOR BRADLEY C. IRWIN JOHN O. WHITNEY J. RICHARD LEAMAN, JR. APPROVAL OF THE CHURCH & DWIGHT CO, INC. ANNUAL	Type Management Management Management	Ca Fo Fo Fo
SEDOL: VOTE GROUP Proposal Number 01	JP: GLOBAL Proposal DIRECTOR BRADLEY C. IRWIN JOHN O. WHITNEY J. RICHARD LEAMAN, JR.	Type Management Management Management Management Management	Ca Fc Fc Fc Fc
SEDOL: VOTE GROUP Proposal Number 01	JP: GLOBAL Proposal DIRECTOR BRADLEY C. IRWIN JOHN O. WHITNEY J. RICHARD LEAMAN, JR. APPROVAL OF THE CHURCH & DWIGHT CO, INC. ANNUAL INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY S 2007 CONSOLIDATED	Type Management Management Management Management Management Management	Ca Fc Fc Fc Fc
SEDOL: VOTE GROUP Proposal Number 01 02 03	JP: GLOBAL Proposal DIRECTOR BRADLEY C. IRWIN JOHN O. WHITNEY J. RICHARD LEAMAN, JR. APPROVAL OF THE CHURCH & DWIGHT CO, INC. ANNUAL INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY S 2007 CONSOLIDATED FINANCIAL STATEMENTS.	Type Management Management Management Management Management Management	Ca

Proposal Number Proposal

Vc

Са

Proposal

Type

01	DIRECTOR		Management	Fc
		PHILLIP R. COX MICHAEL G. MORRIS	Management Management	F c
02	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLI ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENT OF THE COMPANY FOR THE YEAR 2007.		Management Management	FC FC
03	THE APPROVAL OF THE CINCINNATI BELL INC. 2007 LONG TERM INCENTIVE PLAN.		Management	Agai
04	THE APPROVAL OF THE CINCINNATI BELL INC. 2007 STOCK OPTION PLAN FOR NON-EMPLOYEE DIRECTORS.		Management	Agai
CINCINNAT	'I BELL INC.		CBB	
ISSUER: 1	71871106 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	PHILLIP R. COX MICHAEL G. MORRIS JOHN M. ZRNO	Management Management Management Management	Fo Fo Fo Fo
02	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLI ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENT	CC	Management	Fo
03	OF THE COMPANY FOR THE YEAR 2007. THE APPROVAL OF THE CINCINNATI BELL INC. 2007 LONG TERM INCENTIVE PLAN.		Management	Agai
04	THE APPROVAL OF THE CINCINNATI BELL INC. 2007 STOCK OPTION PLAN FOR NON-EMPLOYEE DIRECTORS.		Management	Agai
Meeting D	e - Investment Company Report Pate Range: 07/01/2006 to 06/30/2007 F Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 129 of :		
	2	- 3 3-		
COLGATE-F	ALMOLIVE COMPANY		CL	
ISSUER: 1	94162103 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal	Proposal		Proposal Type	Vo

Number Proposal

Са

Type

11 RESOLUTION ON THE APPROVAL OF THE CONTROL AND

1A	ELECTION OF DIRECTOR: J.T. CAHILL	Management	Fo
1B	ELECTION OF DIRECTOR: J.K. CONWAY	Management	Fo
1C	ELECTION OF DIRECTOR: E.M. HANCOCK	Management	Fo
1D	ELECTION OF DIRECTOR: D.W. JOHNSON	Management	Fo
1E	ELECTION OF DIRECTOR: R.J. KOGAN	Management	Fo
1F	ELECTION OF DIRECTOR: D.E. LEWIS	Management	Fo
1G	ELECTION OF DIRECTOR: R. MARK	Management	Fo
1H	ELECTION OF DIRECTOR: J.P. REINHARD	Management	Fo
02	RATIFY SELECTION OF PRICEWATERHOUSECOOPERS LLP	Management	Fo
03	AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM STOCKHOLDER PROPOSAL ON SPECIAL SHAREHOLDER MEETINGS	Shareholder	Agai
04	STOCKHOLDER PROPOSAL ON EXECUTIVE COMPENSATION	Shareholder	Agai
DEUTSCHE	TELEKOM AG	DT	
ISSUER: 2	251566105 ISIN:		
SEDOL:			
SEDOL:			
	UP: GLOBAL		
		Proposal Type	Vo Ca
VOTE GROU	JP: GLOBAL	-	Ca
VOTE GROUProposal	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE	- Туре 	Ca
VOTE GROUProposal Number 02	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF	Type Management	Ca Fo
VOTE GROUProposal Number 02 03	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF	Type Management Management	Ca Fo Fo Fo
VOTE GROUProposal Number 02 03	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT	Type Management Management Management	Ca Fo Fo Fo
VOTE GROUProposal Number 02 03 04 05	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2007 FINANCIAL YEAR. RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE	Type Management Management Management Management	Ca Fo Fo Fo
VOTE GROUProposal Number 02 03 04 05 06	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2007 FINANCIAL YEAR. RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE AND USE ITS OWN SHARES WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PURCHASE. CANCELLATION OF THE EXISTING CONTINGENT CAPITAL	Type Management Management Management Management Management	Ca Fo Fo Fo
VOTE GROUProposal Number 02 03 04 05 06 07	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE APPOINTMENT OF THE 2007 FINANCIAL YEAR. RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE AND USE ITS OWN SHARES WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PURCHASE. CANCELLATION OF THE EXISTING CONTINGENT CAPITAL I AND III AS WELL AS THE RELEVANT AMENDMENT TO SECTION 5 OF THE ARTICLES. APPROVAL OF FORWARDING INFORMATION ELECTRONICALLY	Type Management Management Management Management Management Management	Ca Fo Fo Fo
VOTE GROUProposal Number 02 03 04 05 06 07 08	Proposal RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2007 FINANCIAL YEAR. RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE AND USE ITS OWN SHARES WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PURCHASE. CANCELLATION OF THE EXISTING CONTINGENT CAPITAL I AND III AS WELL AS THE RELEVANT AMENDMENT TO SECTION 5 OF THE ARTICLES. APPROVAL OF FORWARDING INFORMATION ELECTRONICALLY TO DEUTSCHE TELEKOM AG SHAREHOLDERS.	Type Management Management Management Management Management Management Management	Fo Fo Fo

Management Fo

ProxyEdge - Investment Company Report

01 DIRECTOR

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12	PROFIT AND LOSS TRANSFER AGREEMENT WITINTERNATIONAL AG. RESOLUTION ON THE APPROVAL OF THE CONT		Management	Fo
	PROFIT AND LOSS TRANSFER AGREEMENT WITTELEKOMMUNIKATIONSDIENSTE GMBH.	TH PLINIUS	-	
13	RESOLUTION ON THE APPROVAL OF THE CONT PROFIT AND LOSS TRANSFER AGREEMENT WIT TELEKOMMUNIKATIONSDIENSTE GMBH.		Management	Fo
14	RESOLUTION ON THE APPROVAL OF THE CONT PROFIT AND LOSS TRANSFER AGREEMENT WIT TELEKOMMUNIKATIONSDIENSTE GMBH.		Management	Fo
DTE ENERG	GY COMPANY		DTE	
ISSUER: 2	233331107	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01		ANTHONY F. EARLEY, JR. ALLAN D. GILMOUR FRANK M. HENNESSEY GAIL J. MCGOVERN JAMES H. VANDENBERGHE	Management Management Management Management	FO FO FO FO
02	INDEPENDENT REGISTERED PUBLIC ACCOUNTI DELOITTE & TOUCHE LLP	ING FIRM	Management	Fo
GAYLORD E	ENTERTAINMENT COMPANY		GET	
ISSUER: 3	367905106	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca

Management With

E.K. GAYLORD II Management With
E. GORDON GEE Management With
ELLEN LEVINE Management With
RALPH HORN Management With
MICHAEL J. BENDER Management With

R. BRAD MARTIN

With

Management

02	PROPOSAL TO RATIFY THE APPOINTMENT O	F ERNST &	MICHAEL D. ROSE COLIN V. REED MICHAEL I. ROTH	Management Management Management Management Management	With With With With
	YOUNG LLP AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTING FIRM.	INT REGISTE	RED		
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST IN		Report Date: 07/02/2 Page 131 of		
 MUELLER I	NDUSTRIES, INC.			MLI	
ISSUER: 6	24756102	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL	·			
Proposal Number	Proposal		Proposal \	/ote For or Type	Agains Ca
01	DIRECTOR	AI	EXANDER P. FEDERBUSH GENNARO J. FULVIO GARY S. GLADSTEIN TERRY HERMANSON ROBERT B. HODES HARVEY L. KARP	Management Management Management Management Management Management Management	FC FC FC FC FC
02	APPROVE THE APPOINTMENT OF ERNST & Y AS INDEPENDENT AUDITORS OF THE COMPA		WILLIAM D. O'HAGAN	Management Management	F c
PENTAIR,	INC.			PNR	
ISSUER: 7	09631105	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	V c
01	DIRECTOR			Management	F (
			GLYNIS A. BRYAN WILLIAM T. MONAHAN T. MICHAEL GLENN	Management Management Management	Fo Fo
02	TO AMEND OUR ARTICLES OF INCORPORATI	ON TO ADOR	DAVID H.Y. HO	Management Management	Fo

A MAJORITY VOTING STANDARD FOR THE ELECTION OF

Proposal Number	Proposal		Proposal Type	V c
VOTE GROU	P: GLOBAL			
SEDOL: E	1L5QH9, B1VNTC9, B1VQFP3			
ISSUER: 0	7377H121 ISIN:	GB00B1L5QH97		
RANK GROU	P PLC			
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 132 of		
02	APPOINTMENT OF BDO SEIDMAN, LLP AS PROLIANC S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		Management Management	F C
01	DIRECTOR	JAMES R. RULSEH	_	Fc
Proposal Number	Proposal		Proposal Type	Vo Ca
VOTE GROU	P: GLOBAL			
SEDOL:				
ISSUER: 7	4340R104 ISIN:			
PROLIANCE	INTERNATIONAL, INC.		PLI	
06	RATIFICATION OF APPOINTMENT OF DELOITTE & T LLP AS OUR INDEPENDENT REGISTERED PUBLIC AC FIRM FOR 2007.		Management	FC
05	OUR WRITTEN NON-DISCRIMINATION POLICY. TO VOTE UPON A PROPOSAL PUT FORTH BY ONE OF SHAREHOLDERS THAT WE ISSUE A SUSTAINABILITY TO SHAREHOLDERS.		Shareholder	Aga
04	ELEVEN DIRECTORS. TO VOTE UPON A PROPOSAL PUT FORTH BY ONE OF SHAREHOLDERS THAT WE ADD SEXUAL ORIENTATION		Shareholder	Aga
03	DIRECTORS. TO AMEND OUR ARTICLES OF INCORPORATION AND BY-LAWS TO PROVIDE FOR THE ELECTION OF UP T		Management	F
	Edgar Filling. GABELET EQUITE THOSE	INO TOMITINI X		

RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITED

APPROVE THE DIRECTORS REMUNERATION REPORT FYE

RE-APPOINT MR. PETER JOHNSON AS A DIRECTOR

ACCOUNTS FYE 31 DEC 2006

DECLARE A FINAL DIVIDEND

31 DEC 2006

3.

Fc

Fc

Fc

Management

Management

Management

Management

	Edgar Filing: GABELLI EQUITY TRUST INC - Form N-PX		
5.	RE-APPOINT MR. RICHARD GREENHALGH AS A DIRECTOR RE-APPOINT MR. BRENDAN O NEILL AS A DIRECTOR	Management	Fo
6. 7.	RE-APPOINT THE AUDITORS	Management Management	Fo Fo
8.	AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION	Management	Fo
	OF THE AUDITORS		
9.	AUTHORIZE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	Management	Fo
S.10	AUTHORIZE THE DIRECTORS TO DISAPPLY PRE-EMPTION	Management	Fo
S.11	RIGHTS AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES	Management	Fo
3.11	OF ITS ORDINARY SHARES	Management	ro
12.	AUTHORIZE THE COMPANY TO MAKE EU POLITICAL DONATIONS	Management	Fo
13.	AUTHORIZE THE COMPANY TO SUPPLY DOCUMENTS AND	Management	Fo
	INFORMATION USING ELECTRONIC MEANS		
14.	AMEND THE RULES OF THE 2005 LONG TERM INCENTIVE PLAN	Management	Fo
 RECKITT E	ENCKISER PLC		
ISSUER: 0	7420A107 ISIN: GB0007278715		
SEDOI. (727871, B02T156, 5861268		
VOTE GROU	P: GLOBAL		
Proposal		Proposal	Vo
-	Proposal	Type	Ca
	ADADE BUT ANNUAL DIVINIAL CONTROLOGICA DAD BUT		
1.	ADOPT THE ANNUAL FINANCIAL STATEMENTS FOR THE FY 2006, WHICH ENDED ON 31 DEC 2006, AND THE	Management	Fo
	REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON		
2.	APPROVE THE DIRECTOR S REMUNERATION REPORT AND	Management	Fo
	THAT PART OF THE REPORT OF THEAUDITORS WHICH		
	REPORTS THEREON		
3.	APPROVE A FINAL DIVIDEND OF 25P PER ORDINARY	Management	Fo
	SHARE BE PAID ON 31 MAY 2007 TO ALL ORDINARY	- J	
	SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF		
	BUSINESS ON 02 MAR 2007		
4.	RE-ELECT MR. COLIN DAY AS A DIRECTOR, WHO RETIRES	Management	Fo
7.	BY ROTATION	riaitayellietti	гО
5.	RE-ELECT MR. JUDITH SPRIESER AS A DIRECTOR MEMBER	Management	Fo
	OF THE REMUNERATION COMMITTEE, WHO RETIRES BY	-	
	ROTATION		

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC.

RE-ELECT MR. KENNETH HYDON AS A DIRECTOR MEMBER Management Fc OF THE AUDIT COMMITTEE, WHORETIRES BY ROTATION 7. RE-ELECT MR. PETER WHITE AS A DIRECTOR MEMBER Management Fc

Page 133 of 236

OF THE AUDIT COMMITTEE, WHO RETIRES IN ACCORDANCE WITH COMBINED CODE PROVISION A.7.2

8.	ELECT MR.	DAVID '	TYLER	AS A DI	IRECTOR,	WHO WAS
	APPOINTED	TO THE	BOARD	SINCE	THEDATE	OF THE LAST
	AGM					

Management

Fc

Fc

Fc

Fc

Fc

10. AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS

Management

RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE
AUDITORS OF THE COMPANY TO HOLD THE OFFICE UNTIL
THE CONCLUSION OF THE NEXT GENERAL MEETING AT
WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY

Management

11. AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR
ALL EXISTING AUTHORITY AND FOR THE PURPOSE OF
SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT
RELEVANT SECURITIES UP TO AN AGGREGATE NOMINAL
AMOUNT OF GBP 25,160,000; AUTHORITY EXPIRES 5
YEARS FROM THE DATE OF PASSING OF THIS RESOLUTION;
AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES
AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE
OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH
EXPIRY

Management

S.12 AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 11 AND PURSUANTTO SECTION 95 OF THE COMPANIES ACT 1985, TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY THE PREVIOUS RESOLUTION AND/OR WHERE SUCH ALLOTMENT CONSTITUTE ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 94 (3A) OF THE ACT, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1), PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH A RIGHTS ISSUE IN FAVOR OF ORDINARY SHAREHOLDERS, B) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,700,000; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AFTER PASSING OF THIS RESOLUTION; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER

OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management

S.13 AUTHORIZE THE COMPANY, PURSUANT AUTHORITIES CONTAINED IN THE ARTICLE 7 OF THEARTICLES OF ASSOCIATION OF THE COMPANY AND PURSUANT SECTION 166 OF COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT OF UP TO 72,000,000 ORDINARY SHARES OF 1010/19P EACH IN THE CAPITAL OF THE COMPANY ORDINARY SHARES REPRESENTING LESS THAN 10% OF THE COMPANY S ISSUED SHARE CAPITAL AS AT 2 MAR 2007, AT A MINIMUM PRICE OF 1010/19P AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 03 NOV 2008; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY, ALL ORDINARY SHARES PURCHASED PURSUANT TO THE SAID AUTHORITY SHALL BE EITHER I) CANCELLED IMMEDIATELY Management Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 134 of 236

UPON COMPLETION OF THE PURCHASE; OR II) HELD, SOLD, TRANSFERRED OR OTHERWISE DEALT WITH AS TREASURY SHARES IN ACCORDANCE WITH THE PROVISIONS OF THE COMPANIES ACT 1985

SEQUA CORPORATION SQAA

ISSUER: 817320104 ISIN:

SEDOL:

VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	E.E. BARR G. BINDERMAN R.S. LEFRAK M.I. SOVERN F.R. SULLIVAN G. TSAI R.F. WEINBERG M. WEINSTEIN	Management Management Management Management Management Management Management Management	F0 F0 F0 F0 F0 F0
02	RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2007	S.R. ZAX.	Management Management	Fo Fo
03	ADOPT THE SEQUA CORPORATION 2007 LONG-TERM STOCK INCENTIVE PLAN		Management	Fo
04	APPROVE AN INCREASE IN THE AUTHORIZED NUMBER OF SHARES OF CLASS B COMMON STOCK		Management	Fo
05	APPROVE THE MANAGEMENT INCENTIVE BONUS PROGRAM FOR CORPORATE EXECUTIVE OFFICERS		Management	Fo
06	APPROVE THE AMENDMENT TO THE 2003 DIRECTORS STOCK AWARD PLAN		Management	Fo
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	E.E. BARR G. BINDERMAN R.S. LEFRAK M.I. SOVERN F.R. SULLIVAN G. TSAI R.F. WEINBERG M. WEINSTEIN S.R. ZAX.	Management	F0 F0 F0 F0 F0 F0

(02	RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2007	Management	Fo
(03	ADOPT THE SEQUA CORPORATION 2007 LONG-TERM STOCK	Management	Fo
(04	INCENTIVE PLAN APPROVE AN INCREASE IN THE AUTHORIZED NUMBER	Management	Fo
(05	OF SHARES OF CLASS B COMMON STOCK APPROVE THE MANAGEMENT INCENTIVE BONUS PROGRAM	Management	Fo
(06	FOR CORPORATE EXECUTIVE OFFICERS APPROVE THE AMENDMENT TO THE 2003 DIRECTORS STOCK	Management	Fo
,	0 0	AWARD PLAN	riarragement	10

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 135 of 236

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SOUTHWEST GAS CORPORATION SWX

ISSUER: 844895102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	 Fc
	GEORGE C. BIEHL	Management	Fo
	THOMAS E. CHESTNUT	Management	Fo
	STEPHEN C. COMER	Management	Fo
	RICHARD M. GARDNER	Management	Fo
	LEROY C. HANNEMAN, JR.	Management	Fo
	JAMES J. KROPID	Management	Fo
	MICHAEL O. MAFFIE	Management	Fo
	ANNE L. MARIUCCI	Management	Fo
	MICHAEL J. MELARKEY	Management	Fo
	JEFFREY W. SHAW	Management	Fo
	CAROLYN M. SPARKS	Management	Fo
	TERRENCE L. WRIGHT	Management	Fo
02	TO APPROVE THE 2006 RESTRICTED STOCK/UNIT PLAN.	Management	Fo
03	TO APPROVE AMENDING THE ARTICLES OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK.	Management	Fo
04	TO APPROVE THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY.	Management	Fo

ISSUER: 92343V104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VERIZON COMMUNICATIONS INC.

VZ

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: JAMES R. BARKER	Management	Fo
1B	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	Fo
1C	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	Fo
1D	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	Fo
1E	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	Fo
1F	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	Fo
1G	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	Fo
1H	ELECTION OF DIRECTOR: THOMAS H. O BRIEN	Management	Fo
11	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	Fo
1J	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	Fo
1K	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	Fo
1L	ELECTION OF DIRECTOR: WALTER V. SHIPLEY	Management	Fo
1M	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	Fo
1N	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	Fo
10	ELECTION OF DIRECTOR: ROBERT D. STOREY	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007

Selected Accounts: NPX GABELLI EQUITY TRUST INC.

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Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 136 of 236

02 RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED Management Fo

		PUBLIC ACCOUNTING FIRM.		
(03	ELIMINATE STOCK OPTIONS	Shareholder	Agai
(04	SHAREHOLDER APPROVAL OF FUTURE SEVERANCE AGREEMENTS	Shareholder	Agai
(05	COMPENSATION CONSULTANT DISCLOSURE	Shareholder	Agai
(06	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Shareholder	Agai
(07	LIMIT SERVICE ON OUTSIDE BOARDS	Shareholder	Agai
(08	SHAREHOLDER APPROVAL OF FUTURE POISON PILL	Shareholder	Fo
(09	REPORT ON CHARITABLE CONTRIBUTIONS	Shareholder	Agai

CURTISS-WRIGHT CORPORATION

CW

ISSUER: 231561101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	 Fo
		MARTIN R. BENANTE	Management	Fo
		JAMES B. BUSEY IV	Management	Fo
		S. MARCE FULLER	Management	Fo
		ALLEN A. KOZINSKI	Management	Fo
		CARL G. MILLER	Management	Fo
		WILLIAM B. MITCHELL	Management	Fo
		JOHN R. MYERS	Management	Fo
		WILLIAM W. SIHLER	Management	Fo
		ALBERT E. SMITH	Management	Fo
02	PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT ACCOU	UNTANTS	Management	Fo

NSHA NASHUA CORPORATION

ISSUER: 631226107 ISIN:

VOTE GROUP: GLOBAL

FOR 2007.

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	 Fo
	ANDREW B. ALBERT	Management	Fo
	L. SCOTT BARNARD	Management	Fo
	THOMAS G. BROOKER	Management	Fo
	AVRUM GRAY	Management	Fo
	MICHAEL T. LEATHERMAN	Nanagement	Fo
	GEORGE R. MRKONIC, JE	R. Management	Fo
	MARK E. SCHWARZ	Management	Fo
02	APPROVE THE 2007 VALUE CREATION INCENTIVE PLAN	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 137 of 236

OII

OCEANEERING INTERNATIONAL, INC.

ISSUER: 675232102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL Proposal Proposal Vo Number Proposal Type Са _____ 01 DIRECTOR Management Fc DAVID S. HOOKER Management FC HARRIS J. PAPPAS Management FC Management FC PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2007 WASTE MANAGEMENT, INC. WMI ISSUER: 94106L109 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vo Number Proposal Type Са ______ 1A PROPOSAL TO ELECT: PASTORA SAN JUAN CAFFERTY Management Fo PROPOSAL TO ELECT: FRANK M. CLARK, JR. Management Fc 1C PROPOSAL TO ELECT: PATRICK W. GROSS Management Fc 1D PROPOSAL TO ELECT: THOMAS I. MORGAN Management Fc 1E PROPOSAL TO ELECT: JOHN C. POPE Management Fc 1F PROPOSAL TO ELECT: W. ROBERT REUM Management Fc PROPOSAL TO ELECT: STEVEN G. ROTHMEIER 1G Fc Management 1H PROPOSAL TO ELECT: DAVID P. STEINER Management Fc PROPOSAL TO ELECT: THOMAS H. WEIDEMEYER Fc 1 I Management PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & 02 Management Fc YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. BERKSHIRE HATHAWAY INC. BRKA ISSUER: 084670108 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са _____ 01 DIRECTOR Management Fo WARREN E. BUFFETT Management For CHARLES T. MUNGER Management For HOWARD G. BUFFETT Management For SUSAN L. DECKER Management For WILLIAM H. GATES III Management For Manag

Fc

Fc Fc

WILLIAM H. GATES III Management

DAVID S. GOTTESMAN Management
CHARLOTTE GUYMAN Management

DONALD R. KEOUGH

Management

Fc

02	SHAREHOLDER PROPOSAL: TO PROPOSAL WITH RESPECT TO FOREIGN CORPORATIONS.	TH RO WAL APPROVE THE SHAREHOLDER	NALD R. KEOUGH OMAS S. MURPHY NALD L. OLSON IER SCOTT, JR.	Management Management Management Management Shareholder	Fc Fc Agai
Meeting D	- Investment Company Repo ate Range: 07/01/2006 to 0 Accounts: NPX GABELLI EQU	06/30/2007 Rep	ort Date: 07/02/2 Page 138 of		
MOTOROLA,	INC.			MOT	CONTES
ISSUER: 6	20076109	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vo Ca
01	DIRECTOR			Management	Fc
ISSUER: 8	BONUSESOLL INDUSTRIES, INC.	999		Management Shareholder TR	Agai
	P: GLOBAL				
Proposal	Proposal			Proposal Type	V c

Proposal Number

Proposal

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Type

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01	DIRECTOR		Management	 F
		MELVIN J. GORDON ELLEN R. GORDON LANA JANE LEWIS-BRENT BARRE A. SEIBERT	Management Management Management Management	F F F
02	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOCLLP AS THE INDEPENDENT REGISTERED PUBLIC ACCFIRM FOR THE FISCAL YEAR 2007.		Management Management	F F
Meeting D	e - Investment Company Report vate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 139 of		
 TRINITY I	NDUSTRIES, INC.		TRN	
ISSUER: 8	96522109 ISIN:			
SEDOL:				
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	JOHN L. ADAMS RHYS J. BEST DAVID W. BIEGLER	Management Management Management Management	 F F F
		RONALD J. GAFFORD RONALD W. HADDOCK	Management Management	F F
		JESS T. HAY ADRIAN LAJOUS	Management Management	F F
		DIANA S. NATALICIO TIMOTHY R. WALLACE	Management Management	F F
02	TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION TO INCREASE THE AUTHORIZED SHAPOF COMMON STOCK FROM 100,000,000 TO 200,000,	F RES	Management	F
03	TO APPROVE RATIFICATION OF ERNST & YOUNG LLE AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR FISCAL YEAR ENDING DECEMBER 31, 2007.	•	Management	F
	DLDINGS, INC.		ZMH	
ISSUER: 9	8956P102 ISIN:			
SEDOL:				
OTE GROU	P: GLOBAL			
Proposal			Proposal	Z

Number Proposal

IA ELECTION OF DIRECTOR: LARRY C. GLASSCOCK Management B ELECTION OF DIRECTOR: JOHN L. MCCOLDRICK Management AMENDMENT OF RESTATED CERTIFICATE OF INCORPORATION TO REQUIRE ANNUAL SILECTION OF ALL DIRECTORS O4 STOCKHOLDER PROPOSAL TO ADOPT SIMPLE MAJORITY Shareholder VOTE ARGONAUT GROUP, INC. AGII SSUER: 040157109 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Rumber Proposal O1 DIRECTOR Management ALALAM W. FULKERON ALALAM W. FULKERON DAVID HARTOCH FRANK W. MARSH JOHN R. FOMER, JR. FAMEZ S. SAROFIM Management MARK E. WARSON III CARY V. WOODS Management Managemen					
AMENDMENT OF RESTATED CERTIFICATE OF INCORPORATION TO REQUITE ANNUAL ELECTION OF ALL DIRECTORS OF STOCKHOLDER PROPOSAL TO ADDRESS SIMPLE MAJORITY ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. DAVID Proposal Number Proposal Number Proposal O1 DIRECTOR H. BERRY CASH HERRY CASH HERCTOR DELEGON DAVID HARTOON FAME, MARAGEMENT MANAgement Management Management Maragement MARK F. WAISON ITH GARRY V. WOODS ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NFX GABELLI EQUITY TRUST INC. Proposal SEDOL: VOTE GROUP: GLOBAL Proposal ProxyEdge - Investment Company Report Management Manag	1A	ELECTION OF DIRECTOR: LARRY C. GLASSCO	OCK	Management	Fo
ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. AGII ARGONAUT GROUP, INC. AGII STOCKHOLDER PROPOSAL TO ADOPT SIMPLE MAJORITY ARGONAUT GROUP, INC. AGII AGI	1B	ELECTION OF DIRECTOR: JOHN L. MCGOLDRI	Management	Fo	
TO REQUIRE ANNOAL ELECTION OF ALL DIRECTORS STOCKHOLDER PROPOSAL TO ADOPT SIMPLE MAJORITY ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. ASSUBR: 040157109 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Number Proposal O1 DIRECTOR AManagement Management Ma	02	AUDITOR RATIFICATION	Management	Fo	
ARGONAUT GROUP, INC. ARGONAUT GROUP, INC. ISSUER: 040157109 SEDOL: VOTE GROUP: GLOBAL Proposal Number Proposal O1 DIRECTOR Management Man	03		Management	Fo	
ISSUER: 040157109 SEDOL: VOTE GROUP: GLOBAL Proposal	04	STOCKHOLDER PROPOSAL TO ADOPT SIMPLE M	Shareholder	Agai	
SEDOL: VOTE GROUP: GLOBAL Proposal	ARGONAUT	AGII			
VOTE GROUP: GLOBAL Proposal	ISSUER: 0	40157109	ISIN:		
Proposal Number Proposal O1 DIRECTOR H. BERRY CASH HECTOR DELEON ALLAN W. FULKERSON DAVID HARTOCH FRANK W. MARESH JOHN R. POWER, JR. FAYEZ S. SAROFIM Management Ma	SEDOL:				
Number Proposal Type Ol DIRECTOR Management H. BERRY CASH Management HECTOR DELEON Management HECTOR DELEON Management HECTOR DELEON Management HECTOR DELEON Management Management FRANK W. MARESH JOHN R. POWER, JR. FAYZE S. SAROFIM Management MARK E. WATSON III Management MARK E. WATSON III Management Mana	VOTE GROU	P: GLOBAL			
H. BERRY CASH Management ALLAN W. FULKERSON DAVID HARTOCH FRANK W. MARESH Management FRANK W. MARESH Management JOHN R. POWER, JR. Management FAYEZ S. SAROFIM Management MARK E. WATSON III Management MARK E. WATSON III Management Mark E. WATSON III Management Management Mark E. WATSON III Management Management Mark E. WATSON III Management Management Management Management Management Management Mark E. WATSON III Management Ma		Proposal		-	Vo Cá
HECTOR DELEON Management ALLAN W. FULKERSON DAVID HARTOCH FRANK W. MARESH JOHN R. POWER, JR. Management JOHN R. POWER, JR. Management MARK E. WATSON III Management MARK E. WATSON III GARY V. WOODS Management Management Management Management Management Mark E. WATSON III Management Mana	01	DIRECTOR		Management	Fo
Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 140 of 236 ECHOSTAR COMMUNICATIONS CORPORATION ISSUER: 278762109 VOTE GROUP: GLOBAL Proposal Number Proposal Number Proposal Type			HECTOR DELEON ALLAN W. FULKERSON DAVID HARTOCH FRANK W. MARESH JOHN R. POWER, JR. FAYEZ S. SAROFIM MARK E. WATSON III	Management Management Management Management Management Management Management	FC FC FC FC FC FC
ISSUER: 278762109 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Number Proposal Type	Meeting D	ate Range: 07/01/2006 to 06/30/2007	_		
SEDOL: VOTE GROUP: GLOBAL Proposal Number Proposal Type	ECHOSTAR	COMMUNICATIONS CORPORATION		DISH	
VOTE GROUP: GLOBAL Proposal Number Proposal Type	ISSUER: 2	78762109	ISIN:		
Proposal Number Proposal Type	SEDOL:				
Number Proposal Type	VOTE GROU	P: GLOBAL			
		Proposal			V c
01 DIRECTOR Management JAMES DEFRANCO Management	01	DIRECTOR	JAMES DEFRANCO	-	 Fo

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Type

	MICHAEL T. DUGAN CANTEY ERGEN CHARLES W. ERGEN STEVEN R. GOODBARN GARY S. HOWARD	Management Management	Fo Fo
	CHARLES W. ERGEN STEVEN R. GOODBARN	-	Fc
	STEVEN R. GOODBARN	Mananana	
		Management	Fo
	GARY S. HOWARD	Management	Fo
		Management	Fo
	DAVID K. MOSKOWITZ	Management	Fo
	TOM A. ORTOLF	Management	Fo
	C.MICHAEL SCHROEDER	Management Management	Fo
TO RATIFY THE APPOINTMENT OF KPMG LLP AS	CARL E. VOGEL	Management Management	Fo Fo
INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR FISCAL YEAR ENDING DECEMBER 31, 2007.	FIRM	Management	гU
COME BEFORE THE ANNUAL MEETING OR ANY ADJ		Management	Fo
NAL FLAVORS & FRAGRANCES I		IFF	
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		D	770
Proposal		Proposal Type	Vo Ca
DIRECTOR		Management	Fo
	MARGARET HAYES ADAME	Management	Fo
	ROBERT M. AMEN	Management	Fo
	GUNTER BLOBEL	Management	Fo
	J. MICHAEL COOK	Management	Fo
	PETER A. GEORGESCU	Management	Fo
	ALEXANDRA A. HERZAN	Management	Fo
	HENRY W. HOWELL, JR.	Management	Fo
	HENRY W. HOWELL, JR. ARTHUR C. MARTINEZ	Management Management	Fo
		=	
TO RATIFY THE SELECTION OF PRICEWATERHOUS: LLP AS THE COMPANY S INDEPENDENT REGISTER: ACCOUNTING FIRM FOR 2007.	ARTHUR C. MARTINEZ BURTON M. TANSKY ECOOPERS	Management	Fo Fo
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR FISCAL YEAR ENDING DECEMBER 31, 2007. TO TRANSACT SUCH OTHER BUSINESS AS MAY PROME BEFORE THE ANNUAL MEETING OR ANY ADJUTHEREOF. NAL FLAVORS & FRAGRANCES I	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2007. TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT THEREOF. NAL FLAVORS & FRAGRANCES I 9506101 ISIN: : GLOBAL Proposal DIRECTOR MARGARET HAYES ADAME ROBERT M. AMEN GUNTER BLOBEL J. MICHAEL COOK PETER A. GEORGESCU	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2007. TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT THEREOF. NAL FLAVORS & FRAGRANCES I IFF 9506101 ISIN: : GLOBAL Proposal DIRECTOR MARGARET HAYES ADAME ROBERT M. AMEN Management MARGARET HAYES ADAME GUNTER BLOBEL Management J. MICHAEL COOK Management

ITT CORPORATION ITT

ISSUER: 450911102 ISIN:

SEDOL:

VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	V C
A	DIRECTOR		STEVEN R. LORANGER CURTIS J. CRAWFORD CHRISTINA A. GOLD RALPH F. HAKE JOHN J. HAMRE RAYMOND W. LEBOEUF FRANK T. MACINNIS LINDA S. SANFORD MARKOS I. TAMBAKERAS	Management	= = = = = = = = = = = = = = = = = = =
В	TO RATIFY THE APPOINTMENT LLP AS ITT CORPORATION 12007.			Management	F
MIDAS, IN				MDS	
ISSUER: 5	95626102	ISIN:			
SEDOL:					
01	DIRECTOR RATIFICATION OF THE APPORTHE INDEPENDENT AUDITOR: FISCAL YEAR ENDING DECEMBER.	S OF MIDAS, INC. FOR TH		Type Management Management Management Management Management	 F F F
 MIRANT CC	 PRPORATION			MIR	
ISSUER: 6	0467R100	ISIN:			
SEDOL:					
VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	V C
01	DIRECTOR		THOMAS W. CASON A.D. (PETE) CORRELL TERRY G. DALLAS THOMAS H. JOHNSON JOHN T. MILLER EDWARD R. MULLER ROBERT C. MURRAY	Management Management Management Management Management Management Management Management	 F F F F F F

JOHN M. QUAIN Management Fo WILLIAM L. THACKER Management Fo PEDENT Management Fo

NΙ

02 RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPEDENT AUDITOR FOR 2007.

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 142 of 236

NISOURCE INC.

ISSUER: 65473P105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	TO ELECT STEVEN C. BEERING TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1B	TO ELECT DENNIS E. FOSTER TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1C	TO ELECT MARTY K. KITTRELL TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1D	TO ELECT PETER MCCAUSLAND TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1E	TO ELECT STEVEN R. MCCRACKEN TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1F	TO ELECT W. LEE NUTTER TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1G	TO ELECT IAN M. ROLLAND TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1H	TO ELECT ROBERT C. SKAGGS, JR. TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
11	TO ELECT RICHARD L. THOMPSON TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1J	TO ELECT CAROLYN Y. WOO TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
1K	TO ELECT ROGER A. YOUNG TO SERVE ON THE BOARD OF DIRECTORS FOR A ONE-YEAR TERM	Management	Fo
02	RATIFICATION OF INDEPENDENT PUBLIC ACCOUNTANTS.	Management	Fo
NORTHEAST	UTILITIES	NU	

ISSUER: 664397106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal

Number	Proposal		Туре	
01	DIRECTOR	RICHARD H. BOOTH COTTON MATHER CLEVELAND SANFORD CLOUD, JR. JAMES F. CORDES E. GAIL DE PLANQUE JOHN G. GRAHAM ELIZABETH T. KENNAN KENNETH R. LEIBLER ROBERT E. PATRICELLI CHARLES W. SHIVERY JOHN F. SWOPE	Management	
02	TO RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT AUDITORS FOR 2007.		Management	
03	TO APPROVE THE ADOPTION OF THE NORTHEAST UTI INCENTIVE PLAN, AS AMENDED AND RESTATED.	LITIES	Management	
eeting [e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/20 Page 143 of 2		
SSUER: 7	ENTERTAINMENT, INC. 723456109 ISIN:		PNK	
SSUER: 7			PNK	
SSUER: TEDOL: OTE GROU	723456109 ISIN:		PNK Proposal Type	
SSUER: TEDOL: OTE GROU	723456109 ISIN: 		Proposal Type Management	
EDOL: OTE GROU roposal Number 01	723456109 ISIN: UP: GLOBAL Proposal	DANIEL R. LEE JOHN V. GIOVENCO RICHARD J. GOEGLEIN ELLIS LANDAU BRUCE A. LESLIE JAMES L. MARTINEAU MICHAEL ORNEST LYNN P. REITNOUER	Proposal Type	
EDOL: OTE GROU coposal Number	723456109 ISIN: UP: GLOBAL Proposal	JOHN V. GIOVENCO RICHARD J. GOEGLEIN ELLIS LANDAU BRUCE A. LESLIE JAMES L. MARTINEAU MICHAEL ORNEST LYNN P. REITNOUER	Proposal Type Management	
EDOL: DTE GROU roposal Number 01	723456109 ISIN: JP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE APPOINTMENT OF DELOITTE TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDI	JOHN V. GIOVENCO RICHARD J. GOEGLEIN ELLIS LANDAU BRUCE A. LESLIE JAMES L. MARTINEAU MICHAEL ORNEST LYNN P. REITNOUER	Proposal Type Management	
SSUER: 7 EDOL: OTE GROU roposal Number 01	723456109 ISIN: UP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE APPOINTMENT OF DELOITTE TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDI FOR THE 2007 FISCAL YEAR	JOHN V. GIOVENCO RICHARD J. GOEGLEIN ELLIS LANDAU BRUCE A. LESLIE JAMES L. MARTINEAU MICHAEL ORNEST LYNN P. REITNOUER	Proposal Type Management	

VOTE GROUP: GLOBAL

1н

ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR.

	Proposal		Proposal Type	V c
01	DIRECTOR		Management	F
		FREDERIC K. BECKER GORDON M. BETHUNE GASTON CAPERTON GILBERT F. CASELLAS	Management Management Management Management	F C F C F C
		JAMES G. CULLEN WILLIAM H. GRAY III JON F. HANSON	Management Management	F (
		CONSTANCE J. HORNER KARL J. KRAPEK CHRISTINE A. POON	Management Management Management Management	F F F F
0.2		ARTHUR F. RYAN JAMES A. UNRUH	Management Management	F (
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATE LLP AS INDEPENDENT AUDITOR FOR THE YEAR ENDI DECEMBER 31, 2007.		Management	F
SPRINT NE	XTEL CORPORATION		 S	
ISSUER: 8	52061100 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
1A	ELECTION OF DIRECTOR: KEITH J. BANE			
	BBB0110N Of BINB010N; NB11N O. BINB		Management	F
1B	ELECTION OF DIRECTOR: ROBERT R. BENNETT		Management Management	Fo
1B 1C			-	
	ELECTION OF DIRECTOR: ROBERT R. BENNETT		Management	F (
1C	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE		Management Management	F
1C 1D	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL		Management Management Management	F¢ F¢
1C 1D 1E 1F	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: GARY D. FORSEE ELECTION OF DIRECTOR: JAMES H. HANCE, JR.		Management Management Management Management	F (
1C 1D 1E 1F ProxyEdge	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: GARY D. FORSEE	Report Date: 07/02/2 Page 144 of	Management Management Management Management Management	F (

Fc

Management

11	ELECTION OF DIRECTOR: LINDA KOCH LORIMER	Management	Fo
1J	ELECTION OF DIRECTOR: WILLIAM H. SWANSON	Management	Fo
02	TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2007.	Management	Fo
03	TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN.	Management	Agai
04	SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Shareholder	Agai
TRONOX II	 NCORPORATED	TRX	
ISSUER: 8	397051207 ISIN:		
SEDOL:			
TOTE CDOI	JP: GLOBAL		
	DP: GLOBAL	- ,	
Proposal Number	Proposal	Proposal Type	V c
1A	ELECTION OF DIRECTOR: THOMAS W. ADAMS	Management	Fo
1B	ELECTION OF DIRECTOR: PETER D. KINNEAR	Management	Fo
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT AUDITORS.	Management	Fo
UNITED S	TATES CELLULAR CORPORATION	USM	
ISSUER: 9	911684108 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		_
Proposal Number	Proposal	Proposal Type	V c
02	RATIFY ACCOUNTANTS FOR 2007.	Management	Fo
01	DIRECTOR	Management	Fo
	P.H. DENUIT	Management	Fo
AMGEN INC	 C.	AMGN	
ISSUER: (031162100 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vo
-		-	

Number	Proposal	Type	С
1A	ELECTION OF DIRECTOR: MR. FRANK J. BIONDI, JR.	Management	 F
1B	ELECTION OF DIRECTOR: MR. JERRY D. CHOATE	Management	F
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2 Accounts: NPX GABELLI EQUITY TRUST INC. Page 145 of		
1C	ELECTION OF DIRECTOR: MR. FRANK C. HERRINGER	Management	F
1D	ELECTION OF DIRECTOR: DR. GILBERT S. OMENN	Management	F
02	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC	Management	F
03	ACCOUNTANTS FOR THE YEAR ENDING DECEMBER 31, 2007. TO APPROVE THE AMENDMENTS TO THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION ELIMINATING THE CLASSIFICATION OF THE BOARD OF DIRECTORS.	Management	Fo
04	TO APPROVE THE AMENDMENTS TO THE COMPANY S AMENDED AND RESTATED BYLAWS ELIMINATING THE CLASSIFICATION OF THE BOARD OF DIRECTORS.	Management	Fo
5A 5B	STOCKHOLDER PROPOSAL #1 (ANIMAL WELFARE POLICY). STOCKHOLDER PROPOSAL #2 (SUSTAINABILITY REPORT).	Shareholder Shareholder	Aga:
 AUTONATIC	N, INC.	AN	
ISSUER: 0	5329W102 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	F0
	MIKE JACKSON ROBERT J. BROWN RICK L. BURDICK WILLIAM C. CROWLEY KIM C. GOODMAN ROBERT R. GRUSKY MICHAEL E. MAROONE CARLOS A. MIGOYA	Management Management Management Management Management Management Management Management	FC FC FC FC FC FC
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITOR FOR 2007	Management	Fo
03	APPROVAL OF THE 2007 NON-EMPLOYEE DIRECTOR STOCK OPTION PLAN	Management	Aga:
04	APPROVAL OF THE AUTONATION, INC. SENIOR EXECUTIVE INCENTIVE BONUS PLAN	Management	F
05	ADOPTION OF STOCKHOLDER PROPOSAL ON GIVING CERTAIN	Shareholder	Aga

STOCKHOLDERS THE RIGHT TO CALL A SPECIAL MEETING

CONOCOPH	HILLIPS	COP	
ISSUER:	20825C104 ISIN:		
SEDOL:			
VOTE GRC	DUP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
1A	ELECTION OF CLASS II DIRECTOR: JAMES E. COPELAND,	Management	F (
1В	JR. ELECTION OF CLASS II DIRECTOR: KENNETH M. DUBERSTEIN	Management	F
1C	ELECTION OF CLASS II DIRECTOR: RUTH R. HARKIN	Management	F
1D	ELECTION OF CLASS II DIRECTOR: WILLIAM R. RHODES	Management	F
		ate: 07/02/2007	
	d Accounts: NPX GABELLI EQUITY TRUST INC.	Page 146 of 236	F
Selected			F¢
Selected	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Page 146 of 236 Management	
Selected 1E 1F	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG	Page 146 of 236 Management Management	F
Selected 1E 1F 02	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007	Page 146 of 236 Management Management Management	F
Selected 1E 1F 02 03	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS	Page 146 of 236 Management Management Management Shareholder	F (F (Aga:
Selected 1E 1F 02 03 04	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS GLOBAL WARMING-RENEWABLES	Management Management Management Management Shareholder Shareholder	F Aga Aga
1E 1F 02 03 04 05	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS GLOBAL WARMING-RENEWABLES QUALIFICATION FOR DIRECTOR NOMINEES	Management Management Management Management Shareholder Shareholder Shareholder	F Aga Aga Aga
1E 1F 02 03 04 05 06	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS GLOBAL WARMING-RENEWABLES QUALIFICATION FOR DIRECTOR NOMINEES DRILLING IN SENSITIVE/PROTECTED AREAS	Management Management Management Management Shareholder Shareholder Shareholder Shareholder	F Aga Aga Aga
1E 1F 02 03 04 05 06 07 08	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS GLOBAL WARMING-RENEWABLES QUALIFICATION FOR DIRECTOR NOMINEES DRILLING IN SENSITIVE/PROTECTED AREAS REPORT ON RECOGNITION OF INDIGENOUS RIGHTS	Management Management Management Management Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder	F Aga Aga Aga Aga
1E 1F 02 03 04 05 06 07 08 DREAMWOR	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007 CORPORATE POLITICAL CONTRIBUTIONS GLOBAL WARMING-RENEWABLES QUALIFICATION FOR DIRECTOR NOMINEES DRILLING IN SENSITIVE/PROTECTED AREAS REPORT ON RECOGNITION OF INDIGENOUS RIGHTS COMMUNITY ACCOUNTABILITY	Management Management Management Management Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder	F Aga Aga Aga Aga

Proposal

Number Proposal

Са

Proposal

Type

01	DIRECTOR		Management	Fc
		JEFFREY KATZENBERG	Management	Fo
		LEWIS COLEMAN	Management	Fo
		ROGER A. ENRICO DAVID GEFFEN	Management Management	Fo Fo
		JUDSON C. GREEN	Management	Fo
		MELLODY HOBSON	Management	Fo
		MICHAEL MONTGOMERY	Management	Fo
		NATHAN MYHRVOLD	Management	Fo
		HOWARD SCHULTZ MARGARET C. WHITMAN	Management Management	Fo
		KARL M. VON DER HEYDEN	-	Fo Fo
02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST		Management	Fo
	YOUNG LLP AS THE COMPANY S INDEPENDENT REGIPUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING 31, 2007.			
 MANDARIN	ORIENTAL INTERNATIONAL LTD			
ISSUER: G	:57848106 ISIN:	BMG578481068		
	561563, 6560713, B02V2Q0, 0561585, 2841616,		7	
	JP: GLOBAL			
	r. Global			
Proposal	D		Proposal	Vo
Number 	Proposal		Туре 	Ca
1.	APPROVE THE FINANCIAL STATEMENTS AND THE INAUDITORS REPORT FOR THEYE 31 DEC 2006 AND DECEMBER OF THE A FINAL DIVIDEND		Management	Fo
2.	RE-ELECT MR. JONATHAN GOULD AS A DIRECTOR		Management	Fo
3.	RE-ELECT MR. MARK GREENBERG AS A DIRECTOR		Management	Fo
4.	RE-ELECT MS. JULIAN HUI AS A DIRECTOR		Management	Fo
ProxvEdge	e - Investment Company Report			
4 2	Pate Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2	007	
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5.	RE-ELECT LORD LEACH OF FAIRFORD AS A DIRECT		Management	Fo
6. 7	RE-ELECT LORD POWELL OF BAYSWATER AS A DIRE		Management	Fo
7.	RE-APPOINT THE AUDITORS AND AUTHORIZE THE DESCRIPTION TO FIX THEIR REMUNERATION	OINECIURO	Management	Fo
8.	AUTHORIZE THE DIRECTORS TO ALLOT OR ISSUE S AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND DURING AND AFTER THE RELEVANT PERIOD, NOT E USD 16.5 MILLION, OTHERWISE THAN PURSUANT T	OPTIONS EXCEEDING	Management	Fo
	I) A RIGHTS ISSUE; OR II) OR THE ISSUE OF THE SHARES PURSUANT TO THE COMPANY SEMPLOYEE	SHARE LLION,		
	AND THE SAID APPROVAL SHALL BE LIMITED ACCO AUTHORITY EXPIRES THE EARLIER OF THE CONCLU OF THE NEXT AGM OR THE EXPIRATION OF THE PE	JSION		

WITHIN WHICH THE NEXT AGM IS TO BE HELD BY LAW

9. AUTHORIZE THE DIRECTORS OF THE COMPANY TO PURCHASE SHARES IN THE CAPITAL OF THE COMPANY DURING THE RELEVANT PERIOD, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND REGULATIONS; NOT EXCEEDING 15% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL; THE APPROVAL IN PARAGRAPH (A) WHERE PERMITTED BY APPLICABLE LAWS AND REGULATIONS AND IN PARAGRAPH (B) EXTEND TO PERMIT THE PURCHASE OF SHARES OF THE COMPANY (I) BY SUBSIDIARIES OF THE COMPANY AND (II) PURSUANT TO THE TERMS OF PUT WARRANTS OR FINANCIAL INSTRUMENTS HAVING SIMILAR EFFECT PUT WARRANTS WHEREBY THE COMPANY CAN BE REQUIRED TO PURCHASE ITS OWN SHARES, PROVIDED THAT WHERE PUT WARRANTS ARE ISSUED OR OFFERED PURSUANT TO A RIGHTS ISSUE AND THE PRICE WHICH THE COMPANY MAY PAY FOR THE SHARES PURCHASED ON EXERCISE OF PUT WARRANTS SHALL NOT EXCEED 15% MORE THAN THE AVERAGE OF THE MARKET QUOTATIONS FOR THE SHARES FOR A PERIOD OF NOT MORE THAN 30 NOR LESS THAN THE 5 DEALING DAYS FALLING 1 DAY PRIOR TO THE DATE OF ANY PUBLIC ANNOUNCEMENT BY THE COMPANY OF THE PROPOSED ISSUE OF THE PUT WARRANT; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE MEETING ID REQUIRED IS TO BE HELD BY LAW

REGAL ENTERTAINMENT GROUP RGC

ISSUER: 758766109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	THOMAS D. BELL, JR. DAVID H. KEYTE LEE M. THOMAS	Management Management Management	Fo Fo
02	RATIFICATION OF THE AUDIT COMMITTEE S SELECTION	Management	Fo

OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 27, 2007.

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Management

Fc

TEF TELEFONICA, S.A.

ISSUER: 879382208 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Proposal Number	- Proposal	Proposal Type	Vo Ca
01	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT	Management	F0
	OF TELEFONICA, S.A.		
02	DIRECTOR	Management	Fo
	MR. C. ALIERTA IZUEL+	Management	Fo
	MR. M. CARPIO GARCIA+	Management	Fo
	MR. G.H.F. DE ANGULO+	Management	Fo
	MR. P.I.A. DE TEJERA+	Management	Fo
	ENRIQUE USED AZNAR+	Management	Fo
	G.V. GALARRAGA+	Management	Fo
	MR. J.M.A.P. LOPEZ#	Management	Fo
03	AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES,	Management	Fo
	EITHER DIRECTLY OR THROUGH GROUP COMPANIES.	-	
04	DELEGATION TO THE BOARD OF DIRECTORS THE POWER	Management	Fo
	TO ISSUE DEBENTURES, BONDS, NOTES AND OTHER FIXED-INCOME SECURITIES.	j	
05	REDUCTION IN SHARE CAPITAL BY MEANS OF THE REPURCHASE OF THE COMPANY S OWN SHARES.	Management	Fo
6A	AMENDMENTS REGARDING THE GENERAL SHAREHOLDERS MEETING.	Management	Fo
6B	AMENDMENTS REGARDING PROXY-GRANTING AND VOTING BY MEANS OF LONG-DISTANCE COMMUNICATION AND REMOTE ATTENDANCE.	Management	Fo
6C	AMENDMENTS REGARDING THE BOARD OF DIRECTORS.	Management	Fo
7A	AMENDMENT OF ARTICLE 5 (POWERS OF THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING).	Management	Fo
7В	AMENDMENTS RELATING TO THE CALL TO AND PREPARATION OF THE GENERAL SHAREHOLDERS MEETING.	Management	Fo
7C	AMENDMENTS RELATING TO PROXY-GRANTING AND VOTING BY MEANS OF LONG-DISTANCE COMMUNICATION AND REMOTE ATTENDANCE.	Management	Fo
7D	OTHER AMENDMENTS: AMENDMENT OF ARTICLE 21 AND AMENDMENT OF ARTICLE 24.	Management	Fo
08	DELEGATION OF POWERS TO FORMALIZE, INTERPRET, CURE AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS.	Management	Fo
TRIBUNE	COMPANY	TRB	
ISSUER:	896047107 ISIN:		
SEDOL:			

189

Proposal Vo

01	DIRECTOR	Management	Fo
	JEFFREY CHANDLER	Management	Fo
	WILLIAM A. OSBORN	Management	Fo
	MILES D. WHITE	Management	Fo
02	RATIFICATION OF INDEPENDENT ACCOUNTANTS.	Management	Fo
03	SHAREHOLDER PROPOSAL CONCERNING TRIBUNE S CLASSIFIED BOARD OF DIRECTORS.	Shareholder	Agai

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WEIR GROUP PLC

ISSUER: G95248137 ISIN: GB0009465807

SEDOL: 0946580, B02R8M6

VOTE GROUP: GLOBAL

SEDOL:

Proposal		Proposal	Vo
Number	Proposal	Type	Ca
1.	RECEIVE AND ADOPT THE REPORT AND FINANCIAL STATEMENTS	Management	Fo
2.	DECLARE A DIVIDEND	Management	Fo
3.	APPROVE THE REMUNERATION COMMITTEE REPORT	Management	Fo
4.	ELECT MR. KEITH COCHRANE AS A DIRECTOR	Management	Fo
5.	RE-ELECT SIR ROBERT SMITH AS A DIRECTOR	Management	Fo
6.	RE-ELECT MR. ALAN MITCHELSON AS A DIRECTOR	Management	Fo
7.	RE-ELECT PROFESSOR IAN PERCY AS A DIRECTOR	Management	Fo
8.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS	Management	Fo
9.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION	Management	Fo
	OF THE AUDITORS		
10.	APPROVE TO RENEW THE DIRECTORS GENERAL POWER	Management	Fo
	TO ALLOT SHARES		
S.11	APPROVE TO DISPLAY THE STATUTORY PRE-EMPTION PROVISIONS	Management	Fo
S.12	APPROVE TO RENEW THE COMPANY S AUTHORITY TO PURCHASE	Management	Fo
	ITS OWN SHARES		
S.13	APPROVE TO ALLOW THE COMPANY TO DEFAULT TO ELECTRONIC	Management	Fo
	COMMUNICATIONS AND THE SUBSEQUENT AMENDMENT TO		
	THE ARTICLES OF ASSOCIATION		
S.14	AMEND THE ARTICLES OF ASSOCIATION	Management	Fo
WINDSTREA	.M CORPORATION	WIN	
ISSUER: 9	7381W104 ISIN:		

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	F0
	S.E. "SANDY" BEALL, III DENNIS E. FOSTER FRANCIS X. FRANTZ JEFFERY R. GARDNER JEFFREY T. HINSON JUDY K. JONES WILLIAM A. MONTGOMERY	Management Management Management Management Management Management Management	F0 F0 F0 F0 F0
	FRANK E. REED	Management	Fo
02	APPROVE THE WINDSTREAM PERFORMANCE INCENTIVE COMPENSATION PLAN	Management	Fo
03	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS WINDSTREAM S INDEPENDENT REGISTERED PUBLIC ACCOUNTANT FOR 2007	Management	Fo
04	REQUIRED EQUITY AWARDS TO BE HELD	Shareholder	Agai

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CHRISTIAN DIOR SA, PARIS

ISSUER: F26334106 ISIN: FR0000130403

SEDOL: 4061393, 4194545, 5690097, B02PS53, 4069030

VOTE GROUP: GLOBAL

Vo Proposal Proposal Number Proposal Са Type Non-Voting

VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS:

SINCE FRANCE MAINTAINS A VERIFICATION PERIOD,
FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE
TRANSACTED (SELL) FOR EITHER THE FULL SECURITY
POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION
HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES
OF THE POSITION CHANGE VIA THE ACCOUNT POSITION
COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT
WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE
NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS
WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED
TO AMEND THE VOTE INSTRUCTION AND RELEASE THE
SHARES FOR SETTLEMENT OF THE SALE TRANSACTION.
THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS
WITH A SETTLEMENT DATE PRIOR TO MEETING DATE
+ 1

O.1 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS
AND THE AUDITORS AND APPROVE THE CONSOLIDATED
FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2006,

O.2 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS
AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL
STATEMENTS FOR THE YEAR 2006, GRANT PERMANENT
DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS
FOR THE PERFORMANCE OF THEIR DUTIES DURING THE
SAID FY

THE FRENCH COMMERCIAL CODE; APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN

IN THE FORM PRESENTED TO THE MEETING

Take

0.3 RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON Management Acti

AGREEMENTS GOVERNED BY THE ARTICLE L.225-38 OF

O.4 APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND RESOLVES THAT THE INCOME FOR THE FY IS APPROPRIATED AS FOLLOWS: INCOME FOR THE FY: EUR 184,249,668.52; RETAINED EARNINGS: EUR 43,227,088.83; ORDINARY

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RESERVES: EUR 28,758,380.33; TOTAL: EUR 256,235,137.68;

ALLOCATED AS FOLLOWS: DIVIDENDS: EUR 256,235,137.68
CORRESPONDING TO A DIVIDEND OF EUR 1.41 PER SHARE;
AND REMINDS THAT AN INTERIM DIVIDEND OF EUR 0.38
WAS ALREADY PAID ON 01 DEC 2006; THE REMAINING
DIVIDEND OF EUR 1.03 WILL BE PAID ON 15 MAY 2007,
AND WILL ENTITLE NATURAL PERSONS TO THE 40% ALLOWANCE;
IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS
OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID
DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO
THE RETAINED EARNING ACCOUNT; AS REQUIRED BY-LAW

Take

Take

Acti

Take

Acti

Management

Management

0.5 APPORVE TO RENEW THE APPOINTMENT OF MR. RAYMOND Acti Management WIBAUX AS A DIRECTOR FOR A 3 YEAR PERIOD Take AUTHORIZE THE BOARD OF DIRECTORS, TO BUY BACK 0.6 Management Acti THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS AS BELOW: MAXIMUM PURCHASE PRICE: EUR 130.00; MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 0.5% OF THE SHARE CAPITAL ON 01 JAN 2007, I.E. 908.635 SHARES MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 118,000,000.00; AUTHORITY EXPIRES AT 18 MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THE DELEGATION OF POWERS SUPERSEDES THE ONE GIVEN BY THE COMBINED SHAREHOLDERS MEETING DATED 11 MAY 2006 Take AUTHORIZE THE BOARD OF DIRECTORS, TO REDUCE THE Management Acti SHARE CAPITAL, ON 1 OR MORE OCCASION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD; AUTHORITY EXPIRES AT 18 MONTH PERIOD; TO TAKE ALL NECESSARY MEASURE AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWER SUPERSEDES THE ONE GIVEN BY THE SHAREHOLDERS MEETING DATED 11 MAY 2006 Take AUTHORIZE THE BOARD OF DIRECTORS, IN ORDER TO Management Acti INCREASE THE SHARE CAPITAL IN ONE OR MORE OCCASIONS: UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00 BY WAY OF ISSUING, BY WAY OF A PUBLIC OFFERING AND WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED; ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO THE CAPITAL OR GIVING RIGHT TO A DEBT SECURITY; UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY-LAWS, TO BE CARRIED OUT THROUGH THE ISSUE OF BONUS SHARES OR THE RAISE OF THE PAR VALUE OF THE EXISTING SHARES; AUTHORITY EXPIRES AT 26 MONTH PERIOD; TO TAKE ALL NECESSARY MEASURE AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWER SUPERSEDES THE ONE GIVEN BY THE COMBINED SHAREHOLDERS MEETING DATED 12 MAY 2005 Take AUTHORIZE THE BOARD OF DIRECTORS, TO INCREASE E.9 Management Acti ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD, THE SHARE CAPITAL TO A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00, BY ISSUANCE, BY WAY OF

PUBLIC OFFERING AND WITH THE SHAREHOLDERS CANCELLATION PREFERRED SUBSCRIPTION RIGHTS, OF ORDINARY SHARES AND SECURITIES, GIVING ACCESS TO THE CAPITAL OR GIVING RIGHT TO A DEBT SECURITY; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH

Take

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01 DIRECTOR

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	IN RESOLUTIONS NUMBERS 8, 10; AUTHORITY EXPIRES AT 26 MONTH PERIOD; TO TAKE ALL NECESSARY MEASURE AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES THE ONE GIVEN BY THE COMBINED SHAREHOLDERS METING DATED 12 MAY 2005	S	
E.10	AUTHORIZE THE BOARD OF DIRECTORS, TO ISSUE SHARES OR SECURITIES, GIVING ACCESS TO THE COMPANY S SHARE CAPITAL OR GIVING RIGHT TO A DEBT SECURITY, EITHER IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER, OR, UP TO 10% OF THE SHARE CAPITAL, IN CONSIDERATION FOR THE CONTRIN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL; AUTHORITY EXPIRES AT 26 MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES THE ONE GIVEN BY THE COMBINED SHAREHOLDERS METING DATED 12 MAY 2005	IBUTION	Take Acti
E.11	APPROVE TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE ACCORDANCE THE ISSUANCES WHICH SHALL BE DECIDED IN APPLICATION TO THE CONFERRED DELEGATIONS IN VIRTUE OF THE RESOLUTIONS NO 8 AND 9	Management	Take Acti
E.12	APPROVE TO RESOLVE TO BRING THE ARTICLE 17 OF THE BNP PARIBAS SECURITIES SERVICES	Management	Take Acti
DUKE ENE	RGY CORPORATION	DUK	
ISSUER:	26441C105 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal		Proposal	Vo

Type

WILLIAM BARNET, III

G. ALEX BERNHARDT, SR. Management

MICHAEL G. BROWNING Management
PHILLIP R. COX Management
ANN MAYNARD GRAY Management
JAMES H. HANCE, JR. Management
JAMES T. RHODES Management
JAMES E. ROGERS Management
MARY L. SCHAPIRO Management

Management

Management

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DUDLEY S. TAFT Management For 202 RATIFICATION OF DELOITTE & TOUCHE LLP AS DUKE Management For ENERGY S INDEPENDENT PUBLIC ACCOUNTANT FOR 2007

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LVMH MOET HENNESSY LOUIS VUITTON, PARIS

ISSUER: F58485115 ISIN: FR0000121014

O.4 APPROVE THE APPROPRIATION OF THE INCOME, SETTING

OF THE FINAL DIVIDEND, TO BEPAID 15 MAY 2007

Proposal Number	Proposal	Proposal Type	Vo Ca
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE.	Non-Voting	
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
0.1	RECEIVE THE BOARD OF THE DIRECTORS AND STATUTORY AUDITORS REPORTS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FYE ON 31 DEC 2006	Management	Take Act
0.2	APPROVE THE FINANCIAL STATEMENTS FOR THE FYE ON 31 DEC 2006, GRANT FINAL DISCHARGE TO THE BOARD OF DIRECTORS	Management	Take Act
0.3	RECEIVE THE STATUTORY AUDITORS SPECIAL REPORT, APPROVE THE AGREEMENTS NOTIFIED IN THE REPORT, COVERED BY THE ARTICLE L. 225-38 OF THE COMMERCIAL LAW	Management	Take Acti

Management

Take

Acti

0.5	APPROVE TO RENEW MR. BERNARD ARNAULT S MANDATE AS A DIRECTOR, THE CURRENT ONECOMING TO EXPIRE	Management	Acti
0.6	APPROVE TO RENEW MRS. DELPHINE ARNAULT-GANCIA S MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
0.7	APPROVE TO RENEW MR. JEAN ARNAULT S MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
0.8	APPROVE TO RENEW MR. M. NICHOLAS CLIVE-WORMS MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
0.9	APPROVE TO RENEW MR. M. PATRICK HOUEL S MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/20 Accounts: NPX GABELLI EQUITY TRUST INC. Page 154 of 2		
0.10	APPROVE TO RENEW MR. M. FELIX G. ROHATYN S MANDATE AS A DIRECTOR, THE CURRENTONE COMING TO EXPIRE	Management	Take Acti
0.11	APPROVE TO RENEW MR. M. HUBERT VEDRINE S MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
0.12	APPROVE TO RENEW MR. M. KILIAN HENNESSY S MANDATE AS A DIRECTOR, THE CURRENT ONE COMING TO EXPIRE	Management	Take Acti
0.13	AUTHORIZE THE BOARD OF DIRECTORS TO PURCHASE COMPANY SHARES WITHIN THE LIMIT OF 10% OF THE CAPITAL	Management	Take Acti
E.14	AUTHORIZE THE BOARD OF DIRECTORS TO DECREASE THE CAPITAL, IN 1 OR SEVERAL TIMES, BY CANCELLATION OF PURCHASED SHARES WITHIN THE LIMIT OF 10% OF THE CAPITAL	Management	Take Acti
E.15	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL, IN 1 OR SEVERAL TIMES AND AT ANY MOMENT, EITHER BY ISSUANCE OF ORDINARY SHARES OR INVESTMENT SECURITIES, GIVING ACCESS TO THE CAPITAL OR RIGHT TO A DEBT SECURITY, OR BY A DEBT COMPENSATION, OR BY INCORPORATION OF EARNINGS, PREMIUMS AND RESERVES, WITH THE MAINTAINANCE OF THE SHAREHOLDERS PREFERENTIAL RIGHTS OF SUBSCRIPTION,	Management	Take Acti

Take

SETTING OF A MAXIMUM NOMINAL AMOUNT OF THE CAPITAL

NOVELIS			
	INC.	NVL	
E.21	AMEND THE ARTICLE 23 IDENT 1 OF BY-LAWS ABOUT GENERAL MEETINGS TO COMPLY WITHTHE LAWS	Management	Act
E.20	AUTHORIZE THE BOARD OF DIRECTORS FOR 1 OR SEVERAL CAPITAL INCREASE(S) IN CASHRESERVED FOR THE COMPANY STAFF EMPLOYEES AND RELATED COMPANIES, MEMBERS OF A CORPORATE SAVING PLAN, WITHIN THE LIMIT OF 3% OF THE CAPITAL	Management	Tak Act Tak
leeting	ge - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07 Report Date: 07 Report Date: 07	7/02/2007 55 of 236	
E.19	APPROVE TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN CASE OF EXCESS REQUESTS	Management	Tak Act
E.18	AUTHORIZE THE BOARD OF DIRECTORS TO DECREASE THE CAPITAL, IN 1 OR SEVERAL TIMES, AND AT ANY TIME, BY ISSUANCE OF ORDINARY SHARES OR INVESTMENT SECURITIES, GIVING ACCESS TO THE CAPITAL OR RIGHT TO A DEBT SECURITY, RESERVED FOR CREDIT INSTITUTIONS OR COMPANY SUPERVISED BY INSURANCE LAW, WITH CANCELLATION OF SHAREHOLDERS PREFERENTIAL RIGHT OF SUBSCRIPTION, SETTING OF A MAXIMUM NOMINAL AMOUNT OF THE CAPITAL	Management	Tak Act
E.17	AUTHORIZE THE BOARD OF DIRECTIONS TO DECREASE THE CAPITAL, IN 1 OR SEVERAL TIMES, BY ISSUANCE OF ORDINARY SHARES OR INVESTMENT SECURITIES, GIVING ACCESS TO THE CAPITAL OR RIGHT TO A DEBT SECURITY IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND, WITHIN THE LIMIT OF 10% OF THE CAPITAL	Management	Tak Act
	THE CAPITAL, IN 1 OR SEVERAL TIMES, AND AT ANY TIME, BY ISSUANCE OF ORDINARY SHARES OR INVESTMENT SECURITIES, GIVING ACCESS TO THE CAPITAL OR RIGHT TO A DEBT SECURITY, WITH CANCELLATION OF SHAREHOLDERS PREFERENTIAL RIGHT OF SUBSCRIPTION, SETTING OF A MAXIMUM NOMINAL AMOUNT OF THE CAPITAL	Пападемене	Act
E.16	AUTHORIZE THE BOARD OF DIRECTORS TO DECREASE	Management	I

VOTE GROUP: GLOBAL

Proposal		Proposal Type	V c
UNDER SECTION 192 OF THE CBCA INVOLVING NOV	ELIS,	Management	Fc
INES LTD.		IVN	
6579N103 ISIN:			
P: GLOBAL			
Proposal		Proposal Type	Vo Ca
DIRECTOR	ROBERT M. FRIEDLAND R. EDWARD FLOOD KJELD THYGESEN ROBERT HANSON JOHN WEATHERALL MARKUS FABER JOHN MACKEN DAVID HUBERMAN HOWARD BALLOCH PETER MEREDITH DAVID KORBIN BRET CLAYTON	Management	FC
ACCOUNTANTS, AS AUDITORS OF THE CORPORATION	AT	Management	Fo
S AND DIRECTORS EQUITY INCENTIVE PLAN AS MO	RE	Management	Fo
TO APPROVE AND CONFIRM REVISIONS TO THE BY-TO ALLOW FOR THE CORPORATION S SHARES TO BE ELECTRONICALLY, WITHOUT A CERTIFICATE, AS W	LAWS ISSUED ILL	Management	Fo
	THE ARRANGEMENT RESOLUTION TO APPROVE THE AN UNDER SECTION 192 OF THE CBCA INVOLVING NOVI ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS, AND ACQUISITION SUB. LINES LTD. 6579N103 ISIN: P: GLOBAL Proposal DIRECTOR TO APPOINT DELOITTE & TOUCHE, LLP, CHARTEREI ACCOUNTANTS, AS AUDITORS OF THE CORPORATION A REMUNERATION TO BE FIXED BY THE BOARD OF ITO APPROVE THE AMENDED AND RESTATED EMPLOYERS AND DIRECTORS EQUITY INCENTIVE PLAN AS MOI PARTICULARLY DEFINED IN THE MANAGEMENT PROXITO APPROVE AND CONFIRM REVISIONS TO THE BYTO ALLOW FOR THE CORPORATION S SHARES TO BE ELECTRONICALLY, WITHOUT A CERTIFICATE, AS WE BE REQUIRED FOR SHARES LISTED ON A U.S. STOCK	THE ARRANGEMENT RESOLUTION TO APPROVE THE ARRANGEMENT UNDER SECTION 192 OF THE CECA INVOLVING NOVELIS, ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS, HINDALCO AND ACQUISITION SUB. INNES LTD. 6579N103 ISIN: P: GLOBAL Proposal DIRECTOR ROBERT M. FRIEDLAND R. EDWARD FLOOD KJELD THYGESEN ROBERT HANSON JOHN WEATHERALL MARKUS FABER JOHN MACKEN DAVID HUBERMAN HOWARD BALLOCH PETER MEREDITH DAVID KORBIN BRET CLAYTON TO APPOINT DELOITTE & TOUCHE, LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION AT A REMUNERATION TO BE FIXED BY THE BOARD OF DIRECTORS. TO APPROVE THE AMENDED AND RESTATED EMPLOYEE S AND DIRECTORS EQUITY INCENTIVE PLAN AS MORE PARTICULARLY DEFINED IN THE MANAGEMENT PROXY CIRCULAR. TO APPROVE AND CONFIRM REVISIONS TO THE BY-LAWS TO ALLOW FOR THE CORPORATION S SHARES TO BE ISSUED ELECTRONICALLY, WITHOUT A CERTIFICATE, AS WILL BE REQUIRED FOR SHARES LISTED ON A U.S. STOCK EXCHANGE.	Type THE ARRANGEMENT RESOLUTION TO APPROVE THE ARRANGEMENT UNDER SECTION 192 OF THE CECA INVOLVING MOVELIS, ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS, HINDALCO AND ACQUISITION SUB. INES LTD. IVN Froposal DIRECTOR ROBERT M. FRIEDLAND R. EDWARD FLOOD KJELD THYGESEN ROBERT HANSON JOHN WEATHERALL MARKUS FABER JOHN MACKEN DAVID HUBERMAN HOWARD BALLOCH PETER MERGEITH DAVID HUBERMAN HOWARD BALLOCH PETER MERGEITH DAVID KORBIN BRET CLAYTON MANAGement Managemen

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LIVE NATION, INC. LYV

ISSUER: 538034109 ISIN:

SEDOL:

VOTE	GROUP:	GLOBAL
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Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	MICHAEL COHL	Management	Fo
	L. LOWRY MAYS	Management	Fo
	MICHAEL RAPINO	Management	Fo
	JOHN N. SIMONS, JR.	Management	Fo
02	APPROVAL OF THE LIVE NATION, INC. 2006 ANNUAL	Management	Fo
	INCENTIVE PLAN, AS AMENDED AND RESTATED.		
03	APPROVAL OF THE LIVE NATION, INC. 2005 STOCK	Management	Fo
	INCENTIVE PLAN, AS AMENDED AND RESTATED.		
04	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	Fo
	LLP AS LIVE NATION, INC. S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR.		

ACCOR SA, COURCOURONNES

ISSUER: F00189120 ISIN: FR0000120404

SEDOL: 5852842, 7163713, B02PR67, 4024363, B0YBKW0, B03QY79, 4112321, 5853726

VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Type
*	PLEASE NOTE THAT THIS IS AN MIX MEETING. THANK YOU.	Non-Voting
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE.	Non-Voting

RECEIVE THE REPORT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS ON THE BOARD S ACTIVITIES AND INTERNAL CONTROL PROCEDURES, AS WELL AS THE MANAGEMENT REPORT PREPARED BY THE BOARD OF DIRECTORS AND THE AUDITORS REPORT ON THE FINANCIAL STATEMENTS OF ACCOR SA, APPROVE THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YE 31 DEC 2006, AS PRESENTED; THE TRANSACTIONS REFLECTED IN THE FINANCIAL STATEMENTS AND THE MANAGEMENT MEASURES TAKEN BY THE BOARD OF DIRECTORS DURING THE YEAR

199

Proposal

Management

Vc Ca

Take

Acti

2. RECEIVE THE MANAGEMENT REPORT OF THE BOARD OF

Management

Take

Acti

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DIRECTORS AND THE AUDITORS REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, AS PRESENTED

> Take Acti

APPROVE THE RECOMMENDATION OF THE BOARD OF DIRECTORS 3. AND RESOLVES TO APPROPRIATE: 2006 NET PROFIT EUR 487,209,582.31; RETAINED EARNINGS: EUR 389,775,930.57; PRIOR YEAR DIVIDENDS NOT PAID OUT ON TREASURY STOCK: EUR 2,350,268.80; TOTAL PROFIT AVAILABLE FOR DISTRIBUTION: EUR 879,335,781.68; AS FOLLOWS, BASED ON THE 212,077,160 SHARES OUTSTANDING TO ORDINARY DIVIDENDS: EUR 307,511,882.00 EUR 1.45 PER SHARE; TO THE PAYMENT OF A SPECIAL DIVIDEND: EUR 318,115,740.00 EUR 1.50 PER SHARE; TO RETAINED EARNINGS: EUR 253,708,159.68; ACCORDINGLY, AFTER NOTING THE EXISTENCE OF PROFIT AVAILABLE FOR DISTRIBUTION, THE ORDINARY MEETING RESOLVES TO PAY AN ORDINARY DIVIDEND OF EUR 1.45, AS WELL AS A SPECIAL DIVIDEND OF EUR 1.50 PER SHARE, IF THE NUMBER OF SHARES CARRYING RIGHTS TO THE 2006 DIVIDEND EXCEEDS 212,077,160, THE AMOUNT OF THE ORDINARY AND SPECIAL DIVIDENDS WILL BE RAISED AND THE AMOUNT ALLOCATED RETAINED EARNINGS WILL BE ADJUSTED ON THE BASIS OF THE TOTAL AMOUNT OF DIVIDENDS ACTUALLY PAID; UNDER THE TERMS OF THE 2007 FINANCE ACT, ELIGIBLE SHAREHOLDERS MAY CLAIM THE 40% TAX ALLOWANCE PROVIDED FOR IN ARTICLE 158.3.2 OF THE FRENCH GENERAL TAX CODE ON THE TOTAL DIVIDEND

Management

ELECT MR. AUGUSTIN DE ROMANET DE BEAUNE AS A DIRECTOR, WITH EFFECT FROM THE CLOSE OF THIS MEETING, FOR A 3-YEAR TERM EXPIRING AT THE CLOSE OF THE SHAREHOLDERS MEETING TO BE CALLED TO APPROVE THE 2009 FINANCIAL STATEMENTS

Take Management Acti

RE-APPOINT DELOITTE & ASSOCIES AS STATUTORY AUDITORS, FOR A 6-YEAR TERM EXPIRING AT THE CLOSE OF THE SHAREHOLDERS MEETING TO BE CALLED TO APPROVE THE 2012 FINANCIAL STATEMENTS

Take Management Acti

Take

Acti

RE-APPOINT BEAS AS ALTERNATE AUDITORS, FOR A 6-YEAR TERM EXPIRING AT THE CLOSE OF THE SHAREHOLDERS MEETING TO BE CALLED TO APPROVE THE 2012 FINANCIAL STATEMENTS

Management

			Take
7.	RE-APPOINT ERNST & YOUNG ET AUTRES AS STATUTORY AUDITORS FOR A 6-YEAR TERM EXPIRING AT THE CLOSE OF THE SHAREHOLDERS MEETING TO BE CALLED TO APPROVE THE 2012 FINANCIAL STATEMENTS	Management	Acti
8.	APPOINT AUDITEX, 11 ALLEE DE L ARCHE, FAUBOURG DE L ARCHE, 92400 COURBEVOIE, FRANCE, AS AN ALTERNATE AUTIDOR, FOR A 6-YEAR TERM EXPIRING AT THE CLOSE OF THE SHAREHOLDERS MEETING TO BE CALLED TO	Management	Take Acti
9.	APPROVE THE 2012 FINANCIAL STATEMENTS RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE AND APPROVE THE AGREEMENT ENTERED INTO WITH COMPAGNIE DES ALPES AND SOJER	Management	Take Acti
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Accounts: NPX GABELLI EQUITY TRUST INC.	Date: 07/02/2007 Page 158 of 236	
10.	RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE AND APPROVE THE AGREEMENT ENTERED INTO WITH OLYMPIQUE LYONNAIS	Management	Take Acti
11.	RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE, AND APPROVE THE AGREEMENT ENTERED INTO WITH CLUB MEDITERRANEE AND LCADE	Management	Take Acti
12.	RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE AND APPROVE THE AGREEMENT ENTERED INTO WITH MESSRS. PAUL DUBRULE AND GERARD PELISSION	Management	Take Acti
13.	RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE AND APPROVE THE AGREEMENT ENTERED INTO WITH MR. GILLES PELISSON	Management	Take Acti
14.	RECEIVE THE AUDITORS SPECIAL REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQUENCE OF THE COMMERCIAL CODE AND AUTHORIZE THE CONTINUED APPLICATION OF AGREEMENTS AUTHORIZED IN PRIOR PERIODS	Management	Take Acti
15.	AUTHORIZE THE BOARD: TO TRADE IN THE COMPANY S SHARES IN ACCORDANCE WITH ARTICLES L.225-209 ET SEQUENCE OF THE COMMERCIAL CODE, SUBJECT TO	Management	Take Acti

THE CONDITIONS SET OUT BELOW: THE BOARD OF DIRECTORS MAY PURCHASE, SELL OR TRANSFER SHARES UNDER THIS

AUTHORIZATION, SUBJECT TO COMPLIANCE WITH THE ABOVE-MENTIONED CODE AND IN ACCORDANCE WITH THE PRACTICES AUTHORIZED BY THE AUTORITE DES MARCHES FINANCIERS, FOR THE FOLLOWING PURPOSES: TO PURCHASE SHARES FOR CANCELLATION IN CONNECTION WITH A CAPITAL REDUCTION DECIDED OR AUTHORIZED BY THE SHAREHOLDERS IN EGM; TO PURCHASE SHARES FOR ALLOCATION UPON EXERCISE OF STOCK OPTIONS GRANTED UNDER PLANS GOVERNED BY ARTICLES L.225-177 ET SEQUENCE OF THE COMMERCIAL CODE, OR TO MEMBERS OF AN EMPLOYEE STOCK OWNERSHIP PLAN GOVERNED BY ARTICLES L.443-1 ET SEQUENCE OF THE LABOR CODE OR TO RECIPIENTS OF STOCK GRANTS MADE UNDER PLANS GOVERNED BY ARTICLES L.225-197-1 ET SEQUENCE OF THE COMMERCIAL CODE; TO PURCHASE SHARES FOR ALLOCATION ON CONVERSION, REDEMPTION, EXCHANGE OR EXERCISE OF SHARE EQUIVALENTS; TO HOLD SHARES IN TREASURY STOCK FOR SUBSEQUENT REMITTANCE IN EXCHANGE OR PAYMENT OR OTHERWISE IN CONNECTION WITH EXTERNAL GROWTH TRANSACTIONS; THE NUMBER OF SHARES ACQUIRED FOR DELIVERY IN CONNECTION WITH A MERGER, DEMERGER OR ASSET CONTRIBUTION MAY NOT EXCEED 5% OF THE COMPANY S CAPITAL; TO BE USED UNDER A LIQUIDITY CONTRACT THAT COMPLIES WITH THE CODE OF ETHICS RECOGNIZED BY THE AUTORITE DES MARCHES FINANCIERS; THE SHARE BUYBACK PROGRAM MAY ALSO BE USED FOR ANY OTHER PURPOSES AUTHORIZED BY CURRENT OR FUTURE LAWS AND REGULATIONS, PROVIDED THAT THE COMPANY INFORMS SHAREHOLDERS OF THE PURPOSE OF THE BUYBACKS IN A SPECIFIC PRESS RELEASE; THE SHARES MAY NOT BE BOUGHT BACK AT A PRICE OF MORE THAN EUR 100 PER SHARE AND MAY NOT BE

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> SOLD AT A PRICE OF LESS THAN EUR 45 PER SHARE; HOWEVER, THE MINIMUM PRICE WILL NOT APPLY TO SHARES SOLD UPON EXERCISE OF STOCK OPTIONS OR ALLOCATED TO EMPLOYEES IN THE FORM OF STOCK GRANTS; IN SUCH CASES, THE SALE PRICE OR CONSIDERATION WILL BE DETERMINED IN ACCORDANCE WITH THE PROVISIONS OF THE PLAN CONCERNED; THE MAXIMUM PURCHASE PRICE AND THE MINIMUM SALE PRICE WILL BE ADJUSTED TO REFLECT THE IMPACT OF ANY CORPORATE ACTIONS, INCLUDING ANY BONUS SHARE ISSUE, OR ANY STOCK-SPLIT OR REVERSE STOCK-SPLIT; IN APPLICATION OF ARTICLE 179-1 OF THE DECREE OF 23 MAR 1967 ON COMMERCIAL COMPANIES, THE MAXIMUM NUMBER OF SHARES THAT MAY BE ACQUIRED UNDER THIS AUTHORIZATION IS SET AT 20,650,000, CORRESPONDING TO A TOTAL INVESTMENT OF NO MORE THAN EUR 2,065 MILLION BASED ON THE MAXIMUM PURCHASE PRICE OF EUR 100 PER SHARE AUTHORIZED ABOVE; THE ORDINARY MEETING RESOLVES THAT THE PURCHASE, SALE OR TRANSFER OF SHARES MAY BE EFFECTED AND SETTLED BY ANY METHOD ALLOWED UNDER THE LAWS AND REGULATIONS IN FORCE AT THE TRANSACTION DATE,

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IN ONE OR SEVERAL INSTALLMENTS, ON THE MARKET OR OVER-THE-COUNTER, INCLUDING THROUGH THE USE OF OPTIONS, DERIVATIVES -- PARTICULARLY, THE PURCHASE OR SALE OF CALL AND PUT OPTIONS -- OR SECURITIES CARRYING RIGHTS TO COMPANY SHARES, AND THAT THE ENTIRE BUYBACK PROGRAM MAY BE IMPLEMENTED THROUGH A BLOCK TRADE; AND TO PLACE ANY AND ALL BUY AND SELL ORDER, ENTER INTO ANY AND ALL AGREEMENTS, CARRY OUT ANY AND ALL REPORTING AND OTHER FORMALITIES, AND GENERALLY DO WHATEVER IS NECESSARY TO IMPLEMENT THIS RESOLUTION; THESE POWERS MAY BE DELEGATED SUBJECT TO COMPLIANCE WITH THE LAW; AUTHORITY IS FOR A 18-MONTH PERIOD, TERMINATES, WITH IMMEDIATE EFFECT THE UNUSED PORTION OF THE PREVIOUS AUTHORIZATION GIVEN IN THE RESOLUTION NO.210F THE ORDINARY SHAREHOLDERS MEETING HELD ON 09 JAN 2006

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AUTHORIZE THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L.225-209 OF THECOMMERCIAL CODE TO REDUCE THE COMPANY S CAPITAL, ON 1 OR SEVERAL OCCASIONS, BY CANCELING SOME OR ALL OF THE ACCOR SHARES HELD BY THE COMPANY, PROVIDED THAT THE NUMBER OF SHARES CANCELLED IN ANY 24-MONTH PERIOD DOES NOT EXCEED 10% OF THE COMPANY S TOTAL SHARE CAPITAL AS AT THE DATE OF THIS MEETING; AND TO: EFFECT THE CAPITAL REDUCTION(S); DETERMINE THE AMOUNT AND TERMS THEREOF, PLACE ON RECORD THE CAPITAL REDUCTION(S) RESULTING FROM THE CANCELLATION OF SHARES UNDER THIS RESOLUTION; CHARGE THE DIFFERENCE BETWEEN THE CARRYING AMOUNT OF THE CANCELLED SHARES AND THEIR PAR VALUE AGAINST ADDITIONAL PAID-IN CAPITAL OR RESERVES; AMEND THE BYLAWS TO REFLECT THE NEW CAPITAL AND GENERALLY CARRY OUT ANY NECESSARY REPORTING AND OTHER FORMALITIES; ALL IN COMPLIANCE WITH THE LAWS AND REGULATIONS IN FORCE WHEN THIS AUTHORIZATION IS USED; TERMINATE, WITH IMMEDIATE EFFECT, THE UNUSED PORTION OF THE PREVIOUS AUTHORIZATION GIVEN IN THE RESOLUTION NO. 22 OF THE EXTRAORDINARY SHAREHOLDERS MEETING HELD ON 09 JAN 2006; AUTHORITY IS FOR AN 18-MONTH PERIOD

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17. AUTHORIZE THE BOARD OF DIRECTORS: IN ACCORDANCE WITH ARTICLES L.225-129, L.225-129-2, L.228-92

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> AND L. 228-93 AND OTHER RELEVANT PROVISIONS OF THE COMMERCIAL CODE, TO ISSUE SHARES EXCLUDING PREFERENCE SHARES AND/OR SHARE EQUIVALENTS, REPRESENTED BY SECURITIES CARRYING IMMEDIATE AND/OR SECURITIES CARRYING RIGHTS TO DEBT SECURITIES, GOVERNED

BY ARTICLES L.228-91 ET SEQUENCE OF THE COMMERCIAL CODE, TO BE PAID UP IN CASH OR BY CAPITALIZING LIQUID AND CALLABLE DEBT; TO DETERMINE THE AMOUNT AND TIMING OF SAID ISSUES, WHICH MAY BE CARRIED OUT IN FRANCE OR ON THE INTERNATIONAL MARKET, PROVIDED THAT EXISTING SHAREHOLDERS ARE GIVEN A PRE-EMPTIVE SUBSCRIPTION RIGHT; THE SECURITIES MAY BE CARRIED OUT IN GIVEN A PRE-EMPTIVE SUBSCRIPTION RIGHT; THE SECURITIES MAY BE DENOMINATED IN EUROS, FOREIGN CURRENCIES OR ANY MONETARY UNIT DETERMINED BY REFERENCE TO A BASKET OF CURRENCIES; THAT THE MAXIMUM AGGREGATE AMOUNT BY WHICH THE CAPITAL MAY BE INCREASED UNDER THIS AUTHORIZATION, DIRECTLY AND/OR ON CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF SHARE EQUIVALENTS, MAY NOT EXCEED EUR 200 MILLION; THIS CEILING SHALL NOT INCLUDE THE PAR VALUE OF ANY SHARES TO BE ISSUED PURSUANT TO THE LAW TO PROTECT THE RIGHTS OF EXISTING HOLDERS OF SHARE EQUIVALENTS IN THE EVENT OF FUTURE CORPORATE ACTIONS; THAT THE MAXIMUM AGGREGATE FACE VALUE OF DEBT SECURITIES CARRYING RIGHTS TO SHARES THAT ARE ISSUED UNDER THIS AUTHORIZATION MAY NOT EXCEED EUR 4 BILLION OR THE EQUIVALENT IN FOREIGN CURRENCIES OR IN ANY MONETARY UNIT DETERMINED BY REFERENCE TO A BASKET OF CURRENCIES; THAT SHAREHOLDERS WILL HAVE A PRE-EMPTIVE RIGHT TO SUBSCRIBE FOR THE SHARES AND/OR SHARE EQUIVALENTS ISSUED UNDER THIS AUTHORIZATION, AS PROVIDED FOR BY LAW, PRO RATE TO THEIR EXISTING HOLDINGS; IN ADDITION, THE BOARD OF DIRECTORS MAY GRANT SHAREHOLDERS A PRE-EMPTIVE RIGHT TO SUBSCRIBE FOR ANY SHARES AND/OR SHARE EQUIVALENTS NOT TAKEN UP BY OTHER SHAREHOLDERS, IF THE ISSUE IS OVERSUBSCRIBED, SUCH ADDITIONAL PRE-EMPTIVE RIGHTS SHALL ALSO BE EXERCISABLE PRO RATE TO THE EXISTING INTEREST IN THE COMPANY S CAPITAL OF THE SHAREHOLDERS CONCERNED; IF AN ISSUE IS NOT TAKEN UP IN FULL BY SHAREHOLDERS EXERCISING THEIR PRE-EMPTIVE RIGHTS AS DESCRIBED ABOVE, THE BOARD OF DIRECTORS MAY TAKE 1 OR OTHER OF THE FOLLOWING COURSES OF ACTION, IN THE ORDER OF ITS CHOICE; LIMIT THE AMOUNT OF THE ISSUE TO THE SUBSCRIPTIONS RECEIVED PROVIDED THAT AT LEAST THREE-QUARTERS OF THE ISSUE IS TAKEN UP; FREELY ALLOCATE ALL OR SOME OF THE UNSUBSCRIBED SHARES AND/OR SHARE EQUIVALENTS AMONG THE INVESTORS OF ITS CHOICE; OFFER ALL OR SOME OF THE UNSUBSCRIBED SHARES AND/OR SHARE EQUIVALENTS FOR SUBSCRIPTION BY THE PUBLIC; THAT WARRANTS TO SUBSCRIBE FOR THE COMPANY S SHARES MAY BE OFFERED FOR SUBSCRIPTION ON THE ABOVE BASIS OR ALLOCATED AMONG EXISTING SHAREHOLDERS WITHOUT CONSIDERATION; THAT THIS AUTHORIZATION WILL AUTOMATICALLY ENTAIL THE WAIVER OF SHAREHOLDERS PRE-EMPTIVE RIGHTS TO SUBSCRIBE FOR THE SHARES TO BE ISSUED ON CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF THE SHARE EQUIVALENTS; AND TO USE THIS AUTHORIZATION AND TO DELEGATE SAID POWERS SUBJECT TO COMPLIANCE WITH THE LAW; AND TO: DECIDE TO CARRY OUT A CAPITAL INCREASE AND DETERMINE THE TYPE OF SECURITIES TO BE ISSUED; DECIDE ON THE AMOUNT OF EACH ISSUE, THE ISSUE PRICE AND ANY ISSUE PREMIUM; DECIDE ON THE TIMING

AND OTHER TERMS OF THE ISSUES, INCLUDING THE FORM AND CHARACTERISTICS OF THE SECURITIES, IN

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THE CASE OF ISSUE OF DEBT SECURITIES, THE BOARD OF DIRECTORS SHALL DETERMINE WHETHER THE DEBT SHOULD BE SUBORDINATED OR UNSUBORDINATED AND THE RANKING OF ANY SUBORDINATED DEBT IN ACCORDANCE WITH ARTICLE L.228-97 OF THE COMMERCIAL CODE; THE INTEREST RATE I.E., FIXED OR VARIABLE, INDEXED OR ZERO COUPON; THE CONDITIONS UNDER WHICH INTEREST PAYMENTS MAY BE CANCELLED OR SUSPENDED; THE LIFE OF THE SECURITIES I.E., DATED OR UNDATED; WHETHER THE NOMINAL AMOUNT OF THE SECURITIES MAY BE REDUCED OR INCREASED; AND ALL OTHER TERMS AND CONDITIONS OF THE ISSUE, INCLUDING ANY GUARANTEES IN THE FORM OF COLLATERAL, AND ANY REPAYMENT CONDITIONS SUCH AS REPAYMENT IN ASSETS; THE ISSUED SECURITIES MAY HAVE WARRANTS ATTACHED THAT ARE EXERCISABLE FOR OTHER DEBT SECURITIES, THEY MAY ALSO INCLUDE THE OPTION FOR THE COMPANY TO ISSUE DEBT SECURITIES IN SETTLEMENT OF INTEREST WHOSE PAYMENT HAS BEEN SUSPENDED BY THE COMPANY OR THEY MAY TAKE THE FORM OF COMPLEX BONDS AS DEFINED BY THE STOCK MARKET AUTHORITIES FOR EXAMPLE AS A RESULT OF THEIR INTEREST OR REPAYMENT TERMS OR WHETHER THEY ARE INDEXED OR INCLUDE EMBEDDED OPTIONS; AMEND ANY OF THE ABOVE TERMS AND CONDITIONS DURING THE LIFE OF THE SECURITIES, PROVIDED THAT THE APPLICABLE FORMALITIES ARE CARRIED OUT; DETERMINE THE METHOD BY WHICH THE SHARES AND/OR SHARE EQUIVALENTS WILL BE PAID UP; DETERMINE WHERE APPROPRIATE, THE TERMS AND CONDITIONS FOR EXERCISING THE RIGHTS ATTACHED TO THE SHARES AND/OR SHARE EQUIVALENTS, NOTABLY BY SETTING THE DATE -- WHICH MAY BE RETROACTIVE -- FROM WHICH NEW SHARES WILL CARRY RIGHTS; AND EXERCISING ANY CONVERSION, EXCHANGE AND REDEMPTION RIGHTS, INCLUDING REDEMPTION IN EXCHANGE FOR ASSETS SUCH AS OTHER SECURITIES OF THE COMPANY; AS WELL AS ANY OTHER TERMS AND CONDITIONS APPLICABLE TO SUCH ISSUES; SET THE TERMS AND CONDITIONS UNDER WHICH THE COMPANY MAY BUY BACK OR EXCHANGE ON THE OPEN MARKET THE ISSUED SHARES AND/OR SHARE EQUIVALENTS, AT ANY TIME OR WITHIN SPECIFIED PERIODS, WITH A VIEW TO HOLDING THEM OR CANCELING THEM IN ACCORDANCE WITH THE APPLICABLE LAWS; SUSPEND THE EXERCISE OF THE RIGHTS ATTACHED TO THE SECURITIES, IN ACCORDANCE WITH THE APPLICABLE LAWS AND REGULATIONS; AT ITS SOLE DISCRETION, CHARGE ANY AND ALL COSTS INCURRED IN CONNECTION WITH SAID ISSUES AGAINST THE RELATED PREMIUMS, AND DEDUCT FROM THESE PREMIUMS THE NECESSARY AMOUNTS TO BE CREDITED TO THE LEGAL RESERVE; MAKE ANY AND ALL ADJUSTMENTS TO TAKE

INTO ACCOUNT THE IMPACT OF CORPORATE ACTIONS, INCLUDING A CHANGE IN THE PAR VALUE OF THE SHARES; A BONUS SHARE ISSUE PAID UP BY CAPITALIZING RESERVES, A STOCK-SPLIT OR REVERSE STOCK-SPLIT, A DISTRIBUTION OF RESERVES OR OTHER ASSETS, OR A RETURN OF CAPITAL, AND DETERMINE THE METHOD TO BE USED TO ENSURE THAT THE RIGHTS OF EXISTING HOLDERS OF SHARE EQUIVALENTS ARE PROTECTED; PLACE ON RECORD THE CAPITAL INCREASES RESULTING FROM THE USE OF THIS AUTHORIZATION AND AMEND THE BYLAWS TO REFLECT THE NEW CAPITAL; GENERALLY, ENTER INTO ANY AND ALL AGREEMENTS, TAKE ALL APPROPRIATE STEPS AND CARRY OUT ALL FORMALITIES NECESSARY FOR THE ISSUE, LISTING AND SERVICE OF THE SECURITIES ISSUED PURSUANT TO THIS AUTHORIZATION AND FOR THE EXERCISE OF ANY RELATED RIGHTS; TO TERMINATE, WITH IMMEDIATE EFFECT, THE AUTHORIZATION GIVEN IN THE RESOLUTION NO. 23 OF THE EGM OF 09 JAN 2006; AUTHORITY IS FOR A 26-MONTH PERIOD

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AUTHORIZE THE BOARD OF DIRECTORS: IN ACCORDANCE WITH ARTICLES L.225-129 TO L.225-129-6, L.225-135, L.225-136, L.225-148, L.228-92 AND L.228-93 AND OTHER RELEVANT PROVISIONS OF THE COMMERCIAL CODE, TO ISSUE, THROUGH A PUBLIC PLACEMENT, SHARES EXCLUDING PREFERENCE SHARES AND/OR SHARE EQUIVALENTS, REPRESENTED BY SECURITIES CARRYING IMMEDIATE AND/OR FURTHER RIGHTS TO SHARES OF THE COMPANY OR OF ANY COMPANY THAT IS MORE THAN 50% OWNED, DIRECTLY OR INDIRECTLY, AND/OR SECURITIES CARRYING RIGHTS TO DEBT SECURITIES, GOVERNED BY ARTICLES L.228-91 ET SEQUENCE OF THE COMMERCIAL CODE, TO BE PAID UP IN CASH OR BY CAPITALIZING LIQUID AND CALLABLE DEBT; TO DETERMINE THE AMOUNT AND TIMING OF SAID ISSUES, WHICH MAY BE CARRIED OUT IN FRANCE OR ON THE INTERNATIONAL MARKET, PROVIDED THAT EXISTING SHAREHOLDERS ARE GIVEN A PRE-EMPTIVE SUBSCRIPTION RIGHT; THE SECURITIES MAY BE DENOMINATED IN EUROS, FOREIGN CURRENCIES OR ANY MONETARY UNIT DETERMINED BY REFERENCE TO A BASKET OF CURRENCIES THESE SECURITIES MAY BE USED AS PAYMENT FOR SECURITIES COMPLYING WITH ARTICLE L.225-148 OF THE COMMERCIAL CODE THAT ARE TENDERED TO A PUBLIC EXCHANGE OFFER CARRIED OUT IN FRANCE OR ABROAD IN ACCORDANCE WITH LOCAL REGULATIONS, SUCH AS IN THE CASE OF A REVERSE MERGER; THAT THE MAXIMUM AGGREGATE AMOUNT BY WHICH THE CAPITAL MAY BE INCREASED UNDER THIS AUTHORIZATION, DIRECTLY AND/OR ON CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF SHARE EQUIVALENTS, MAY NOT EXCEED EUR 100 MILLION; THIS CEILING SHALL NOT INCLUDE THE PAR VALUE OF ANY SHARES TO BE ISSUED PURSUANT TO

THE LAW TO PROTECT THE RIGHTS OF EXISTING HOLDERS OF SHARE EQUIVALENTS IN THE EVENT OF FUTURE CORPORATE ACTIONS; THAT SHARES MAY BE ISSUED UPON EXERCISE OF RIGHTS ATTACHED TO SECURITIES ISSUED BY ANY ENTITY IN WHICH THE COMPANY OWNS OVER ONE HALF OF THE CAPITAL, DIRECTLY OR INDIRECTLY, THAT ARE CONVERTIBLE, EXCHANGEABLE, REDEEMABLE OR OTHERWISE EXERCISABLE FOR SHARES OF THE COMPANY, SUBJECT TO THE LATTER S APPROVE; THAT THE MAXIMUM AGGREGATE FACE VALUE OF DEBT SECURITIES CARRYING RIGHTS TO SHARES THAT ARE ISSUED UNDER THIS AUTHORIZATION MAY NOT EXCEED EUR 2 BILLION OR THE EQUIVALENT IN FOREIGN CURRENCIES; TO WAIVE SHAREHOLDERS PRE-EMPTIVE RIGHTS TO SUBSCRIBE FOR THE SHARES OR OTHER SECURITIES TO BE ISSUED UNDER THIS AUTHORIZATION, HOWEVER, IN ACCORDANCE WITH PARAGRAPH 2 OF ARTICLE L.225-135 OF THE COMMERCIAL CODE, THE BOARD OF DIRECTORS MAY OFFER SHAREHOLDERS A PRIORITY RIGHT TO SUBSCRIBE FOR ALL OR PART OF ANY ISSUE, FOR A SPECIFIED PERIOD AND SUBJECT TO TERMS AND CONDITIONS TO BE SET IN ACCORDANCE WITH THE APPLICABLE LAWS AND REGULATIONS; THIS PRIORITY SUBSCRIPTION RIGHT WILL NOT BE TRANSFERABLE AND THE SECURITIES WILL BE ALLOCATED PRO RATA TO SHAREHOLDERS EXISTING INTERESTS; IF ANY SHAREHOLDERS ELECT NOT TO EXERCISE THIS RIGHT, THE BOARD OF DIRECTORS MAY OFFER THE UNSUBSCRIBED SECURITIES TO THE OTHER SHAREHOLDERS, AND ANY REMAINING UNSUBSCRIBED SECURITIES WILL BE PLACED ON THE MARKET IN FRANCE AND/OR ABROAD, AND/OR ON THE INTERNATIONAL MARKET; THAT IF AN ISSUE IS NOT TAKEN UP IN FULL BY SHAREHOLDERS AND THE PUBLIC, THE BOARD OF DIRECTORS MAY TAKE ONE OR OTHER OF THE FOLLOWING COURSES OF ACTION, IN THE ORDER OF ITS CHOICE: LIMIT THE AMOUNT OF THE ISSUE TO THE SUBSCRIPTIONS RECEIVED PROVIDED

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THAT AT LEAST THREE-QUARTERS OF THE ISSUE IS TAKEN UP; FREELY ALLOCATE ALL OR SOME OF THE UNSUBSCRIBED SHARES AND/OR OTHER SECURITIES AMONG THE INVESTORS OF ITS CHOICE; THAT THIS AUTHORIZATION WILL AUTOMATICALLY ENTAIL THE WAIVER OF SHAREHOLDERS PRE-EMPTIVE RIGHT TO SUBSCRIBE FOR THE SHARES TO BE ISSUED ON CONVERSION, EXCHANGE REDEMPTION OR EXERCISE OF THE SHARE EQUIVALENTS; NOTES THAT, IN ACCORDANCE WITH PARAGRAPH 1 OF ARTICLE L.225-136-1 OF THE COMMERCIAL CODE: THE ISSUE PRICE OF SHARES ISSUED DIRECTLY UNDER THIS AUTHORIZATION WILL AT LEAST EQUAL THE MINIMUM PRICE SET BY THE APPLICABLE REGULATIONS ON THE ISSUE DATE CURRENTLY CORRESPONDING TO THE WEIGHTED AVERAGE OF THE PRICES QUOTED FOR THE COMPANY S SHARES ON EURO LIST BY EURO NEXT OVER THE 3 TRADING DAYS PRECEDING THE PRICING DATE LESS A 5% DISCOUNT, AS ADJUSTED FOR ANY

DIFFERENCE IN CUM-DIVIDEND DATES; THE ISSUE PRICE OF SHARE EQUIVALENTS SHALL BE SET IN SUCH A WAY THAT THE AMOUNT RECEIVED BY THE COMPANY AT THE TIME OF ISSUE PLUS THE AMOUNT TO BE RECEIVED ON CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF SAID SHARE EQUIVALENTS IS AT LEAST EQUIVALENTS IS AT LEAST EQUAL TO THE MINIMUM PRICE DEFINED ABOVE FOR EACH ISSUED SHARE; THE NUMBER OF SHARES TO BE ISSUED ON THE CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF SHARE EQUIVALENTS ISSUED UNDER THIS AUTHORIZATION SHALL BE DETERMINED IN SUCH A WAY AS TO ENSURE THAT THE AMOUNT RECEIVED BY THE COMPANY -- TAKING INTO ACCOUNT THE FACE VALUE OF SAID SHARE EQUIVALENT -- IS AT LEAST EQUAL TO THE MINIMUM ISSUE PRICE SET OUT ABOVE; AND TO USE THIS AUTHORIZATION AND TO DELEGATE SAID POWERS SUBJECT TO COMPLIANCE WITH THE LAW, ACCORDINGLY; AND TO: DECIDE TO CARRY OUT A CAPITAL INCREASE AND DETERMINE THE TYPE OF SECURITIES TO BE ISSUED; DECIDE ON THE AMOUNT OF EACH ISSUE, THE ISSUE PRICE AND ANY ISSUE PREMIUM; DECIDE ON THE TIMING AND OTHER TERMS OF THE ISSUES, INCLUDING THE FORM AND CHARACTERISTICS OF THE SECURITIES, IN THE CASE OF ISSUE OF DEBT SECURITIES INCLUDING SECURITIES CARRYING RIGHTS TO DEBT SECURITIES GOVERNED BY ARTICLE L.228-91 OF THE COMMERCIAL CODE, THE BOARD OF DIRECTORS SHALL DETERMINE WHETHER THE DEBT SHOULD BE SUBORDINATED OR UNSUBORDINATED AND THE RANKING OF ANY SUBORDINATED DEBT IN ACCORDANCE WITH ARTICLE L.228-97 OF THE COMMERCIAL CODE; THE INTEREST RATE I.E., FIXED OR VARIABLE, INDEXED OR ZERO COUPON; THE CONDITIONS UNDER WHICH INTEREST PAYMENTS MAY BE CANCELLED OR SUSPENDED; THE LIFE OF THE SECURITIES I.E., DATED OR UNDATED; WHETHER THE NOMINAL AMOUNT OF THE SECURITIES MAY BE REDUCED OR INCREASED; AND ALL OTHER TERMS AND CONDITIONS OF THE ISSUE, INCLUDING ANY GUARANTEES IN THE FORM OF COLLATERAL, AND ANY REPAYMENT CONDITIONS SUCH AS REPAYMENT IN ASSETS; THE ISSUED SECURITIES MAY HAVE WARRANTS ATTACHED THAT THE EXERCISABLE FOR OTHER DEBT SECURITIES; THEY MAY ALSO INCLUDE THE OPTION FOR THE COMPANY TO ISSUE DEBT SECURITIES IN SETTLEMENT OF INTEREST WHOSE PAYMENT HAS BEEN SUSPENDED BY THE STOCK MARKET AUTHORITIES FOR EXAMPLE AS A RESULT OF THEIR INTEREST OR REPAYMENT TERMS OR WHETHER THEY ARE INDEXED OR INCLUDE EMBEDDED OPTIONS; THE BOARD OF DIRECTORS MAY AMEND ANY OF THE ABOVE TERMS AND CONDITIONS DURING THE LIFE OF THE SECURITIES, PROVIDED THAT THE APPLICABLE FORMALITIES ARE CARRIED OUT; DETERMINE THE METHOD BY WHICH THE SHARES AND/OR SHARE EQUIVALENTS

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WILL BE PAID UP; DETERMINE, WHERE APPROPRIATE, THE TERMS AND CONDITIONS FOR EXERCISING THE RIGHTS ATTACHED TO THE SHARES AND/OR SHARE EQUIVALENTS, NOTABLY BY SETTING THE DATE -- WHICH MAY BE RETROACTIVE -- FROM WHICH NEW SHARES WILL CARRY RIGHTS; AND EXERCISING ANY CONVERSION, EXCHANGE AND REDEMPTION RIGHTS, INCLUDING REDEMPTION IN EXCHANGE FOR ASSETS SUCH AS OTHER SECURITIES OF THE COMPANY; AS WELL AS ANY OTHER TERMS AND CONDITIONS APPLICABLE TO SUCH ISSUES; SET THE TERMS AND CONDITIONS UNDER WHICH THE COMPANY MAY BUY BACK OR EXCHANGE ON THE OPEN MARKET THE ISSUED SHARES AND/OR SHARE EQUIVALENTS, AT ANY TIME OR WITHIN SPECIFIED PERIOD, WITH A VIEW TO HOLDING THEM OR CANCELING THEM IN ACCORDANCE WITH THE APPLICABLE LAWS; SUSPEND THE EXERCISE OF THE RIGHTS ATTACHED TO THE SECURITIES, IN ACCORDANCE WITH THE APPLICABLE LAWS AND REGULATIONS; IN THE CASE OF SHARES AN

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19. AUTHORIZE THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLES L.225-129 ET SEQUENCE OF THE COMMERCIAL CODE AND NOTABLY PARAGRAPH 6 OF ARTICLE L.225-147, TO ISSUE SHARES AND/OR SHARE EQUIVALENTS CONTRIBUTED TO THE COMPANY IN TRANSACTIONS NOT GOVERNED BY ARTICLE L.225-148 OF THE COMMERCIAL CODE; THE SHARES ISSUED DIRECTLY OR INDIRECTLY UNDER THIS AUTHORIZATION MAY NOT EXCEED 10% OF THE COMPANY S CAPITAL AT THE TIME OF THE RELATED ISSUE; SUBJECT TO COMPLIANCE WITH THE LAW, ACCORDINGLY, TO APPROVE THE VALUE ATTRIBUTED TO CONTRIBUTED ASSETS AS WELL AS THE GRANTING OF SPECIFIC BENEFITS; TO PLACE THE CAPITAL CONTRIBUTION ON RECORD; TO CHARGE ANY RELATED FEES AND EXPENSES TO THE SHARE PREMIUM; AND TO INCREASE THE COMPANY S CAPITAL AND AMEND THE BYLAWS ACCORDINGLY; IN ACCORDANCE WITH THE LAW, THE BOARD OF DIRECTORS DECISION TO CARRY OUT ANY ISSUES UNDER THIS AUTHORIZATION WILL BE BASED ON THE REPORT OF ONE OR SEVERAL APPRAISAL AUDITORS, AS REQUIRED BY ARTICLE L.225-147 OF THE COMMERCIAL CODE; THAT THIS AUTHORIZATION TERMINATES, WITH IMMEDIATE EFFECT, THE PREVIOUS AUTHORIZATION GIVEN IN THE RESOLUTION NO. 25 OF THE EGM OF 09 JAN 2006; AUTHORITY IS FOR A 26 MONTHS PERIOD

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AND HAVING CONSIDERED THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITORS SPECIAL REPORT, IN ACCORDANCE WITH ARTICLE L.225-135-1 OF THE COMMERCIAL CODE, TO INCREASE THE NUMBER OF SECURITIES INCLUDED IN AN ISSUE OF SHARES AND/OR SHARE EQUIVALENTS WITH OR WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, NOTABLY IN ORDER TO GRANT A GREENSHOE OPTION IN ACCORDANCE WITH STANDARD MARKET PRACTICES, SAID ADDITIONAL SECURITIES WILL BE ISSUED AT THE SAME PRICE AS FOR THE ORIGINAL ISSUE IN ACCORDANCE

AUTHORIZE THE BOARD OF DIRECTORS, SUBJECT TO

THE ADOPTION OF THE RESOLUTION 17 AND/OR 18,

2.0.

WITH THE CONDITION AND CEILINGS SPECIFIED IN THE APPLICABLE REGULATIONS CURRENTLY THE ADDITIONAL

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SECURITIES MUST BE ISSUED WITHIN 30 DAYS OF THE CLOSE OF THE ORIGINAL SUBSCRIPTION PERIOD AND MAY NOT REPRESENT MORE THAN 15% OF THE ORIGINAL ISSUE AMOUNT; SUCH ADDITIONAL ISSUES ARE ALSO SUBJECT TO THE BLANKET CEILING SET IN THE RESOLUTION NO. 22; THAT THIS AUTHORIZATION-WHICH MAY BE DELEGATED SUBJECT TO COMPLIANCE WITH THE LAW-TERMINATES,

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WITH IMMEDIATE EFFECT, THE UNUSED PORTION OF THE PREVIOUS AUTHORIZATION GIVEN IN THE RESOLUTION NO. 26 OF THE EGM OF 09 JAN 2006; AUTHORITY IS FOR A 26-MONTH PERIOD

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AUTHORIZE THE BOARD OF DIRECTORS: IN ACCORDANCE 21. WITH THE QUORUM AND MAJORITY RULES APPLICABLE TO ORDINARY RESOLUTIONS, AND IN ACCORDANCE WITH ARTICLES L.225-129, L.225-129-2 AND L.225-130 OF THE COMMERCIAL CODE, TO INCREASE THE CAPITAL BY CAPITALIZING RETAINED EARNINGS, PROFIT, ADDITIONAL PAID-IN CAPITAL OR OTHER ELIGIBLE AMOUNTS, INCLUDING IN CONJUNCTION WITH A SHARE ISSUE FOR CASH CARRIED OUT UNDER THE RESOLUTION 17 OR 18, AND TO ISSUE BONUS SHARES AND/OR INCREASE THE PAR VALUE OF EXISTING SHARES, AS WELL AS TO DETERMINE THE AMOUNT AND TIMING OF SUCH INCREASES; THAT THE MAXIMUM AGGREGATE AMOUNT BY WHICH THE CAPITAL MAY BE INCREASED UNDER THIS AUTHORIZATION MAY NOT EXCEED EUR 200 MILLION, THIS CEILING SHALL NOT INCLUDE THE PAR VALUE OF ANY SHARES TO BE ISSUED, PURSUANT TO THE LAW TO PROTECT THE RIGHTS OF EXISTING HOLDERS OF SHARE EQUIVALENTS IN THE EVENT OF FURTHER CORPORATE ACTIONS; TO USE THIS AUTHORIZATION AND TO DELEGATE SAID POWERS SUBJECT TO COMPLIANCE WITH THE LAW, ACCORDINGLY, AND TO: SET THE TERMS AND CONDITIONS OF THE AUTHORIZED OPERATIONS, DECIDE THE AMOUNT AND TYPES OF ITEMS TO BE CAPITALIZED, THE NUMBER OF NEW SHARES TO BE ISSUED OR THE AMOUNT BY WHICH THE PAR VALUE OF EXISTING SHARES IS TO BE INCREASED, SET THE RETROSPECTIVE OR FUTURE DATE FROM WHICH THE NEW SHARES WILL CARRY DIVIDEND AND VOTING RIGHTS OR THE DATE ON WHICH THE INCREASE IN PAR VALUE WILL BE EFFECTIVE, AND TO CHARGE THE SHARE ISSUANCE COSTS AND ANY OTHER COSTS AGAINST THE RELATED PREMIUM; DECIDE THAT, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L.225-130 OF THE COMMERCIAL CODE, RIGHTS TO FRACTIONS OF SHARES WILL BE NON-TRANSFERABLE AND THAT THE CORRESPONDING SHARES WILL BE SOLD; WITH THE PROCEEDS OF SUCH SALE ATTRIBUTED TO HOLDERS OF RIGHTS IN ACCORDANCE WITH THE APPLICABLE LAW AND REGULATIONS; TAKE ALL NECESSARY MEASURES AND ENTER INTO ANY AND ALL AGREEMENTS TO PERMIT

THE EXECUTION OF THE PLANNED TRANSACTION OR TRANSACTIONS, AND GENERALLY DO WHATEVER IS NECESSARY, CARRY OUT ALL ACTIONS AND FORMALITIES REQUIRED TO IMPLEMENT THE CAPITAL INCREASE OR INCREASES CARRIED OUT UNDER THIS AUTHORIZATION AND AMEND THE BYLAWS TO REFLECT THE NEW CAPITAL; AUTHORITY IS FOR A 26-MONTHS AS FROM THE DATE OF THIS MEETING AND TERMINATES, WITH IMMEDIATE EFFECT, THE PREVIOUS AUTHORIZATION GIVEN IN THE 27 RESOLUTION OF THE EGM OF 09 JAN2006

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APPROVE, BY VIRTUE OF THE ADOPTION OF THE 17,18, 22. 19, 20 AND 21 RESOLUTIONS, TO SET AT EUR 300 MILLION THE MAXIMUM AGGREGATE PAR VALUE OF SHARES TO BE ISSUED DIRECTLY OR ON CONVERSION, EXCHANGE, REDEMPTION OR EXERCISE OF SHARE EQUIVALENTS PURSUANT TO THE ABOVE AUTHORIZATIONS; SAID CEILING SHALL NOT INCLUDE THE PAR VALUE OF ANY ADDITIONAL SHARES TO BE ISSUED PURSUANT TO THE LAW TO PROTECT THE RIGHTS OF EXISTING HOLDERS OF SHARE EQUIVALENTS IN THE EVENT OF FURTHER CORPORATE ACTIONS

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 166 of 236

AUTHORIZE THE BOARD OF DIRECTORS: IN ACCORDANCE Management

23. WITH ARTICLES L.225-129-6 ANDL.225-138-1 OF THE COMMERCIAL CODE AND ARTICLES L.443-1 ET SEQUENCE OF THE LABOR CODE, TO ISSUE SHARES AND/OR SHARE EQUIVALENTS ON 1 OR MORE OCCASIONS TO EMPLOYEES OF THE COMPANY AND FRENCH AND FOREIGN RELATED COMPANIES WITHIN THE MEANING OF ARTICLE L.225-180 OF THE COMMERCIAL CODE, WHO ARE MEMBERS OF AN ACCOR GROUP EMPLOYEE STOCK OWNERSHIP PLAN PLAN D EPARGNE D ENTREPRISE; TO GRANT SHARES AND/OR SHARE EQUIVALENTS TO EMPLOYEES FREE OF CONSIDERATION, WITHIN THE LIMITS PRESCRIBED IN ARTICLE L.443-5, PARAGRAPH 4, OF THE LABOR CODE, WITHIN THE FRAMEWORK OF THIS OR THESE CAPITAL INCREASES; THAT THE TOTAL NUMBER OF SHARES THAT MAY BE ISSUED DIRECTLY OR INDIRECTLY UNDER THIS AUTHORIZATION MAY NOT EXCEED THE EQUIVALENT OF 2% OF THE COMPANY S CAPITAL AS OF THE DATE OF THIS MEETING; THAT THE MAXIMUM SUBSCRIPTION PRICE FOR THE SECURITIES ISSUED UNDER THIS AUTHORIZATION MAY NOT EXCEED THE AVERAGE OF THE PRICE QUOTED FOR ACCOR SHARES DURING THE 20 TRADING DAYS PRECEDING THE BOARD OF DIRECTORS DECISION SETTING THE OPENING DATE OF THE SUBSCRIPTION PERIOD AND THE MINIMUM PRICE MAY NOT REPRESENT SAID AVERAGE LESS THE MAXIMUM DISCOUNT AUTHORIZED BY LAW, AND THAT THE CHARACTERISTICS OF ANY SHARE EQUIVALENTS ISSUED WILL BE SET IN ACCORDANCE WITH THE APPLICABLE REGULATIONS; THAT THESE DECISIONS WILL AUTOMATICALLY ENTAIL THE

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WAVIER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE TO SUBSCRIBE FOR ANY SHARES AND\OR SHARE EQUIVALENTS TO BE ISSUED IN ACCORDANCE WITH THIS AUTHORIZATION, AS WELL AS THEIR RIGHTS CONCERNING ANY SHARES AND\OR SHARE EQUIVALENTS OFFERED TO EMPLOYEES FREE OF CONSIDERATION PURSUANT TO THIS AUTHORIZATION; AND TO USE THIS AUTHORIZATION AND TO DELEGATE SAID POWERS SUBJECT TO COMPLIANCE WITH THE LAW; ACCORDINGLY, TO; DRAW UP THE LIST OF COMPANIES WHOSE EMPLOYEES WILL BE ENTITLED TO SUBSCRIBE FOR THE SHARES AND \OR SHARE EQUIVALENTS; DECIDE THAT THE SECURITIES MAY BE ACQUIRED EITHER THROUGH A CORPORATE MUTUAL FUND OR DIRECTLY; ALLOW EMPLOYEES A SPECIFIED PERIOD OF TIME TO PAY UP THEIR SECURITIES; SET THE TERMS AND CONDITIONS OF MEMBERSHIP OF THE EMPLOYEE STOCK OWNERSHIP PLAN, AS WELL AS DRAW UP OR AMEND THE PLANS RULES; SET THE OPENING AND CLOSING DATES OF THE SUBSCRIPTION PERIOD AND THE ISSUE PRICE OF THE SECURITIES; DETERMINE THE NUMBER OF NEW SHARES TO BE ISSUED; PLACE ON RECORD THE CAPITAL INCREASES; CARRY OUT ANY AND ALL TRANSACTIONS AND FORMALITIES, DIRECTLY OR THROUGH A DULY AUTHORIZED REPRESENTATIVE; AMEND THE COMPANY S BYLAWS TO REFLECT THE NEW CAPITAL AND, GENERALLY, TAKE ALL APPROPRIATE ACTION AND DO WHATEVER IN NECESSARY TO COMPLY WITH THE APPLICABLE LAWS AND REGULATIONS; THAT THIS AUTHORIZATION TERMINATES, WITH IMMEDIATE EFFECT, THE UNUSED PORTION OF THE PREVIOUS AUTHORIZATION GIVEN IN THE RESOLUTION 29 OF THE EXTRAORDINARY SHAREHOLDERS MEETING OF 09 JAN 2006; AUTHORITY IS FOR A 28-MONTH PERIOD

Management

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24. AMEND THE COMPANY S BY LAWS IN ORDER TO ALIGN
THEM WITH ARTICLE 35 OF DECREE 2006-1566 DATED
11 DEC 2006 RELATING TO THE SHAREHOLDERS MEETING
AND CONSEQUENTLY AMEND THE WORDING OF ARTICLE

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MEETINGS, AS SPECIFIED

24 OF THE BY LAWS ENTITLED NOTICE OF SHAREHOLDERS

25. AMEND THE COMPANY S BYLAWS TO ALIGN THEM WITH PARAGRAPH 2 OF ARTICLE 30 OF DECREE 2006-1566 DATED 11 DEC 2006 CONCERNING PARTICIPATION IN SHAREHOLDER S MEETING VIA VIDEO OR TELECOMMUNICATION LINK, AND CONSEQUENTLY AMEND THE WORDING OF THE THIRD PARAGRAPH OF ARTICLE 25 OF THE BYLAWS, ENTITLED ORGANIZATION OF SHAREHOLDERS MEETING, AS SPECIFIED

Management

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26 GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, Management Acti EXTRACT OR COPY OF THE MINUTES OF THIS MEETING TO CARRY OUT ANY AND ALL FILING AND OTHER FORMALITIES REQUIRED BY LAW ______ ACCO BRANDS CORPORATION ISSUER: 00081T108 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal 01 DIRECTOR Management Fo GORDON R. LOHMAN Management For DR. PATRICIA O. EWERS Management For CEOPCE V. BAYLY Management For DR. CEOPCE V. BAYLY M GEORGE V. BAYLY Management Fc PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS Fc Management LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY IN 2007. ______ ALLTEL CORPORATION ISSUER: 020039103 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vc Number Proposal Type Са Management Fc 01 DIRECTOR SCOTT T. FORD Management Fo EMON A. MAHONY, JR. Management Fc RONALD TOWNSEND Management Fc RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS 02 Fc Management ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 168 of 236

ISIN:

GRIFFIN LAND & NURSERIES, INC.

ISSUER: 398231100

GRIF

SEDOL:			

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Management
W.J. CHURCHILL, JR. Management Fo
EDGAR M. CULLMAN Management Fo
DAVID M. DANZIGER Management Fo
FREDERICK M. DANZIGER Management Fo
TYOMAS C. ISRAEL Management Fo
Management Fo _____ 01 DIRECTOR Management Management Fc DAVID F. STEIN AUTHORIZATION OF THE SELECTION OF INDEPENDENT Fc REGISTERED PUBLIC ACCOUNTANTS. HENRY SCHEIN, INC. HSTC ISSUER: 806407102 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vc Number Proposal Type Са Fc 01 DIRECTOR Management Fc STANLEY M. BERGMAN Management GERALD A. BENJAMIN Management Fc JAMES P. BRESLAWSKI Management
MARK E. MLOTEK Management
STEVEN PALADINO Management
BARRY J. ALPERIN Management
PAUL BRONS Management Fc Fc Fc Fc Fc Management DR. MARGARET A. HAMBURG Management Fc DONALD J. KABAT Management
PHILIP A. LASKAWY Management Fc PHILIP A. LASKAWY Management
NORMAN S. MATTHEWS Management Fc Fc MARVIN H. SCHEIN Fc Management Fc DR. LOUIS W. SULLIVAN Management PROPOSAL TO AMEND AND RESTATE THE COMPANY S 1994 0.2 Management Agai STOCK INCENTIVE PLAN. PROPOSAL TO RATIFY THE SELECTION OF BDO SEIDMAN, 0.3 Management Fc LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 29, 2007. ______ HOSPIRA, INC. HSP ISSUER: 441060100 ISIN: SEDOL: VOTE GROUP: GLOBAL

Proposal

Type

Vc

Са

Proposal		Proposal Type	Vo Ca
DIRECTOR		Management	Fo
	CONNIE R. CURRAN	Management	Fo
	MARK F. WHEELER	Management	Fo
PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS FOR HOSPIRA FOR 2007.		Management	Fo
	DIRECTOR PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE	DIRECTOR CONNIE R. CURRAN MARK F. WHEELER PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE	Proposal Type DIRECTOR Management CONNIE R. CURRAN Management MARK F. WHEELER Management PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE Management

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JPMORGAN CHASE & CO. JPM

ISSUER: 46625H100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	F0
		CRANDALL C. BOWLES	Management	Fo
		STEPHEN B. BURKE	Management	Fo
		JAMES S. CROWN	Management	Fo
		JAMES DIMON	Management	Fo
		ELLEN V. FUTTER	Management	Fo
		WILLIAM H. GRAY, III	Management	Fo
		LABAN P. JACKSON, JR.		Fo
		ROBERT I. LIPP	Management	Fo
		DAVID C. NOVAK	Management	Fo
		LEE R. RAYMOND	Management	Fo
		WILLIAM C. WELDON	Management	Fo
02	APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		Management	Fo
03	STOCK OPTIONS		Shareholder	Agai
04	PERFORMANCE-BASED RESTRICTED STOCK		Shareholder	Agai
05	EXECUTIVE COMPENSATION APPROVAL		Shareholder	Agai
06	SEPARATE CHAIRMAN		Shareholder	Agai
07	CUMULATIVE VOTING		Shareholder	Agai
08	MAJORITY VOTING FOR DIRECTORS		Shareholder	Agai
09	POLITICAL CONTRIBUTIONS REPORT		Shareholder	Agai
10	SLAVERY APOLOGY REPORT		Shareholder	Agai

LEUCADIA NATIONAL CORPORATION LUK ISSUER: 527288104 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са Type Management For IAN M. CUMMING Management For PAUL M. DOUGAN Management For LAWRENCE D. GLAUBINGER Management For ALAN J. HIRSCHFIELD Management For JAMES E. JORDAN Management For JEFFREY C. KEIL Management For IAI CLAUBE NICHOLS III Management 01 DIRECTOR J. CLYDE NICHOLS, III Management Fc JOSEPH S. STEINBERG Management Fc 02 APPROVAL OF THE AMENDMENT TO THE COMPANY S CERTIFICATE Fc Management OF INCORPORATION INCREASING THE NUMBER OF THE COMPANY S COMMON SHARES AUTHORIZED FOR ISSUANCE TO 600,000,000 COMMON SHARES. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Report Date: 07/02/2007 Page 170 of 236 Fo 0.3 RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS Management LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY FOR 2007. THE ALLSTATE CORPORATION ISSUER: 020002101 ISIN: SEDOL: VOTE GROUP: GLOBAL Vc Proposal Proposal Number Proposal Type Са 1A ELECTION OF DIRECTOR: F. DUANE ACKERMAN Management Fo 1B ELECTION OF DIRECTOR: JAMES G. ANDRESS Fc Management 1C ELECTION OF DIRECTOR: ROBERT D. BEYER Management Fc ELECTION OF DIRECTOR: W. JAMES FARRELL 1 D Management Fc 1EELECTION OF DIRECTOR: JACK M. GREENBERG Management Fc

1F	ELECTION OF DIRECTOR: RONALD T. LEMAY		Management	Fo
1G	ELECTION OF DIRECTOR: EDWARD M. LIDDY		Management	Fo
1H	ELECTION OF DIRECTOR: J. CHRISTOPHER REY	ΞS	Management	Fo
11	ELECTION OF DIRECTOR: H. JOHN RILEY, JR.		Management	Fo
1J	ELECTION OF DIRECTOR: JOSHUA I. SMITH		Management	Fo
1K	ELECTION OF DIRECTOR: JUDITH A. SPRIESER		Management	Fo
1L	ELECTION OF DIRECTOR: MARY ALICE TAYLOR		Management	Fo
1M	ELECTION OF DIRECTOR: THOMAS J. WILSON		Management	Fo
02	APPOINTMENT OF DELOITTE & TOUCHE LLP AS I	INDEPENDENT	Management	Fo
03	AUDITORS FOR 2007. AMENDMENTS TO THE RESTATED CERTIFICATE OF TO ELIMINATE THE SUPERMAJORITY VOTE REQUIRENTS.		Management	Fo
	JOE COMPANY		 JOE	
ISSUER: 7	790148100 IS3	IN:		
SEDOL:				
Proposal	JP: GLOBAL Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	F0
		MICHAEL L. AINSLIE HUGH M. DURDEN THOMAS A. FANNING HARRY H. FRAMPTON, III ADAM W. HERBERT, JR. DELORES M. KESLER JOHN S. LORD	Management Management Management Management Management Management	F O O O O O F F F F
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 171 of		
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS OF THE ST. JOE COMPATHE 2007 FISCAL YEAR.		Management Management Management Management	FO FO FO

AMERICAN INTERNATIONAL GROUP, INC. AIG

ISSUER: 026874107 ISIN:

SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR		 Management	 Fc
-		MARSHALL A. COHEN	Management	Fo
		MARTIN S. FELDSTEIN	Management	Fo
		ELLEN V. FUTTER	Management	Fo
		STEPHEN L. HAMMERMAN	Management	Fo
		RICHARD C. HOLBROOKE	Management	Fo
		FRED H. LANGHAMMER	Management	Fo
		GEORGE L. MILES, JR.	Management	Fo
		MORRIS W. OFFIT	Management	Fo
		JAMES F. ORR III	Management	Fo
		VIRGINIA M. ROMETTY	Management	Fo
		MARTIN J. SULLIVAN	Management	Fo
		MICHAEL H. SUTTON	Management	Fo
		EDMUND S.W. TSE	Management	Fo
		ROBERT B. WILLUMSTAD	Management	Fo
02	RATIFICATION OF THE SELECTION OF PRICEWA	FRANK G. ZARB	Management	Fo
UZ	LLP AS AIG S INDEPENDENT REGISTERED PUBL FIRM FOR 2007.		Management	Fc
03	ADOPTION OF THE AMERICAN INTERNATIONAL GINC. 2007 STOCK INCENTIVE PLAN.	ROUP,	Management	Fo
04	SHAREHOLDER PROPOSAL RELATING TO PERFORM STOCK OPTIONS.	IANCE-BASED	Shareholder	Agai
AMR CORPO	RATION		AMR	
ISSUER: 0	01765106 IS	IN:		
SEDOL:				=
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fc
		GERARD J. ARPEY	Management	Fo
		JOHN W. BACHMANN	Management	Fo
		DAVID L. BOREN	Management	Fo
		ARMANDO M. CODINA	Management	Fo
		EARL G. GRAVES	Management	Fo
		ANN M. KOROLOGOS	Management	Fo
		MICHAEL A. MILES	Management	Fc
		PHILIP J. PURCELL	Management	Fo
		RAY M. ROBINSON	Management	Fo
		JUDITH RODIN	Management	Fo
		MATTHEW K. ROSE	Management	Fo

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Proposal

Number Proposal

ROGER T. STAUBACH Management Fo

Fc 02 RATIFICATION OF THE SELECTION BY THE AUDIT COMMITTEE Management OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR 2007 STOCKHOLDER PROPOSAL RELATING TO CUMULATIVE VOTING Agai Shareholder FOR THE ELECTION OF DIRECTORS STOCKHOLDER PROPOSAL RELATING TO SPECIAL SHAREHOLDER Shareholder Agai STOCKHOLDER PROPOSAL RELATING TO PERFORMANCE Shareholder Agai BASED STOCK OPTIONS Shareholder Agai STOCKHOLDER PROPOSAL RELATING TO ADVISORY RESOLUTION TO RATIFY EXECUTIVE COMPENSATION BELL ALIANT REGIONAL COMM. INCOME FU TSX: BA.UN ISSUER: 07786J202 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са Type _____ 01 DIRECTOR Fc Management LAWSON HUNTER-TRUSTEE Management FC
EDWARD REEVEY-TRUSTEE Management FC
LOUIS TANGUAY-TRUSTEE Management FC
CHARLES WHITE-TRUSTEE Management FC VICTOR YOUNG -TRUSTEE Management Fc ROBERT DEXTER Management For EDWARD REEVEY Management For CHARLES WHITE Management For STEPHEN WETMORE Management For Manageme APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS. ______ BELL ALIANT REGL COMMUNICATIONS INCOME FD ISSUER: 07786J202 ISIN: US07786J2024 SEDOL: B1BN8H7 VOTE GROUP: GLOBAL

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Proposal Vo

Type

	Eugai Filling. GABELLI EQUITT THUS	OT INC - FUIII N-FX		
1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	ELECT MR. LAWSON HUNTER-TRUSTEE AS A DIR ELECT MR. EDWARD REEVEY-TRUSTEE AS A DIR ELECT MR. LOUIS TANGUAY-TRUSTEE AS A DIR ELECT MR. CHARLES WHITE-TRUSTEE AS A DIRECTOR MR. VICTOR YOUNG-TRUSTEE AS A DIRECTOR ELECT MR. ROBERT DEXTER AS A DIRECTOR ELECT MR. EDWARD REEVEY AS A DIRECTOR ELECT MR. LOUIS TANGUAY AS A DIRECTOR ELECT MR. CHARLES WHITE AS A DIRECTOR ELECT MR. STEPHEN WETMORE AS A DIRECTOR APPOINT DELOITTEE & TOUCHE LLP AS THE AU	ECTOR ECTOR ECTOR CTOR	Management	FC FC FC FC FC FC
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02 Page 173 o		
CORN PRO	DUCTS INTERNATIONAL, INC.		CPO	
ISSUER:	219023108 IS	IN:		
SEDOL:				
VOTE GRO Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	KAREN L. HENDRICK BERNARD H. KASTOR BARBARA A. KLEIN SAMUEL C. SCOTT II	Y Management Management	FC FC FC FC
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS AUDITORS FOR THE COMPANY FOR 2007.	INDEPENDENT	Management	Fo
GEMSTAR-	TV GUIDE INTERNATIONAL, INC.		GMST	
ISSUER:	36866W106 IS	IN:		
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V
01	DIRECTOR		Management	F

Management

Management

Management

Management

ANTHEA DISNEY

PETER CHERNIN

DAVID F. DEVOE

RICHARD BATTISTA

Fc

Fc

Fc

Fc

		NICHOLAS DONATIELLO JR JAMES E. MEYER K. RUPERT MURDOCH JAMES P. O'SHAUGHNESSY RUTHANN QUINDLEN	Management Management	FO FO FO FO
02	FOR RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCO	UNTING	Management	Fo
03	FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, FOR ADOPTION OF THE 2007 LONG-TERM INCENTIVE PLAN.		Management	Agai
HALLIBURT	CON COMPANY		HAL	
ISSUER: 4	106216101 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: K.M. BADER		Management	Fo
1B	ELECTION OF DIRECTOR: A.M. BENNETT		Management	Fo
1C	ELECTION OF DIRECTOR: J.R. BOYD		Management	Fo
1D	ELECTION OF DIRECTOR: M. CARROLL		Management	Fo
1E	ELECTION OF DIRECTOR: R.L. CRANDALL		Management	Fo
1F	ELECTION OF DIRECTOR: K.T DERR		Management	Fo
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 174 of		
1G	ELECTION OF DIRECTOR: S.M. GILLIS		Management	Fo
1H	ELECTION OF DIRECTOR: W.R. HOWELL		Management	Fo
11	ELECTION OF DIRECTOR: D.J. LESAR		Management	Fo
1J	ELECTION OF DIRECTOR: J.L. MARTIN		Management	Fo
1K	ELECTION OF DIRECTOR: J.A. PRECOURT		Management	Fo
1L	ELECTION OF DIRECTOR: D.L. REED		Management	Fo
02	PROPOSAL FOR RATIFICATION OF THE SELECTION CAUDITORS.	F	Management	Fo
03	PROPOSAL ON HUMAN RIGHTS REVIEW.		Shareholder	Agai

04 PROPOSAL ON POLITICAL CONTRIBUTIONS.

Agai

Shareholder

PROPOSAL ON STOCKHOLDER RIGHTS PLAN. Shareholder Agai ______ INTEL CORPORATION INTC ISIN: ISSUER: 458140100 SEDOL: ______

VOTE GROUP: GLOBAL

05

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: CRAIG R. BARRETT	Management	Fo
1B	ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY	Management	Fo
1C	ELECTION OF DIRECTOR: SUSAN L. DECKER	Management	Fo
1D	ELECTION OF DIRECTOR: D. JAMES GUZY	Management	Fo
1E	ELECTION OF DIRECTOR: REED E. HUNDT	Management	Fo
1F	ELECTION OF DIRECTOR: PAUL S. OTELLINI	Management	Fo
1G	ELECTION OF DIRECTOR: JAMES D. PLUMMER	Management	Fo
1H	ELECTION OF DIRECTOR: DAVID S. POTTRUCK	Management	Fo
11	ELECTION OF DIRECTOR: JANE E. SHAW	Management	Fo
1J	ELECTION OF DIRECTOR: JOHN L. THORNTON	Management	Fo
1K	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Management	Fo
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	Fo
03	AMENDMENT AND EXTENSION OF THE 2006 EQUITY INCENTIVE	Management	Agai
04	APPROVAL OF THE 2007 EXECUTIVE OFFICER INCENTIVE	Management	Fo
05	STOCKHOLDER PROPOSAL REQUESTING LIMITATION ON EXECUTIVE COMPENSATION	Shareholder	Agai

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 175 of 236

_____ LENOX GROUP, INC. LNX

ISSUER: 526262100 ISIN:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		JAMES E. BLOOM	Management	Fo
		CONRAD L. BRINGSJORD	Management	Fo
		GLENDA B. GLOVER	Management	Fo
		CHARLES N. HAYSSEN	Management	Fo
		STEWART M. KASEN	Management	Fo
		REATHA CLARK KING	Management	Fo
		DOLORES A. KUNDA	Management	Fo
		JOHN VINCENT WEBER	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE &		Management	Fo
	TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACFIRM FOR FISCAL YEAR 2007	CCOUNTING		

NORTHROP GRUMMAN CORPORATION NOC

ISSUER: 666807102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c
1A	ELECTION OF DIRECTOR: LEWIS W. COLEMAN	Management	 Fc
1B	ELECTION OF DIRECTOR: VICTOR H. FAZIO	Management	Fo
1C	ELECTION OF DIRECTOR: DONALD E. FELSINGER	Management	Fo
1D	ELECTION OF DIRECTOR: STEPHEN E. FRANK	Management	Fo
1E	ELECTION OF DIRECTOR: CHARLES R. LARSON	Management	Fo
1F	ELECTION OF DIRECTOR: RICHARD B. MYERS	Management	Fo
1G	ELECTION OF DIRECTOR: PHILIP A. ODEEN	Management	Fo
1H	ELECTION OF DIRECTOR: AULANA L. PETERS	Management	Fo
1I	ELECTION OF DIRECTOR: KEVIN W. SHARER	Management	Fo
1J	ELECTION OF DIRECTOR: RONALD D. SUGAR	Management	Fo
02	PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE	Management	Fo
	& TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDITOR.		
03	PROPOSAL TO AMEND THE COMPANY S 1995 STOCK PLAN	Management	Fc
	FOR NON-EMPLOYEE DIRECTORS.		
04	SHAREHOLDER PROPOSAL REGARDING A REPORT ON FOREIGN	Shareholder	Agai
	MILITARY SALES.		
05	SHAREHOLDER PROPOSAL REGARDING A VOTE ON EXECUTIVE	Shareholder	Agai
	COMPENSATION.		
06	SHAREHOLDER PROPOSAL REGARDING AN INDEPENDENT	Shareholder	Agai
	BOARD CHAIRMAN.		_
	A COMPANY T TATTED		

PETROCHINA COMPANY LIMITED PTR

ISSUER: 71646E100 ISIN:

SEDOL

VOTE GROUP: GLOBAL

Proposal

Number Proposal

01 DIRECTOR

Proposal Number	Proposal	Proposal Type	7
01	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS.	Management	
Weeting I	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/0		
Selected	Accounts: NPX GABELLI EQUITY TRUST INC. Page 176	of 236	
02	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE.	Management	
03	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS.	Management	
04	TO CONSIDER AND APPROVE THE DECLARATION AND PAYMENT OF THE FINAL DIVIDENDS FOR THE YEAR ENDED 31 DECEMBER 2006.	Management	
05	TO CONSIDER AND APPROVE THE AUTHORISATION OF THE BOARD OF DIRECTORS TO DETERMINE THE DISTRIBUTION OF INTERIM DIVIDENDS.	Management	
06	APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE INTERNATIONAL AUDITORS OF THE COMPANY.	Management	
07	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. JIANG JIEMIN AS DIRECTOR OF THE COMPANY.	Management	
08	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. ZHOU JIPING AS DIRECTOR OF THE COMPANY.	Management	
09	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. DUAN WENDE AS DIRECTOR OF THE COMPANY.	Management	
10	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. SUN XIANFENG AS SUPERVISOR OF THE COMPANY.	Management	
11	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG JINZHU AS SUPERVISOR OF THE COMPANY.	Management	
12	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL DOMESTIC AND OVERSEAS LISTED FOREIGN SHARES.	Management	
13	TO CONSIDER AND APPROVE THE EQUITY INTEREST TRANSFER AGREEMENT DATED 18 MARCH 2007.	Management	
14	TO CONSIDER AND APPROVE OTHER MATTERS, IF ANY.	Management	
	TCHY COMPANY	MNI	
SSUER: 5	79489105 ISIN:		
SEDOL:			

Proposal Vo

Management Fo

Са

Type

02	TO RATIFY THE APPOINTMENT OF DELOITTE & TO LLP AS MCCLATCHY S INDEPENDENT AUDITORS FOR THE 2007 FISCAL YEAR.		Management Management Management Management Management	FC FC FC
ALLEGHENY	Z ENERGY, INC.		AYE	
ISSUER: 0	017361106 ISIN	1:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	H. FURLONG BALDWIN ELEANOR BAUM	Management Management Management	F0 F0 F0
		PAUL J. EVANSON CYRUS F. FREIDHEIM, JR. JULIA L. JOHNSON	Management Management Management	FO FO
		TED J. KLEISNER STEVEN H. RICE GUNNAR E. SARSTEN	Management Management Management	Fo Fo Fo
02	RATIFICATION OF APPOINTMENT OF PRICEWATERE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTS		Management Management	
03	FIRM.			
04	STOCKHOLDER PROPOSAL TO RECOUP UNEARNED MA		Shareholder	Fo Fo Agai
	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES	ANAGEMENT	Shareholder Shareholder	Fo
05	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES CEO AND CHAIRMAN. STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR	ANAGEMENT S OF		Fo Agai
05 06	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES CEO AND CHAIRMAN. STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR MAJORITY VOTE STANDARD. STOCKHOLDER PROPOSAL REGARDING SPECIAL SHA	ANAGEMENT S OF R ELECTION	Shareholder	Fo Agai Agai
	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES CEO AND CHAIRMAN. STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR MAJORITY VOTE STANDARD. STOCKHOLDER PROPOSAL REGARDING SPECIAL SHA MEETINGS. STOCKHOLDER PROPOSAL REGARDING PERFORMANCE	ANAGEMENT S OF R ELECTION AREHOLDER	Shareholder Shareholder	Fo Agai Agai Agai
06	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES CEO AND CHAIRMAN. STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR MAJORITY VOTE STANDARD. STOCKHOLDER PROPOSAL REGARDING SPECIAL SHA MEETINGS. STOCKHOLDER PROPOSAL REGARDING PERFORMANCE STOCK OPTIONS. STOCKHOLDER PROPOSAL REQUESTING A REPORT OF	ANAGEMENT S OF R ELECTION AREHOLDER E BASED	Shareholder Shareholder Shareholder	Agai Agai Agai Agai
06 07	BONUSES. STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES CEO AND CHAIRMAN. STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR MAJORITY VOTE STANDARD. STOCKHOLDER PROPOSAL REGARDING SPECIAL SHA MEETINGS. STOCKHOLDER PROPOSAL REGARDING PERFORMANCE STOCK OPTIONS.	ANAGEMENT S OF R ELECTION AREHOLDER E BASED ON UTILIZING	Shareholder Shareholder Shareholder Shareholder	Fo Agai Agai

ISSUER: 34354P105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	CHRISTOPHER A. BARTLETT WILLIAM C. RUSNACK RICK J. MILLS	Management Management	Fo Fo
02	APPROVAL OF 2007 FLOWSERVE CORPORATION ANNUAL INCENTIVE PLAN, A PERFORMANCE BASED CASH INCENTIVE PLAN	Management Management	Fo
03	APPROVAL OF 2007 FLOWSERVE CORPORATION LONG-TERM INCENTIVE PLAN, A PERFORMANCE BASED STOCK INCENTIVE PLAN	Management	Fo

ISSUER: 571748102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

MARSH & MCLENNAN COMPANIES, INC.

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: ZACHARY W. CARTER	Management	Fo
1B	ELECTION OF DIRECTOR: OSCAR FANJUL	Management	Fo
02	RATIFICATION OF SELECTION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	Fo
03	APPROVAL OF AMENDMENT OF STOCK PURCHASE PLAN	Management	Fo

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FOR INTERNATIONAL EMPLOYEES

04	STOCKHOLDER	PROPOSAL:	POLITICAL	CONTRIBUTIONS	Shareholder	Agai
RAYONIER :	INC.				RYN	

ISSUER: 754907103 ISIN:

SEDOL:

MMC

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR	C DAVID BROWN, II THOMAS I. MORGAN	Management Management Management	Fo Fo
02	APPROVAL OF AN AMENDMENT TO THE COMPANY S AMEND AND RESTATED ARTICLES OF INCORPORATION TO REQUI A MAJORITY VOTE FOR THE ELECTION OF DIRECTORS		Management Management	Fc Fc
03	APPROVAL OF CERTAIN AMENDMENTS TO THE 2004 RAYO INCENTIVE STOCK AND MANAGEMENT BONUS PLAN	ONIER	Management	Fo
04	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY	2	Management	Fo
 REPUBLIC	SERVICES, INC.		RSG	
ISSUER:	760759100 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR APPROVAL AND ADOPTION OF REPUBLIC SERVICES, INC. 2007 STOCK INCENTIVE PLAN	JAMES E. O'CONNOR HARRIS W. HUDSON JOHN W. CROGHAN W. LEE NUTTER RAMON A. RODRIGUEZ ALLAN C. SORENSEN MICHAEL W. WICKHAM	Management Management Management Management Management Management Management Management Management	FO FO FO FO Agai
03	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS		Management	Fo
STANDARD	MOTOR PRODUCTS, INC.		SMP	
ISSUER:	853666105 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR F	ROBERT M. GERRITY	Management Management	Fc

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01 DIRECTOR

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02	LLP AS THE C	ARTHUR S. SILLS LAWRENCE I. SILLS PETER J. SILLS FREDERICK D. STURDIVANT WILLAM H. TURNER RICHARD S. WARD ROGER M. WIDMANN RATIFY THE APPOINTMENT OF GRANT THORNTON COMPANY S INDEPENDENT REGISTERED PUBLIC FIRM FOR THE FISCAL YEAR ENDING DECEMBER	Management Management Management Management Management Management Management	F 0 0 0 0 0 0 F 0 0 F 0
THE CHARL	LES SCHWAB COF	RPORATION	SCHW	
ISSUER: 8	308513105	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		WILLIAM F. ALDINGER III DONALD G. FISHER PAULA A. SNEED	Management Management Management	Fo Fo
02	APPROVAL OF	EMPLOYEE STOCK PURCHASE PLAN	Management	Fo
03	APPROVAL OF PLAN	AMENDMENTS TO 2004 STOCK INCENTIVE	Management	Fo
04	STOCKHOLDER	PROPOSAL REGARDING POLITICAL CONTRIBUTIONS	Shareholder	Agai
05	STOCKHOLDER FOR MAJORITY	PROPOSAL TO REQUIRE A BYLAW AMENDMENT VOTING	Shareholder	Agai
WESTAR EN	JERGY, INC.		WR	
ISSUER: 9	95709T100	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca

Management For B. ANTHONY ISAAC Management For

02	RATIFICATION AND CONFIRMATION OF DELOITTE & LLP AS THE COMPANY S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR 2007.		Management Management Management	FO FO
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 180 of		
CITIZENS	COMMUNICATIONS COMPANY		CZN	
ISSUER: 1	17453B101 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
	. 0202.12		- 1	7.7.
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	 Fo
02 03 04 	TO ADOPT THE 2008 CITIZENS INCENTIVE PLAN. TO ADOPT AN AMENDMENT TO THE AMENDED AND RE 2000 EQUITY INCENTIVE PLAN. TO RATIFY THE SELECTION OF KPMG LLP AS OUR REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. GY CORPORATION 125896100 ISIN:	INDEPENDENT	CMS	
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca

	Edgai Filling. GABELLI EQUITY THUST IN	J - FUIIII IN-FA		
01	DIRECTOR		Management	F
		MERRIBEL S. AYRES JON E. BARFIELD RICHARD M. GABRYS	Management Management Management	F c F c
		DAVID W. JOOS	Management	F
	F	HILIP R. LOCHNER, JR.	Management	Fo
	.TC	MICHAEL T. MONAHAN DSEPH F. PAQUETTE, JR.	Management Management	Fo Fo
		PERCY A. PIERRE	Management	F
		KENNETH L. WAY	Management	F
		KENNETH WHIPPLE	Management	F
02	DATTETCATION OF INDEPENDENT DECICEDED DUDI TO	JOHN B. YASINSKY	Management	F
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		Management	Fo
	TION ENERGY GROUP, INC.		CEG	
ISSUER: 2	10371100 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal			Proposal	Vo
Number	Proposal		Type	C &
1A	THE ELECTION OF YVES C. DE BALMANN FOR A TERM TO EXPIRE IN 2008.	1	Management	Fo
1B	THE ELECTION OF DOUGLAS L. BECKER FOR A TERM TO EXPIRE IN 2008.		Management	Fo
1C	THE ELECTION OF JAMES T. BRADY FOR A TERM TO EXPIRE IN 2008.		Management	Fo
Meeting I	e - Investment Company Report Pate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 181 of		
1D	THE ELECTION OF EDWARD A. CROOKE FOR A TERM T	.0	Management	F
1E	EXPIRE IN 2008. THE ELECTION OF JAMES R. CURTISS FOR A TERM T		Management	Fo
1F	EXPIRE IN 2008. THE ELECTION OF FREEMAN A. HRABOWSKI, III FOF	{	Management	F
1G	A TERM TO EXPIRE IN 2008. THE ELECTION OF NANCY LAMPTON FOR A TERM TO E IN 2008.	XPIRE	Management	F
1H	THE ELECTION OF ROBERT J. LAWLESS FOR A TERM TO EXPIRE IN 2008.		Management	Fo
11	THE ELECTION OF LYNN M. MARTIN FOR A TERM TO EXPIRE IN 2008.		Management	F
1J	THE ELECTION OF MAYO A. SHATTUCK III FOR A TE TO EXPIRE IN 2008.	RM	Management	Fo
1K	THE ELECTION OF MICHAEL D. SULLIVAN FOR A TER	M	Management	F

TO EXPIRE IN 2008.

RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS

02

Management

Fc

APPROVAL OF THE 2007 LONG-TERM INCENTIVE PLAN. Management Fo 03 APPROVAL OF THE EXECUTIVE ANNUAL INCENTIVE PLAN. DEAN FOODS COMPANY DF

ISSUER: 242370104 ISIN:

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

SEDOL:

VOTE GROUP: GLOBAL

FOR 2007.

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
02	ALAN J. BERNON GREGG L. ENGLES RONALD KIRK	Management Management Management	Fo Fo
02	APPROVAL OF A NEW EQUITY INCENTIVE PLAN.	Management	Agai
03	PROPOSAL TO RATIFY DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITOR.	Management	Fo
04	STOCKHOLDER PROPOSAL REGARDING SEPARATION OF THE CHIEF EXECUTIVE OFFICER AND CHAIRMAN OF THE BOARD ROLES.	Shareholder	Agai

INDEPENDENT NEWS AND MEDIA PLC

ISSUER: G4755S126 ISIN: IE0004614818

SEDOL: B01ZKS1, 0461481, 6459639, 4699103, B014WP9

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1.	APPROVE THE TRANSACTION, AS SPECIFIED, AND AUTHORIZE THE DIRECTORS OF THE COMPANY OR COMMITTEE THEREOF	Management	Fo
	TO DO, OR PROCURE TO BE DONE, ALL SUCH ACTS AND THINGS ON BEHALF OF THE COMPANY AND ANY SUBSIDIARIES		
	AS SHALL BE REQUIRED OR AS SHALL SEEM TO THEM		

IN THEIR ABSOLUTE DISCRETION THINK FIT, AND WITHOUT

TO BE DESIRABLE TO GIVE EFFECT THERETO WITH SUCH NON-MATERIAL MODIFICATIONS IF ANY AS THEY MAY

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 182 of 236

PREJUDICE TO THE GENERALITY OF FOREGOING, INCLUDING ENTERING INTO THE SCHEME IMPLEMENTATION AGREEMENT AND IMPLEMENTING THE SCHEME EACH AS SPECIFIED

KERRY GROUP PLC

ISSUER: G52416107 ISIN: IE0004906560

SEDOL: B014WT3, 4519579, B01ZKX6, 0490656

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1.	RECEIVE AND APPROVE THE ACCOUNTS FOR THE YE 31 DEC 2006 AND THE DIRECTORS AND THE AUDITORS REPORTS THEREON	Management	Fo
2.	DECLARE A FINAL DIVIDEND AS RECOMMENDED BY THE DIRECTORS	Management	Fo
3.ai	RE-ELECT MR. DENIS BUCKLEY, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH THE PROVISIONS OF THE COMBINED CODE ON CORPORATE GOVERNANCE	Management	Fo
3aii	RE-ELECT MR. MICHAEL DOWLING, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH THE PROVISIONS OF THE COMBINED CODE ON CORPORATE GOVERNANCE	Management	Fo
3aiii	RE-ELECT MR. EUGENE MCSWEENEY, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH THE PROVISIONS OF THE COMBINED CODE ON CORPORATE GOVERNANCE	Management	Fo
3bi	RE-ELECT MR. BRIAN MEHIGAN, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	Fo
3bii	RE-ELECT MR. FLOR HEALY, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	Fo
3biii	RE-ELECT MR. DESMOND O CONNOR, WHO RETIRES IN ACCORDANCE IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	Fo
3biv	RE-ELECT MR. MICHAEL J SULLIVAN, RETIRES IN ACCORDANCE IN ACCORDANCE WITH ARTICLE 97 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	Fo
3ci	RE-ELECT MR. JAMES, O CONNELL, WHO RETIRES IN ACCORDANCE WITH ARTICLE 102 ANDARTICLE OF ASSOCIATION OF THE COMPANY	Management	Fo
3cii	RE-ELECT MR. MICHAEL O CONNOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 102 ANDARTICLE OF ASSOCIATION OF THE COMPANY	Management	Fo
3ciii	RE-ELECT MR. GERARD O HANLON, WHO RETIRES IN ACCORDANCE WITH ARTICLE 102 AND ARTICLE OF ASSOCIATION OF THE COMPANY	Management	Fo

AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS

Management

Fc

Fc

5. AUTHORIZE THE DIRECTORS TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES WITHIN THE MEANING OF SECTION 20 OF THE COMPANIES AMENDMENT ACT 1983; THE MAXIMUM AMOUNT OF THE RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THE AUTHORITY

Management

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HEREBY CONFERRED SHALL BE THE AUTHORIZED BUT UNISSUED A ORDINARY SHARES IN THE CAPITAL OF THE COMPANY; AUTHORITY SHALL EXPIRE ON 18 AUG 2008; THE DIRECTORS MAY ALLOT RELEVANT SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT, NOTWITHSTANDING THAT THE AUTHORITY HEREBY CONFERRED HAS EXPIRED

AUTHORIZE THE DIRECTORS, PURSUANT TO SECTIONS 23 AND 24(1) OF THE COMPANIES AMENDMENT ACT, 1983 TO ALLOT EQUITY SECURITIES WITHIN THE MEANING OF THE SAID SECTION 23 FOR CASH AS IF SECTION 23(1) OF THE SAID ACT DID NOT APPLY TO ANY SUCH ALLOTMENT; AND AUTHORITY SHALL EXPIRE ON 18 AUG 2008 AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY THIS PARAGRAPH HAD NOT EXPIRED AND PROVIDED THAT THE MAXIMUM AMOUNT OF EQUITY SECURITIES WITHIN THE MEANING OF THE SAID SECTION 23 WHICH MAY BE ALLOTTED UNDER THIS AUTHORITY SHALL NOT EXCEED IN AGGREGATE THE EQUIVALENT OF 5% OF THE ISSUED A ORDINARY SHARE CAPITAL OF THE COMPANY AT THE DATE HEREOF

Management Fo

AUTHORIZE THE COMPANY TO PURCHASE A ORDINARY SHARES ON THE MARKET SECTION 212 OF THE COMPANIES ACT 1990, IN THE MANNER PROVIDED FOR IN ARTICLE 13A OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, UP TO A MAXIMUM OF 5% OF THE A ORDINARY SHARE IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES AT THE END OF THE NEXT AGM IN 2008

Management

Fc

LADBROKES PLC

ISSUER: G5337D107 ISIN: GB00B0ZSH635

SEDOL: B1321T5, B100LK3, B0ZSH63

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Type

Са

1. RECEIVE AND ADOPT THE FINANCIAL STATEMENTS AND STATUTORY REPORTS

2.	STATUTORY REPORTS APPROVE A FINAL DIVIDEND OF 8.60P PER ORDINARY	Management	Fo
3. 4. 5. 6. 7.	SHARE RE-ELECT MR. CHRISTOPHER RODRIGUES AS A DIRECTOR ELECT MR. JOHN JARVIS AS A DIRECTOR ELECT MR. HENRY STAUNTON AS A DIRECTOR ELECT MR. BRIAN WALLACE AS A DIRECTOR RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS AND AUTHORIZE THE BOARD TO DETERMINE THEIR REMUNERATION	Management Management Management Management Management	FO FO FO
8. 9.	APPROVE THE REMUNERATION REPORT AUTHORIZE THE COMPANY TO MAKE EU POLITICAL DONATIONS AND TO INCUR EU POLITICAL EXPENDITURES UP TO GBP 10,000 AND AUTHORIZE LADBROKES BETTING GAMING LTD TO MAKE EU POLITICAL DONATIONS AND TO INCUR EU POLITICAL EXPENDITURES UP TO GBP 15,000	Management Management	Fo Fo
10.	AUTHORIZE THE DIRECTORS TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITH PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 58,794,737	Management	Fo
Meeting	ge - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/ Accounts: NPX GABELLI EQUITY TRUST INC. Page 184 of		
S.11	GRANT AUTHORITY TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 8, 893,958 AND UP TO AGGREGATE NOMINAL AMOUNT OF GBP 58,794,737 IN CONNECTION WITH A RIGHTS ISSUE	Management	Fo
S.12	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASE OF 62,780,884 ORDINARY SHARES	Management	Fo
s.13	AMEND THE ARTICLES OF ASSOCIATION REGARDING ELECTRONIC COMMUNICATIONS	Management	Fo
14.	AUTHORIZE THE COMPANY, SUBJECT TO THE PASSING OF RESOLUTION 13, TO USE ELECTRONIC MEANS TO CONVEY INFORMATION TO SHAREHOLDERS	Management	Fo
15.	APPROVE THE LADBROKES PLC PERFORMANCE SHARE PLAN	Management	Fo
MATTEL,	INC.	MAT	
ISSUER:	577081102 ISIN:		
SEDOL:			
VOTE GRO	OUP: GLOBAL		
Proposal Number		Proposal Type	Vo Ca
01	DIRECTOR	Management	 Fо

Management Fo

	ROBERT A. ECKERT	Management	Fo
	DR. FRANCES FERGUSSON	Management	Fo
	TULLY M. FRIEDMAN	Management	Fo
	DOMINIC NG	Management	Fo
	DR. ANDREA L. RICH	Management	Fo
	RONALD L. SARGENT	Management	Fo
	DEAN A. SCARBOROUGH	Management	Fo
	CHRISTOPHER A. SINCLAIR	Management	Fo
	G. CRAIG SULLIVAN	Management	Fo
	KATHY BRITTAIN WHITE	Management	Fo
02	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS	Management	Fo
	LLP AS MATTEL S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER		
	31, 2007.		
03	BOARD ADOPTION OF DIRECTOR ELECTION MAJORITY	Management	Fo
	VOTING STANDARD AND STOCKHOLDER APPROVAL OF AMENDMENT		
	TO THE CERTIFICATE OF INCORPORATION ELIMINATING		
	CUMULATIVE VOTING.		
04	APPROVAL OF THE MATTEL INCENTIVE PLAN AND THE	Management	Fo
	MATERIAL TERMS OF ITS PERFORMANCE GOALS.		
05	STOCKHOLDER PROPOSAL REGARDING COMPENSATION OF	Shareholder	Agai
	THE TOP FIVE MEMBERS OF MANAGEMENT.		
06	STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES OF	Shareholder	Agai
	CEO AND CHAIRMAN.		
07	STOCKHOLDER PROPOSAL REGARDING CERTAIN REPORTS	Shareholder	Agai
	BY THE BOARD OF DIRECTORS.		
8 0	STOCKHOLDER PROPOSAL REGARDING PAY-FOR-SUPERIOR-PERFORMANCE.	Shareholder	Agai

MICHAEL J. DOLAN Management Fo

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PACTIV CORP.

ISSUER: 695257105 ISIN:

1A ELECTION OF DIRECTOR: LARRY D. BRADY

1B ELECTION OF DIRECTOR: K. DANE BROOKSHER

1C ELECTION OF DIRECTOR: ROBERT J. DARNALL

SEDOL:

VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal 1G ELECTION OF DIRECTOR: RICHARD L. WAMBOLD Management Fo 1H ELECTION OF DIRECTOR: NORMAN H. WESLEY Management Fo 02 RATIFY THE SELECTION OF ERNST & YOUNG LLP AS Management Fo INDEPENDENT PUBLIC ACCOUNTANTS

Fc

Management Fo

Management Fo

Management

ELECTION OF DIRECTOR: MARY R. (NINA) HENDERSON

ELECTION OF DIRECTOR: N. THOMAS LINEBARGER

1D

1E

LOUGH CORPORATION 6605101 ISIN:		SGP	
5605101 ISIN:			
10111,			
	•		
: GLOBAL			
Proposal		Proposal Type	Vo Ca
DIRECTOR		Management	 Fo
	HANS W. BECHERER	Management.	Fo
		-	Fo
		-	
		_	Fo
		_	Fo
		-	Fo
		-	Fo
		_	Fo
		_	Fo
			Fo
		Management	Fo
	KATHRYN C. TURNER	Management	Fo
	ROBERT F.W. VAN OORDT	Management	Fo
	ARTHUR F. WEINBACH	Management	Fo
	E LLP	Management	Fo
TO AUDIT THE BOOKS AND ACCOUNTS FOR 2007			
AND BY-LAWS TO REDUCE SHAREHOLDER SUPERMAJO		Management	Fo
APPROVE AN AMENDMENT TO THE CERTIFICATE OF TO ELECT DIRECTORS BY A MAJORITY VOTE RATHE		Management	Fo
	ANTS	Shareholder	Agai
- Investment Company Report ce Range: 07/01/2006 to 06/30/2007 ccounts: NPX GABELLI EQUITY TRUST INC.			
CORPORATION		SEE	
211K100 ISIN:	:		
2 - C	Proposal CRATIFY THE DESIGNATION OF DELOITTE & TOUCHE TO AUDIT THE BOOKS AND ACCOUNTS FOR 2007 APPROVE AMENDMENTS TO THE CERTIFICATE OF INLIND BY-LAWS TO REDUCE SHAREHOLDER SUPERMAJOR TOTE REQUIREMENTS TO A MAJORITY VOTE APPROVE AN AMENDMENT TO THE CERTIFICATE OF TO ELECT DIRECTORS BY A MAJORITY VOTE RATHE SHAREHOLDER PROPOSAL RELATING TO EQUITY GRASHAREHOLDER PROPOSAL REQUITY TRUST INC.	Proposal HANS W. BECHERER THOMAS J. COLLIGAN FRED HASSAN C. ROBERT KIDDER PHILIP LEDER, M.D. EUGENE R. MCGRATH CARL E. MUNDY, JR. ANTONIO M. PEREZ PATRICIA F. RUSSO JACK L. STAHL KATHRYN C. TURNER ROBERT F.W. VAN OORDT ARTHUR F. WEINBACH ARTHUR F. WEINBACH CO AUDIT THE DESIGNATION OF DELOITTE & TOUCHE LLP CO AUDIT THE BOOKS AND ACCOUNTS FOR 2007 APPROVE AMENDMENTS TO THE CERTIFICATE OF INCORPORATION AND BY-LAWS TO REDUCE SHAREHOLDER SUPERMAJORITY OTE REQUIREMENTS TO A MAJORITY VOTE APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION CO ELECT DIRECTORS BY A MAJORITY VOTE APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION CO ELECT DIRECTORS BY A MAJORITY VOTE SHAREHOLDER PROPOSAL RELATING TO EQUITY GRANTS - Investment Company Report Le Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2. ECOUNTS: NPX GABELLI EQUITY TRUST INC. CORPORATION	Proposal Type Management HANS W. BECHERER THOMAS J. COLLIGAN FRED HASSAN C. ROBERT KIDDER Management PHILIP LEDER, M.D. EUGENE R. MCGRATH Management CARL E. MUNDY, JR. ANTONIO M. PEREZ PATRICTA F. RUSSO JACK L. STAHL KATHEYN C. TURNER ANTONIO M. PEREZ PATRICTA F. RUSSO ANTONIO M. PEREZ Management ANTONIO M. PEREZ Management ANTHUR F. WEINBACH ANTHUR F. WEINBACH ANTHUR F. WEINBACH Management ARTHUR F. WEINBACH Management Management TO AUDIT THE BOOKS AND ACCOUNTS FOR 2007 ARTHUR F. WEINBACH MANAGEMENT TO THE CERTIFICATE OF INCORPORATION MANAGEMENT MAN BY-LAWS TO REDUCE SHAREHOLDER SUPERMAJORITY FOR REQUIREMENTS TO A MAJORITY VOTE PEROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION OF LECET DIRECTORS BY A MAJORITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS TIVESTMENT TO ELECT DIRECTORS BY A MAJORITY VOTE RATHER HAN A PLURALITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS TO ELECT DIRECTORS BY A MAJORITY VOTE RATHER HAN A PLURALITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS TO ELECT DIRECTORS BY A MAJORITY VOTE RATHER HAN A PLURALITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS TO ELECT DIRECTORS BY A MAJORITY VOTE RATHER HAN A PLURALITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS TO ELECT DIRECTORS BY A MAJORITY VOTE RATHER HAN A PLURALITY VOTE HARREHOLDER PROPOSAL RELATING TO EQUITY GRANTS Shareholder TO AUDIT THE BOOKS AND ACCOUNTS FOR 2007 ARTHUR F. WEINBACH MANAGEMENT MANAGE

Management

Management

Fc

Fc

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Propo Type	sal	V c
01	ELECTION OF HANK BROWN AS A DIRECTOR.	Manag	ement	F (
02	ELECTION OF MICHAEL CHU AS A DIRECTOR.	Manag	ement	F
03	ELECTION OF LAWRENCE R. CODEY AS A DIRECTOR.	Manag	ement	F
04	ELECTION OF T.J. DERMOT DUNPHY AS A DIRECTOR.	Manag	ement	F
05	ELECTION OF CHARLES F. FARRELL, JR. AS A DIRECTOR.	Manag	ement	F
06	ELECTION OF WILLIAM V. HICKEY AS A DIRECTOR.	Manag	ement	F
07	ELECTION OF JACQUELINE B. KOSECOFF AS A DIRECTOR.	Manag	ement	F
08	ELECTION OF KENNETH P. MANNING AS A DIRECTOR.	Manag	ement	F
09	ELECTION OF WILLIAM J. MARINO AS A DIRECTOR.	Manag	ement	F
10	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBE 31, 2007.		ement	Fo
TIME WAR	JER INC.	TWX		
ISSUER: 8	887317105 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal		Propo	sal	Vo
Number	Proposal 			Ca
02	RATIFICATION OF AUDITORS.	Manag	ement	Fo
03	COMPANY PROPOSAL TO AMEND THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE CERTAIN SUPER-MAJORITY VOTE REQUIREMENTS.	Manag	ement	Fo
04	STOCKHOLDER PROPOSAL REGARDING ADVISORY RESOLUTION TO RATIFY COMPENSATION OF NAMED EXECUTIVE OFFICERS.		holder	Agai
05	STOCKHOLDER PROPOSAL REGARDING SEPARATION OF ROLES OF CHAIRMAN AND CEO.	Share	holder	Agai
06	STOCKHOLDER PROPOSAL REGARDING SIMPLE MAJORITY VOTE.	Share	holder	Agai
07	STOCKHOLDER PROPOSAL REGARDING SPECIAL SHAREHOLDER MEETINGS.	Share	holder	Agai
08	STOCKHOLDER PROPOSAL REGARDING STOCKHOLDER RATIFICATION OF DIRECTOR COMPENSATION WHEN A STOCKHOLDER RIGHTS PLAN HAS BEEN ADOPTED.	TION Share	holder	Agai
01	DIRECTOR	Manag	ement	Fo
	JAMES	L. BARKSDALE Manag	ement	Fo
		-	ement	Fo
			ement	Fo
	FRANK	-	ement	Fo
		-	ement	Fo
	MATH	IIAS DOPFNER Manag	ement	Fo
	JESSI	CA P. EINHORN Manag	ement	Fo
	RE	UBEN MARK Manag	ement	Fo
	MICH	AEL A. MILES Manag	ement	Fo
	KENNE	TH J. NOVACK Manag	ement	Fc
		-	ement	Fo
		T. VINCENT, JR. Manag AH C. WRIGHT Manag	ement	Fo Fo

ProxyEdge - Investment Company Report

ISSUER: 35177Q105

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 187 of 236

AVIS BUDGET GROUP INC. CAR ISSUER: 053774105 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са -----TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE Fc Management LLP AS THE AUDITORS OF THE COMPANY S FINANCIAL STATEMENTS FOR FISCAL YEAR 2007. TO APPROVE THE AVIS BUDGET GROUP, INC. 2007 EQUITY Management Agai AND INCENTIVE PLAN. 01 DIRECTOR Management Fc RONALD L. NELSON Management Fc MARY C. CHOKSI Management Fc LEONARD S. COLEMAN Management Fc LYNN KROMINGA Management Fc MARTIN L . EDELMAN Management Fc SHELI Z. ROSENBERG Management Fc F. ROBERT SALERNO Fc Management STENDER E. SWEENEY Management Fc BALDOR ELECTRIC COMPANY ISSUER: 057741100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal 01 DIRECTOR Management Fo JEAN A. MAULDIN Management For R.L. QUALLS Management For BARRY K. ROGSTAD Management For RONALD E. TUCKER Management For FRANCE TELECOM FTE

ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS.	Management	Fo
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS.	Management	Fo
03	ALLOCATION OF THE RESULTS.	Management	Fo
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE.	Management	Fo
05	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM SHARES.	Management	Fo
06	APPOINTMENT OF A DIRECTOR: MRS CLAUDIE HAIGNERE	Management	Fo
07	AMENDMENT OF ARTICLE 21 OF THE BY-LAWS IN ORDER	Management	Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 188 of 236

	TO BRING IT INTO CONFORMITY WITH THE DECREE NO. 2007-431 OF MARCH 25, 2007.		
08	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	Management	Fo
	TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES		
	GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY		
	OR OF ONE OF ITS SUBSIDIARIES, WITH PREFERENTIAL		
	SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.		
11	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS	Management	Fo
	IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT		
	PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS,		
	TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED.		
09	DELEGATION OF AUTHORITY TO THE BOARD DIRECTORS	Management	Fo
	TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES		
	GIVING ACCESS TO THE ORDINARY SHARES OF THE COMPANY		
	OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL		
	SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.		_
10	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS	Management	Fo
	IN THE EVENT OF THE ISSUANCE, WITHOUT PREFERENTIAL		
	SUBSCRIPTION RIGHTS OF SHAREHOLDERS, OF ORDINARY		
	SHARES OR SECURITIES GIVING ACCESS TO ORDINARY		
	SHARES, TO DETERMINE THE ISSUANCE PRICE IN ACCORDANCE		
	WITH THE TERMS AND CONDITIONS DETERMINED BY THE		
1.0	GENERAL MEETING.		_
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	Management	Fo
	TO ISSUE ORDINARY SHARES AND SECURITIES GIVING		
	ACCESS TO ORDINARY SHARES, IN THE EVENT OF A		
1.0	PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY.		_
13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS	Management	Fo

TO ISSUE ORDINARY SHARES AND SECURITIES GIVING

	ACCESS TO ORDINARY SHARES, IN CONSIDERATION FOR		
	CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY		
	AND COMPRISED OF EQUITY SECURITIES OR SECURITIES		
	GIVING ACCESS TO SHARE CAPITAL.		
14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	Management	Fo
	TO ISSUE ORDINARY SHARES, AS A RESULT OF THE		
	ISSUANCE BY THE COMPANY S SUBSIDIARIES OF SECURITIES		
15	GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY.	Managanan	П.
13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE THE SHARES RESERVED FOR PERSONS SIGNING	Management	Fo
	A LIQUIDITY CONTRACT WITH THE COMPANY IN THEIR		
	CAPACITY AS HOLDERS OF SHARES OR STOCK OPTIONS		
	OF THE FIRM ORANGE S.A.		
16	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS	Management	Fo
	TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED		
	LIQUIDITY INSTRUMENTS RESERVED FOR HOLDERS OF STOCK OPTIONS OF ORANGE S.A. AND BENEFICIARIES		
	OF A LIQUIDITY AGREEMENT.		
17	OVERALL LIMITATION OF THE AUTHORIZATIONS.	Management	Fo
		-	
18	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	Management	Fo
	TO ISSUE SECURITIES GIVING RIGHT TO THE ALLOCATION		
1.0	OF DEBT SECURITIES.	Managara	П.
19	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY	Management	Fo
	BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS.		
20	AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE	Management	Fo
	STOCK SUBSCRIPTION AND/OR PURCHASE OPTIONS OF	_	
	ORDINARY SHARES FROM THE COMPANY.		
21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	Management	Fo
	TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN.		
22	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE	Management	Fo
22	THE SHARE CAPITAL THROUGH THE CANCELLATION OF	Hanagemene	10
	ORDINARY SHARES.		
23	POWERS FOR FORMALITIES.	Management	Fo

ProxyEdge - Investment Company Report
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SIX FLAGS, INC. PKS

ISSUER: 83001P109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c C a
01	DIRECTOR	C.E. ANDREWS	Management Management	Fc Fc
		MARK JENNINGS	Management	Fc

		ROBERT MCGUIRE PERRY ROGERS DWIGHT SCHAR MARK SHAPIRO DANIEL M. SNYDER HARVEY WEINSTEIN	Management Management Management Management Management Management	FC FC FC FC FC
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTANT FOR THE YEAR ENDING DECEMBER 31, 2007.		Management	Fo
03	PROPOSAL TO APPROVE THE ADOPTION OF THE COMPAS 2007 STOCK OPTION AND INCENTIVE PLAN.	ANY	Management	Agai
ADVANCED	MEDICAL OPTICS, INC.		EYE	
ISSUER: 0	0763M108 ISIN:			
SEDOL:				
	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c Ca
02	TO APPROVE RATIFICATION OF INDEPENDENT REGIST PUBLIC ACCOUNTING FIRM		Management	
01	DIRECTOR	CHRISTOPHER G. CHAVEZ ELIZABETH H. DAVILA	-	Fo Fo
CLEAR CHA	NNEL COMMUNICATIONS, INC.		CCU	
ISSUER: 1	84502102 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
1A	ELECTION OF DIRECTOR: ALAN D. FELD		Management	Fo
1B	ELECTION OF DIRECTOR: PERRY J. LEWIS		Management	Fo
1C	ELECTION OF DIRECTOR: L. LOWRY MAYS		Management	Fo
1D	ELECTION OF DIRECTOR: MARK P. MAYS		Management	Fo
1E	ELECTION OF DIRECTOR: RANDALL T. MAYS		Management	Fo
1F	ELECTION OF DIRECTOR: B.J. MCCOMBS		Management	Fo

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007

JACK KEMP

Management

Fc

Selected Accounts:	NPX (GABELLI	EQUITY	TRUST	INC.	Page	190	of	236
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1G	ELECTION OF DIRECTOR: PHYLLIS B. RIGGINS	Management	Fo
1H	ELECTION OF DIRECTOR: THEODORE H. STRAUSS	Management	Fo
1I	ELECTION OF DIRECTOR: J.C. WATTS	Management	Fo
1J	ELECTION OF DIRECTOR: JOHN H. WILLIAMS	Management	Fo
1K	ELECTION OF DIRECTOR: JOHN B. ZACHRY	Management	Fo
02	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2007.	Management	Fo
03	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING PAY FOR SUPERIOR PERFORMANCE.	Shareholder	Agai
04	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING CORPORATE POLITICAL CONTRIBUTIONS.	Shareholder	Agai
05	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING COMPENSATION COMMITTEE INDEPENDENCE.	Shareholder	Agai
06	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING EXECUTIVE COMPENSATION.	Shareholder	Agai
MARTIN MA	RIETTA MATERIALS, INC.	MLM	
ISSUER: 5	73284106 ISIN:		
SEDOL:			
	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR MARCUS C. BENNETT LAREE E. PEREZ DENNIS L. REDIKER RATIFICATION OF SELECTION OF ERNST & YOUNG LLP	Management	Fo Fo Fo Fo
	AS INDEPENDENT AUDITORS.		
MGM MIRAG	::E	MGM	
ISSUER: 5	52953101 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c C a
01	DIRECTOR	Management	 Fc

Management

ROBERT H. BALDWIN

WILLIE D. DAVIS Management
KENNY G. GUINN Management
ALEXANDER M. HAIG, JR. Management

ALEXIS M. HERMAN Management

Fo Fo Fo

		ALEXIS M. HERMAN ROLAND HERNANDEZ GARY N. JACOBS KIRK KERKORIAN J. TERRENCE LANNI ANTHONY MANDEKIC ROSE MCKINNEY-JAMES JAMES J. MURREN	Management Management Management Management Management Management Management Management	FO FO FO FO
Meeting D	e - Investment Company Report Oate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 191 of		
02	RATIFICATION OF THE SELECTION OF THE IND REGISTERED PUBLIC ACCOUNTING FIRM FOR TH ENDING DECEMBER 31, 2007		Management Management Management Management Management	FO FO FO
AMPHENOL	CORPORATION		APH	
ISSUER: 0	32095101 IS	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR APPROVAL OF THE INCREASE IN THE NUMBER OF SHARES.	STANLEY L. CLARK ANDREW E. LIETZ MARTIN H. LOEFFLER DF AUTHORIZED	Management Management Management Management Management	Fo Fo Fo Fo
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS PUBLIC ACCOUNTANTS OF THE COMPANY.	INDEPENDENT	Management	Fo
CBS CORPO	PRATION		CBSA	
ISSUER: 1	.24857103 IS	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	Vo

Number Proposal

01 DIRECTOR

01	DIRECTOR		rianagement	ro
02	RATIFICATION OF THE APPOINTMENT OF PRICE LLP TO SERVE AS CBS CORPORATION S INDEPE REGISTERED PUBLIC ACCOUNTING FIRM FOR FI	NDENT	Management	F0 F0 F0 F0 F0 F0 F0 F0 F0 F0
Meeting I	YEAR 2007. e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/02/2		
	Accounts: NPX GABELLI EQUITY TRUST INC.	Page 192 of		
COMCAST	CORPORATION		CMCSA	
ISSUER: 2	20030N101 IS	IIN:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
02	INDEPENDENT AUDITORS	S. DECKER ANSTROM KENNETH J. BACON SHELDON M. BONOVITZ EDWARD D. BREEN JULIAN A. BRODSKY JOSEPH J. COLLINS J. MICHAEL COOK JEFFREY A. HONICKMAN BRIAN L. ROBERTS RALPH J. ROBERTS DR. JUDITH RODIN MICHAEL I. SOVERN	Management	F0 F0 F0 F0 F0 F0 F0 F0 F0
03	PREVENT THE ISSUANCE OF NEW STOCK OPTION	IS	Shareholder	Agai

Са

Type

Management Fo

	AN EMPLOYEE		
05	REQUIRE SUSTAINABILITY REPORT	Shareholder	Agai
06	ADOPT A RECAPITALIZATION PLAN	Shareholder	Agai
07	REQUIRE ANNUAL VOTE ON EXECUTIVE COMPENSATION	Shareholder	Agai
08	REQUIRE PAY DIFFERENTIAL REPORT	Shareholder	Agai
09	REQUIRE DISCLOSURE OF POLITICAL CONTRIBUTIONS	Shareholder	Agai
DENNY'S C	DRPORATION	DENN	

ISSUER: 24869P104 ISIN:

REQUIRE THAT THE CHAIRMAN OF THE BOARD NOT BE

SEDOL:

04

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: VERA K. FARRIS	Management	Fo
1B	ELECTION OF DIRECTOR: BRENDA J. LAUDERBACK	Management	Fo
1C	ELECTION OF DIRECTOR: NELSON J. MARCHIOLI	Management	Fo
1D	ELECTION OF DIRECTOR: ROBERT E. MARKS	Management	Fo
1E	ELECTION OF DIRECTOR: MICHAEL MONTELONGO	Management	Fo
1F	ELECTION OF DIRECTOR: HENRY J. NASELLA	Management	Fo
1G	ELECTION OF DIRECTOR: DONALD R. SHEPHERD	Management	Fo
1H	ELECTION OF DIRECTOR: DEBRA SMITHART-OGLESBY	Management	Fo
02	A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP	Management	Fo
	AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF DENNY S CORPORATION AND ITS SUBSIDIARIES FOR THE YEAR ENDING DECEMBER 26, 2007.		
03	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON THE USE OF CONTROLLED-ATMOSPHERE KILLING BY POULTRY SUPPLIERS.	Shareholder	Agai

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GLAXOSMITHKLINE PLC GSK

ISSUER: 37733W105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal

Shareholder Agai

Number Proposal

01	TO RECEIVE AND ADOPT THE DIRECTORS REPORT THE FINANCIAL STATEMENTS	AND	Management	Fc
02	TO APPROVE THE REMUNERATION REPORT		Management	Fo
03	TO ELECT DR DANIEL PODOLSKY AS A DIRECTOR		Management	Fo
04	TO ELECT DR STEPHANIE BURNS AS A DIRECTOR		Management	Fo
05	TO RE-ELECT MR JULIAN HESLOP AS A DIRECTOR		Management	Fo
06	TO RE-ELECT SIR DERYCK MAUGHAN AS A DIRECT	OR	Management	Fo
07	TO RE-ELECT DR RONALDO SCHMITZ AS A DIRECT	OR	Management	Fo
08	TO RE-ELECT SIR ROBERT WILSON AS A DIRECTO	R	Management	Fo
09	RE-APPOINTMENT OF AUDITORS		Management	Fc
010	REMUNERATION OF AUDITORS		Management	Fc
S11	TO AUTHORISE THE COMPANY TO MAKE DONATIONS EU POLITICAL ORGANISATIONS AND INCUR EU PO		Management	Fo
010	EXPENDITURE		Mana a mana a +	П.
S12 S13	AUTHORITY TO ALLOT SHARES	T 7. T	Management	Fo
S13	DISAPPLICATION OF PRE-EMPTION RIGHTS (SPEC RESOLUTION)		Management	Fo
S14 S15	AUTHORITY FOR THE COMPANY TO PURCHASE ITS SHARES (SPECIAL RESOLUTION) AMENDMENT OF THE ARTICLES OF ASSOCIATION (Management	Fo
515	RESOLUTION)	SPECIAL	Management	Fc
 GRAFTECH	INTERNATIONAL LTD.		GTI	
ISSUER: 3	84313102 ISIN	:		
SEDOL:				
VOTE GROU	D. CIODAI			
VOIE GROO	r. GLODAL			
Proposal			Proposal	Vc
Number	Proposal		Type 	Ca
01	DIRECTOR		Management	Fc
		R. EUGENE CARTLEDGE	Management	Fo
		MARY B. CRANSTON	Management	Fo
		JOHN R. HALL	Management	Fo
		HAROLD E. LAYMAN	Management	Fo
		FERRELL P. MCCLEAN	Management	Fo
		MICHAEL C. NAHL	Management	Fo
		FRANK A. RIDDICK III	Management	Fo
		CRAIG S. SHULAR	Management	Fc
PRIMEDIA	INC.		PRM	
ISSUER: 7	4157K101 ISIN	:		
SEDOL:				
VOTE GROU				
. 011 01100				
Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR	DAVID A. BELL	Management Management	Fc Fc
		NWAIN W. DETIT	nanayement	rC

Type Ca

BEVERLY C. CHELL Management

Fc

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 194 of 236

DAN CIPORIN Management For MEYER FELDBERG Management For PERRY GOLKIN Management For DEAN B. NELSON Management For KEVIN SMITH Management For THOMAS UGER Management For Management For Management For Management For DENT

02 TO RATIFY AND APPROVE THE SELECTION BY THE BOARD OF DIRECTORS OF DELOITTE & TOUCHE LLP AS INDEPENDENT PUBLIC ACCOUNTANTS FOR THE COMPANY FOR THE FISCAL

YEAR ENDING DECEMBER 31, 2007.

QWEST COMMUNICATIONS INTERNATIONAL I Q

ISSUER: 749121109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT	Management	Fo
1B	ELECTION OF DIRECTOR: LINDA G. ALVARADO	Management	Fo
1C	ELECTION OF DIRECTOR: CHARLES L. BIGGS	Management	Fo
1D	ELECTION OF DIRECTOR: K. DANE BROOKSHER	Management	Fo
1E	ELECTION OF DIRECTOR: PETER S. HELLMAN	Management	Fo
1F	ELECTION OF DIRECTOR: R. DAVID HOOVER	Management	Fo
1G	ELECTION OF DIRECTOR: PATRICK J. MARTIN	Management	Fo
1н	ELECTION OF DIRECTOR: CAROLINE MATTHEWS	Management	Fo
11	ELECTION OF DIRECTOR: WAYNE W. MURDY	Management	Fo
1J	ELECTION OF DIRECTOR: FRANK P. POPOFF	Management	Fo
1K	ELECTION OF DIRECTOR: JAMES A. UNRUH	Management	Fo
1L	ELECTION OF DIRECTOR: ANTHONY WELTERS	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT AUDITOR FOR 2007	Management	Fo

03	APPROVAL OF THE AMENDED AND RESTATED EQUITY INCENTIVE	Management	Fo
	PLAN		
04	STOCKHOLDER PROPOSAL - REQUESTING THAT OUR BOARD	Shareholder	Agai
	ESTABLISH A POLICY WHEREBY AT LEAST 75% OF FUTURE		
	EQUITY COMPENSATION AWARDED TO SENIOR EXECUTIVES		
	BE PERFORMANCE-BASED AND THE RELATED PERFORMANCE		
	METRICS BE DISCLOSED TO STOCKHOLDERS		
05	STOCKHOLDER PROPOSAL - REQUESTING THAT OUR BOARD	Shareholder	Agai
	ESTABLISH A POLICY THAT STOCKHOLDERS HAVE THE		
	OPPORTUNITY AT EACH ANNUAL MEETING TO VOTE ON		
	AN ADVISORY RESOLUTION PROPOSED BY MANAGEMENT		
	TO RATIFY CERTAIN COMPENSATION OF OUR NAMED EXECUTIVE		
	OFFICERS		
06	STOCKHOLDER PROPOSAL - REQUESTING THAT WE SEEK	Shareholder	Agai
	STOCKHOLDER APPROVAL OF CERTAIN BENEFITS FOR		_
	SENIOR EXECUTIVES UNDER OUR NON-OUALIFIED PENSION		
	PLAN OR ANY SUPPLEMENTAL EXECUTIVE RETIREMENT		
	PTAN		
0.7	STOCKHOLDER PROPOSAL - REQUESTING THAT OUR BOARD	Shareholder	Agai
0 /	STOCKHOLDER INOLOGAL REQUESTING THAT OUR DOARD	Shareholder	луат

ProxyEdge - Investment Company Report

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ESTABLISH A POLICY OF SEPARATING THE ROLES OF CHAIRMAN AND CHIEF EXECUTIVE OFFICER WHENEVER POSSIBLE

______ CADBURY SCHWEPPES PLC CSG

ISSUER: 127209302 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

	roposal Number	Proposal	Proposal Type	Vo Ca
_	01	FINANCIAL STATEMENTS	Management	Fo
	02	DECLARATION OF FINAL DIVIDEND 2006	Management	Fo
	03	DIRECTORS REMUNERATION REPORT	Management	Fo
	04	RE-APPOINTMENT OF SIR JOHN SUNDERLAND	Management	Fo
	05	RE-APPOINTMENT OF ROSEMARY THORNE	Management	Fo
	06	RE-APPOINTMENT OF DAVID THOMPSON	Management	Fo
	07	RE-APPOINTMENT OF SANJIV AHUJA	Management	Fo
	08	RE-APPOINTMENT OF RAYMOND VIAULT	Management	Fo

	Edgar Filling. GABELLI EQUITY TRUST INC - FOIL	III IN-FA	
09	RE-APPOINTMENT OF AUDITORS	Management	Fo
10	REMUNERATION OF AUDITORS	Management	Fo
11	APPROVE PROPOSED AMENDMENTS TO THE GROUP SHARE PLANS	Management	Fo
12	AUTHORITY TO ALLOT RELEVANT SECURITIES	Management	Fo
13	AUTHORITY TO SERVE COMMUNICATIONS BY ELECTRONIC MEANS	Management	Fo
14	AUTHORITY TO ALLOT EQUITY SECURITIES	Management	Fo
15	AUTHORITY TO MAKE MARKET PURCHASES	Management	Fo
DEUTSCHE		DB	
ISSUER: D	18190898 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vo
	Proposal	Type	Ca
02	APPROPRIATION OF DISTRIBUTABLE PROFIT	Management	Fo
03	RATIFICATION OF THE ACTS OF MANAGEMENT OF THE MANAGEMENT BOARD FOR THE 2006 FINANCIAL YEAR	Management	Fo
04	RATIFICATION OF THE ACTS OF MANAGEMENT OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR	Management	Fo
05	ELECTION OF THE AUDITOR FOR THE 2007 FINANCIAL YEAR, INTERIM ACCOUNT	Management	Fo
06	AUTHORIZATION TO ACQUIRE OWN SHARES FOR TRADING	Management	Fo

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ARTICLES OF ASSOCIATION

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	PURPOSES (SECTION 71 (1) NO. 7 STOCK CORPORATION ACT)		
0.7	AUTHORIZATION TO ACOUIRE OWN SHARES PURSUANT	Management	Fo
0 7	TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT	Harragemerre	10
	AS WELL AS FOR THEIR USE		
08	AUTHORIZATION TO USE DERIVATIVES WITHIN THE FRAMEWORK	Management	Fo
	OF THE PURCHASE OF OWN SHARES		
09	ELECTION TO THE SUPERVISORY BOARD	Management	Fo
1.0	DESCRIPTION DUDGULANT TO SECTION OAA STOOM SODDONETON		_
10	RESOLUTION PURSUANT TO SECTION 244 STOCK CORPORATION ACT CONFIRMING THE RESOLUTION RE AGENDA ITEM 8	Management	Fo
11	RESOLUTION ON AN AMENDMENT TO SECTION 14 OF THE	Management	Fo
± ±	ARTICLES OF ASSOCIATION CONCERNING THE REMUNERATION	Harragement	10
	OF THE SUPERVISORY BOARD		
12	RESOLUTION ON AN AMENDMENT TO SECTION 3 OF THE	Management	Fo

1	13	RESOLUTION ON THE AMENDMENT OF SECTION 8 OF THE	Management	Fo
		ARTICLES OF ASSOCIATION ON THE REORGANIZATION		
		OF THE ADVISORY BODIES		
1	14	CREATION OF NEW AUTHORIZED CAPITAL AND AMENDMENT	Management	Fo
		TO THE ARTICLES OF ASSOCIATION		

EL PASO CORPORATION

ISSUER: 28336L109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECT DIRECTOR : JUAN CARLOS BRANIFF	Management	F0
1B	ELECT DIRECTOR : JAMES L. DUNLAP	Management	Fo
1C	ELECT DIRECTOR : DOUGLAS L. FOSHEE	Management	Fo
1D	ELECT DIRECTOR : ROBERT W. GOLDMAN	Management	Fo
1E	ELECT DIRECTOR : ANTHONY W. HALL, JR.	Management	Fo
1F	ELECT DIRECTOR : THOMAS R. HIX	Management	Fo
1G	ELECT DIRECTOR : WILLIAM H. JOYCE	Management	Fo
1H	ELECT DIRECTOR : RONALD L. KUEHN, JR.	Management	Fo
11	ELECT DIRECTOR : FERRELL P. MCCLEAN	Management	Fo
1J	ELECT DIRECTOR : STEVEN J. SHAPIRO	Management	Fo
1K	ELECT DIRECTOR : J. MICHAEL TALBERT	Management	Fo
1L	ELECT DIRECTOR : ROBERT F. VAGT	Management	Fo
1M	ELECT DIRECTOR : JOHN L. WHITMIRE	Management	Fo
1N	ELECT DIRECTOR : JOE B. WYATT	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	Fo
03	LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2007. APPROVAL OF THE STOCKHOLDER PROPOSAL SEEKING AN AMENDMENT TO THE BY-LAWS FOR SPECIAL SHAREHOLDER MEETINGS.	Shareholder	Agai
04	APPROVAL OF THE STOCKHOLDER PROPOSAL SEEKING	Shareholder	Agai

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AN AMENDMENT TO THE BY-LAWS ON POLICY-ABANDONING DECISIONS.

HILTON HO	DTELS CORPORATION	HLT	
ISSUER: 4	132848109 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: A. STEVEN CROWN	Management	
1B	ELECTION OF DIRECTOR: JOHN H. MYERS	Management	Fo
1C 02	ELECTION OF DIRECTOR: DONNA F. TUTTLE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	Fo
UΔ	LLP TO SERVE AS THE COMPANY S INDEPENDENT REGISTERED	Management	Fo
03	PUBLIC ACCOUNTING FIRM FOR 2007. A STOCKHOLDER PROPOSAL CONCERNING AN INDEPENDENT CHAIRMAN OF THE BOARD.	Shareholder	Agai
 MELLON FI		MEL	
			ļ
ISSUER: 5	58551A108 ISIN:		
ISSUER: 5	S8551A108 ISIN:		
	S8551A108 ISIN:		
SEDOL:	S8551A108 ISIN: UP: GLOBAL		
SEDOL: VOTE GROU		Proposal	
SEDOL: VOTE GROU	JP: GLOBAL	Proposal Type	Vo Ca
SEDOL: VOTE GROU		Proposal Type	Vo Ca
SEDOL: VOTE GROU	Proposal TO ADOPT THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 3, 2006, AND AMENDED AND RESTATED AS OF FEBRUARY 23, 2007, AND FURTHER AMENDED AND RESTATED AS OF MARCH 30, 2007, BY AND BETWEEN MELLON FINANCIAL CORPORATION, THE BANK OF NEW YORK COMPANY, INC. AND THE BANK OF NEW YORK MELLON CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	-	Ca
SEDOL: VOTE GROU Proposal Number	Proposal TO ADOPT THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 3, 2006, AND AMENDED AND RESTATED AS OF FEBRUARY 23, 2007, AND FURTHER AMENDED AND RESTATED AS OF MARCH 30, 2007, BY AND BETWEEN MELLON FINANCIAL CORPORATION, THE BANK OF NEW YORK COMPANY, INC. AND THE BANK OF NEW YORK MELLON CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. TO APPROVE A PROVISION IN THE CERTIFICATE OF INCORPORATION OF NEWCO REQUIRING THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST 75 PERCENT OF THE VOTING POWER REPRESENTED BY THE OUTSTANDING VOTING SHARES OF NEWCO, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Туре 	Ca Fc
SEDOL: VOTE GROU Proposal Number01	Proposal TO ADOPT THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 3, 2006, AND AMENDED AND RESTATED AS OF FEBRUARY 23, 2007, AND FURTHER AMENDED AND RESTATED AS OF MARCH 30, 2007, BY AND BETWEEN MELLON FINANCIAL CORPORATION, THE BANK OF NEW YORK COMPANY, INC. AND THE BANK OF NEW YORK MELLON CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. TO APPROVE A PROVISION IN THE CERTIFICATE OF INCORPORATION OF NEWCO REQUIRING THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST 75 PERCENT OF THE VOTING POWER REPRESENTED BY THE OUTSTANDING VOTING SHARES OF NEWCO, ALL AS MORE FULLY DESCRIBED	Type Management	Ca

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ISSUER: 868168105

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PARK-OHIO HOLDINGS CORP. PKOH ISSUER: 700666100 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Management For PATRICK V. AULETTA Management For DAN T. MOORE III Management For JAMES W. WERT Management For M 01 DIRECTOR ______ STARWOOD HOTELS & RESORTS WORLDWIDE, HOT ISSUER: 85590A401 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са ______ 01 DIRECTOR Management Fc DUNCAN Management Formal ARON Management Formal BARSHEFSKY Management Formal GALBREATH Management Formal Management Formal QUAZZO Management Formal RYDER Management Formal Management Management Formal Management Formal Management Management Formal Management Man RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007. APPROVAL OF AN AMENDMENT AND RESTATEMENT OF THE Management Fo COMPANY S CHARTER. SUPERIOR INDUSTRIES INTERNATIONAL, I SUP

ISIN:

252

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	SHELDON I. AUSMAN	Management	Fo
	V. BOND EVANS	Management	Fo
	MICHAEL J. JOYCE	Management	Fo
02	APPROVAL OF SHAREHOLDER PROPOSAL TO CHANGE VOTING	Shareholder	Agai
	STANDARD FOR DIRECTOR ELECTIONS IF PROPERLY PRESENTED		ļ
	AT THE ANNUAL MEETING.		

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SUPERVALU INC. SVU

ISSUER: 868536103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: A. GARY AMES	Management	Fo
1B	ELECTION OF DIRECTOR: CHARLES M. LILLIS	Management	Fo
1C	ELECTION OF DIRECTOR: JEFFREY NODDLE	Management	Fo
1D	ELECTION OF DIRECTOR: STEVEN S. ROGERS	Management	Fo
1E	ELECTION OF DIRECTOR: WAYNE C. SALES	Management	Fo
1F	ELECTION OF DIRECTOR: KATHI P. SEIFERT	Management	Fo
02	APPROVAL OF THE SUPERVALU INC. 2007 STOCK PLAN	Management	Agai
03	RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS	Management	Fo
04	TO CONSIDER AND VOTE ON A STOCKHOLDER PROPOSAL AS DESCRIBED IN THE ATTACHED PROXY STATEMENT	Shareholder	Agai
05	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING	Management	Fo

THE BANK OF NEW YORK COMPANY, INC.

)1(

ISSUER: 064057102 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vo Ca
03	TO APPROVE THE NUMBER OF AUTHORIZED SHARES OF NEWCO CAPITAL STOCK AS SET FORTH IN NEWCO S CERTIFICATE OF INCORPORATION.	Management	Fo
02	TO APPROVE A PROVISION IN THE CERTIFICATE OF INCORPORATION OF NEWCO REQUIRING THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST 75 PERCENT OF THE OUTSTANDING VOTING SHARES OF NEWCO FOR DIRECT SHAREHOLDER AMENDMENT OF ARTICLE V OF THE BY-LAWS, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	Fo
01	TO ADOPT THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF 12/3/06, AMENDED AND RESTATED AS OF 2/23/07, AND FURTHER AMENDED AND RESTATED AS OF 3/30/07, BY AND BETWEEN MELLON FINANCIAL CORPORATION, THE BANK OF NEW YORK COMPANY, INC. AND THE BANK OF NEW YORK MELLON CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	Fo
04	TO ADJOURN THE BANK OF NEW YORK SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING TO SOLICIT ADDITIONAL PROXIES.	Management	Fo
THE HOME	DEPOT, INC.	HD	
ISSUER: 4	37076102 ISIN:		

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1D	ELECTION OF DIRECTOR: JOHN L. CLENDENIN	Management	Fo
1E	ELECTION OF DIRECTOR: CLAUDIO X. GONZALEZ	Management	Fo

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1F	ELECTION OF DIRECTOR: MILLEDGE A. HART, III	Management	Fo
1G	ELECTION OF DIRECTOR: BONNIE G. HILL	Management	Fo
1H	ELECTION OF DIRECTOR: LABAN P. JACKSON, JR.	Management	Fo

11	ELECTION OF DIRECTOR: HELEN JOHNSON-LEIPOLD	Management	Fo
1J	ELECTION OF DIRECTOR: LAWRENCE R. JOHNSTON	Management	Fo
1K	ELECTION OF DIRECTOR: KENNETH G. LANGONE	Management	Fo
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Management	Fo
03	FIRM FOR FISCAL YEAR ENDING FEBRUARY 3, 2008 SHAREHOLDER PROPOSAL REGARDING POISON PILL IMPLEMENTATION	Shareholder	Fo
04	SHAREHOLDER PROPOSAL REGARDING EMPLOYMENT DIVERSITY	Shareholder	Agai
05	REPORT DISCLOSURE SHAREHOLDER PROPOSAL REGARDING EXECUTIVE OFFICER COMPENSATION	Shareholder	Agai
06	SHAREHOLDER PROPOSAL REGARDING MANAGEMENT BONUSES	Shareholder	Agai
07	SHAREHOLDER PROPOSAL REGARDING RETIREMENT BENEFITS	Shareholder	Agai
08	SHAREHOLDER PROPOSAL REGARDING EQUITY COMPENSATION	Shareholder	Agai
09	SHAREHOLDER PROPOSAL REGARDING PAY-FOR-SUPERIOR	Shareholder	Agai
10	PERFORMANCE SHAREHOLDER PROPOSAL REGARDING POLITICAL NONPARTISANSHIP	Shareholder	Agai
1A	ELECTION OF DIRECTOR: DAVID H. BATCHELDER	Management	Fo
1B	ELECTION OF DIRECTOR: FRANCIS S. BLAKE	Management	Fo
1C	ELECTION OF DIRECTOR: GREGORY D. BRENNEMAN	Management	Fo
11	SHAREHOLDER PROPOSAL REGARDING CHAIRMAN AND CEO	Shareholder	Agai
CALAMOS A	ASSET MANAGEMENT, INC.	CLMS	
ISSUER: 1	2811R104 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	 Fc
	G. BRADFORD BULKLEY MITCHELL S. FEIGER RICHARD W. GILBERT	Management Management Management	F c F c
02	ARTHUR L. KNIGHT RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY S FISCAL YEAR ENDING DECEMBER	Management Management	F c

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007

31, 2007.

Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 201 of 236

______ FPL GROUP, INC. ISSUER: 302571104 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal _____ 01 DIRECTOR Management Fo SHERRY S. BARRAT Management FC
ROBERT M. BEALL, II Management FC
J. HYATT BROWN Management FO
JAMES L. CAMAREN Management
J. BRIAN FERCURCY JAMES L. CAMAREN Management For J. BRIAN FERGUSON Management For LEWIS HAY, III Management For TONI JENNINGS Management For OLIVER D. KINGSLEY, JR. Management For DAILY DESCRIPTION OF THE PROPERTY OF THE PR RUDY E. SCHUPP Management MICHAEL H. THAMAN Management Fc Fc HANSEL E. TOOKES, II Management Fc PAUL R. TREGURTHA Management Fc RATIFICATION OF THE APPOINTMENT OF DELOITTE & Management Fc TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR 2007. APPROVAL OF THE 2007 NON-EMPLOYEE DIRECTORS STOCK Fc 0.3 Management PLAN. SCMP GROUP LTD ISSUER: G7867B105 ISIN: BMG7867B1054 SEDOL: B17KWN6, 6425243, B02V4Q4, 5752737, 6824657 VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са RECEIVE THE AUDITED FINANCIAL STATEMENTS AND Management Fo THE DIRECTORS REPORT AND AUDITORS REPORT FOR THE YE 31 DEC 2006 Fc APPROVE THE PAYMENT OF A FINAL DIVIDEND Management Fc RE-ELECT MR. PETER LEE TING CHANG AS AN INDEPENDENT Management NON-EXECUTIVE DIRECTOR RE-ELECT MR. WONG KAI MAN AS AN INDEPENDENT NON-EXECUTIVE Management Fc DIRECTOR 3.C RE-ELECT MR. TAN SRI DR. KHOO KAY PENG AS A NON-EXECUTIVE Management Fc AUTHORIZE THE BOARD TO FIX DIRECTORS FEE Management Fc

RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS AND AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION Management

Fc

Fc

6. AUTHORIZE THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OR SECURITIES CONVERTIBLE INTO SUCH SHARES OR OPTIONS OR WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED AND ISSUED; THE AGGREGATE NOMINAL AMOUNT OF SHARES ALLOTTEDWHETHER PURSUANT TO OPTIONS OR OTHERWISE AND ISSUED BY THE DIRECTORS OF THE COMPANY PURSUANT TO I) A RIGHTS ISSUE AS SPECIFIED; OR II) THE EXERCISE OF THE CONVERSION RIGHTS UNDER THE TERMS OF ANY SECURITIES WHICH ARE CONVERTIBLE INTO

Management

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SHARES; OR III) ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES; OR IV) THE EXERCISE OF RIGHTS OF SUBSCRIPTION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY; OR V) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE BYE-LAWS OF THE COMPANY; SHALL NOT EXCEED 20 % OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE BYE-LAWS OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD

Management

7. AUTHORIZE THE DIRECTORS TO REPURCHASE ITS SHARES, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND/OR REQUIREMENTS OF THE LISTING RULES; THE AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY BE REPURCHASED BY THE COMPANY DURING RELEVANT PERIOD AS SPECIFIED SHALL NOT EXCEED 10 % OF THE AGGREGATE NOMINAL AMOUNT OF SHARES IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE SAID APPROVAL SHALL BE LIMITED ACCORDINGLY; AUTHORITY EXPIRES THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE BY-LAWS OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD

Management Fo

AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF THE RESOLUTIONS 6 AND 7, TO ALLOT, ISSUE AND Fc

DEAL WITH ADDITIONAL SHARES PURSUANT TO RESOLUTION 6 TO EXTEND BY THE ADDITION THERETO OF AN AMOUNT REPRESENTING THE AGGREGATE NOMINAL AMOUNT OF SHARES REPURCHASED BY THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 7, PROVIDED THAT SUCH AMOUNT OF SHARES SO REPURCHASED SHALL NOT EXCEED 10 % OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION

UNITEDHEALTH GROUP INCORPORATED UNH

ISSUER: 91324P102 ISIN:

SEDOL:

11

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	WILLIAM C. BALLARD, JR. RICHARD T. BURKE STEPHEN J. HEMSLEY ROBERT J. DARRETTA	Management Management Management Management	Fo Fo Fo
02	AMENDMENT TO ARTICLES OF INCORPORATION REQUIRING	Management	Fo
03	A MAJORITY VOTE FOR ELECTION OF DIRECTORS AMENDMENT TO ARTICLES OF INCORPORATION AND BYLAWS	Management	Fo

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SHAREHOLDER PROPOSAL RELATING TO SHAREHOLDER

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	PROVIDING FOR THE ANNUAL ELECTION OF ALL MEMBERS OF THE BOARD OF DIRECTORS		
04	AMENDMENT TO ARTICLES OF INCORPORATION AND BYLAWS TO ELIMINATE SUPERMAJORITY PROVISIONS FOR THE REMOVAL OF DIRECTORS	Management	Fo
05	AMENDMENT TO ARTICLES OF INCORPORATION TO ELIMINATE SUPERMAJORITY PROVISIONS RELATING TO CERTAIN BUSINESS COMBINATIONS	Management	Fo
06	ADOPTION OF RESTATED ARTICLES OF INCORPORATION	Management	Fo
07	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2007	Management	Fo
08	SHAREHOLDER PROPOSAL CONCERNING PERFORMANCE-VESTING SHARES	Shareholder	Agai
09	SHAREHOLDER PROPOSAL CONCERNING SUPPLEMENTAL EXECUTIVE RETIREMENT PLAN	Shareholder	Agai
10	SHAREHOLDER PROPOSAL CONCERNING AN ADVISORY RESOLUTION ON COMPENSATION OF NAMED EXECUTIVE OFFICERS	Shareholder	Agai

Shareholder Agai

NOMINEES FOR ELECTION TO UNITEDHEALTH GROUP S BOARD OF DIRECTORS

EXXON MOBIL CORPORATION

MOX

ISSUER: 30231G102

ISIN:

VOTE GROUP: GLOBAL

Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		M.J. BOSKIN	Management	Fo
		W.W. GEORGE	Management	Fo
		J.R. HOUGHTON	Management	Fo
		W.R. HOWELL	Management	Fo
		R.C. KING	Management	Fo
		P.E. LIPPINCOTT	Management	Fo
		M.C. NELSON	Management	Fo
		S.J. PALMISANO	Management	Fo
		S.S. REINEMUND	Management	Fo
		W.V. SHIPLEY	Management	Fo
		J.S. SIMON	Management	Fo
		R.W. TILLERSON	Management	Fo
02	RATIFICATION OF INDEPENDENT AUDITORS (PAGE 44)		Management	Fo
03	CUMULATIVE VOTING (PAGE 45)		Shareholder	Agai
04	SPECIAL SHAREHOLDER MEETINGS (PAGE 47)		Shareholder	Agai
05	BOARD CHAIRMAN AND CEO (PAGE 47)		Shareholder	Agai
06	DIVIDEND STRATEGY (PAGE 48)		Shareholder	Agai
07	SHAREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION (PAGE 50)	ION	Shareholder	Agai
08	CEO COMPENSATION DECISIONS (PAGE 51)		Shareholder	Agai
09	EXECUTIVE COMPENSATION REPORT (PAGE 52)		Shareholder	Agai
10	EXECUTIVE COMPENSATION LIMIT (PAGE 53)		Shareholder	Agai
11	INCENTIVE PAY RECOUPMENT (PAGE 54)		Shareholder	Agai

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12 POLITICAL CONTRIBUTIONS REPORT (PAGE 55) Shareholder Agai

	Edgar Filling. GABEEEL EQUITE THOUT INO TOTAL IN		
13	AMENDMENT OF EEO POLICY (PAGE 57)	Shareholder	Agai
14	COMMUNITY ENVIRONMENTAL IMPACT (PAGE 58)	Shareholder	Agai
15	GREENHOUSE GAS EMISSIONS GOALS (PAGE 60)	Shareholder	Agai
16	CO2 INFORMATION AT THE PUMP (PAGE 61)	Shareholder	Agai
17	RENEWABLE ENERGY INVESTMENT LEVELS (PAGE 62)	Shareholder	Agai
TELEVISI	ON BROADCASTS LTD		
ISSUER:	Y85830100 ISIN: HK0511001957		
	B01Y6R9, 6881674, 5274190		
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c
			Take
1.	RECEIVE AND APPROVE THE AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS ANDTHE AUDITORS FOR THE YE 31 DEC 2006	Management	Acti
2.	DECLARE A FINAL DIVIDEND FOR THE YE 31 DEC 2006	Management	Take Acti
3.	ELECT MR. EDWARD CHENG WAI SUN AS A DIRECTOR	Management	Take Acti
4.1	RE-ELECT DR. NORMAN LEUNG NAI PANG, WHO IS RETIRING AS A DIRECTOR	Management	Take Acti
4.2	RE-ELECT MRS. CHRISTINA LEE LOOK NGAN KWAN, WHO IS RETIRING AS A DIRECTOR	Management	Take Acti
4.3	RE-ELECT MR. ROBERT SZE TSAI TO, WHO IS RETIRING AS A DIRECTOR	Management	Take Acti
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	Take Acti
6.	AUTHORIZE THE DIRECTORS OF THE COMPANY, IN SUBSTITUTION	Management	Take Acti
•	OF ALL PREVIOUS AUTHORITIES, DURING OR AFTER THE RELEVANT PERIOD, TO ALLOT, ISSUE AND DEAL WITH UNISSUED SHARES IN THE CAPITAL OF THE COMPANY AND TO MAKE OR GRANT OFFERS, AGREEMENTS, OPTIONS AND OTHER RIGHTS, OR ISSUE SECURITIES, WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWERS, THE AGGREGATE NOMINAL AMOUNT OF SHARE CAPITAL ALLOTTED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED OR ISSUED WHETHER PURSUANT TO AN OPTION OR OTHERWISE BY THE DIRECTORS OF THE COMPANY, OTHERWISE THAN PURSUANT TO I) A RIGHTS ISSUE; OR II) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR ALLOTMENT OF SHARES IN LIEU OF	Management	ACCI

THE WHOLE OR PART OF A DIVIDEND ON THE ORDINARY

SHARES IN THE COMPANY SUCH ORDINARY SHARES BEING DEFINED IN THIS AND THE FOLLOWING RESOLUTION 7, SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY, SHALL NOT EXCEED THE AGGREGATE OF: I) 10% OF THE AGGREGATE NOMINAL

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 205 of 236

> AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION; AND II) IF THE DIRECTORS OF THE COMPANY ARE SO AUTHORIZED BY A SEPARATE ORDINARY RESOLUTION OF THE SHAREHOLDERS OF THE COMPANY THE NOMINAL AMOUNT OF ANY SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY SUBSEQUENT TO THE PASSING OF THIS RESOLUTION UP TO A MAXIMUM EQUIVALENT TO 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY OTHER APPLICABLE LAW TO BE HELD

> > Management

Take

Acti

Take

Acti

Take

AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING 7. THE RELEVANT PERIOD OF ALL POWERS OF THE COMPANY TO PURCHASE SHARES ON THE STOCK EXCHANGE OF HONG KONG LIMITED OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION AND THE STOCK EXCHANGE OF HONG KONG LIMITED; THE AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY BE PURCHASED BY THE COMPANY SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY OTHER APPLICABLE LAW TO BE HELD

Management

AUTHORIZE THE DIRECTORS OF THE COMPANY, TO EXERCISE THE POWERS OF THE COMPANYREFERRED TO RESOLUTION 6 IN RESPECT OF THE SHARE CAPITAL OF THE COMPANY AS SPECIFIED

APPROVE TO EXTEND THE PERIOD OF 30 DAYS DURING 9. WHICH THE COMPANY S REGISTER OF MEMBERS MAY BE CLOSED UNDER SECTION 99(1) OF THE COMPANIES ORDINANCE DURING THE CALENDAR YEAR 2007 TO 60 DAYS PURSUANT TO SECTION 99(2) OF THE COMPANIES ORDINANCE

Management Acti

VIACOM IN	c.		VIA	
ISSUER: 9	2553P102 IS:	IN:		
SEDOL:				
VOTE GROU	P: FUNDPVC			
Proposal Number	Proposal		Proposal Type	V
01	DIRECTOR	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY ALAN C. GREENBERG ROBERT K. KRAFT BLYTHE J. MCGARVIE	Management Management Management Management Management Management Management	F F F F F
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 206 of		
02	RATIFICATION OF THE APPOINTMENT OF PRICES		Management Management Management Management Management Management	F (F (F (F (
03	INC. FOR FISCAL YEAR 2007. APPROVAL OF THE VIACOM INC. SENIOR EXECU		Management	F
04	SHORT-TERM INCENTIVE PLAN. APPROVAL OF THE VIACOM INC. 2006 LONG-TERMINED PLAN.	RM MANAGEMENT	Management	F
05	INCENTIVE PLAN. STOCKHOLDER PROPOSAL TO DIVEST PARAMOUNT		Shareholder	Aga
BIOGEN ID	EC INC.		BIIB	
ISSUER: 0	9062X103 IS:	IN:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR		Management	 F
		JAMES C. MULLEN	Management Management	F F

Fc

Management

BRUCE R. ROSS

MARIJN E. DEKKERS Management Fo S Management Fo 02 TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007. FLORIDA EAST COAST INDUSTRIES, INC. ISSUER: 340632108 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal ._____ Management Fo
ARMANDO CODINA Management Fo
DAVID M. FOSTER Management Fo
ADOLFO HENRIQUES Management Fo
GILBERT H. LAMPHERE Management Fo
JOSEPH NEMEC Management Fo
JORGE PEREZ Management Fo 01 DIRECTOR WELLFORD L. SANDERS, JR Management Fc ROSA SUGRANES Management Fc GEORGE R. ZOFFINGER Management Fc THE RATIFICATION OF KPMG LLP AS OUR IN DEPENDENT Management Fc REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR. ProxyEdge - Investment Company Report Selected Accounts: NPX GABELLI EQUITY TRUST INC.

Report Date: 07/02/2007

Page 207 of 226 GROUP 4 SECURICOR PLC, SUTTON ISSUER: G4194K106 ISIN: GB00B01FLG62 SEDOL: B01FLG6, B01Y4N1, B03NQT6, B1HJPL2

VOTE GROUP: GLOBAL

Number Proposal

1. RECEIVE THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YE 31 DEC 2006 AND THE REPORTS OF THE

RECEIVE AND APPROVE THE DIRECTORS REMUNERATION

DIRECTORS AND THE AUDITOR THEREON

FOR THE YE 31 DEC 2006

Proposal

2..

REPORT CONTAINED IN THE FINANCIAL STATEMENTS

Management Fo

Management Fo

Proposal

Vc

Са

3. 4.	DECLARE THE DIVIDENDS ELECT MR. MARK ELLIOTT MEMBER OF REMUNERATION COMMITTEE AS A DIRECTOR	Management Management	Fo Fo
5.a	RE-ELECT MR. NICK BUCKLES AS A DIRECTOR, WHO RETIRE BY ROTATION	Management	Fo
5.b	RE-ELECT MR. LORD CONDON MEMBER OF REMUNERATION AND NOMINATION COMMITTEES AS A DIRECTOR, WHO RETIRE BY ROTATION	Management	Fo
5.c	RE-ELECT MR. ALF DUCH-PEDERSEN MEMBER OF THE NOMINATION COMMITTEES AS A DIRECTOR, WHO RETIRE BY ROTATION	Management	Fo
6.	RE-APPOINT KPMG AUDIT PLC AS THE AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE SHAREHOLDERS AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	Fo
7.	AUTHORIZE THE DIRECTORS TO MAKE AMENDMENTS TO THE GROUP 4 SECURICOR PERFORMANCE SHARE PLAN AS DETAILED IN THE DIRECTORS REMUNERATION REPORT OF THE COMPANY S 2006 ANNUAL REPORT AND ACCOUNTS	Management	Fo
S.11	APPROVE TO CHANGE THE NAME OF THE COMPANY TO G4S PLC	Management	Fo
8.	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH SECTION 80 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE ACT UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 105,500,000; AUTHORITY EXPIRES ON 01 MAY 2012; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	Fo
S.9	AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION 95 OF THE ACT, TO ALLOT EQUITY SECURITIES SECTION 94(2) OF THE ACT FOR CASH, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: I) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR OTHER OFFER OF SECURITIES IN FAVOR OF THE HOLDERS OF ORDINARY SHARES; II) UP TO AN AGGREGATE NOMINAL VALUE OF GBP 15,995,000; AUTHORITY EXPIRES ON 01 MAY 2012; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	Fo
S.10	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT OFUP TO 128,000,000	Management	Fo

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ORDINARY SHARES OF 25P EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 25P AND UP

TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY TO BE HELD IN 2008; THE COMPANY BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

FLOWERS FOODS, INC. FLO

ISSUER: 343498101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	FRANKLIN L. BURKE	Management	Fo
	GEORGE E. DEESE	Management	Fo
	MANUEL A. FERNANDEZ	Management	Fo
	MELVIN T. STITH, PH.D.	Management	Fo
02	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	Fo
	LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR FLOWERS FOODS, INC. FOR THE 2007 FISCAL		

ALPHARMA INC. ALO

LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR.

ISSUER: 020813101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

YEAR.

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	FINN BERG JACOBSEN	N Management	Fo
	PETER W. LADELL	Management	Fo
	DEAN J. MITCHELL	Management	Fo
	RAMON M. PEREZ	Management	Fo
	DAVID C. U'PRICHARI) Management	Fo
	PETER G. TOMBROS	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF BDO SEIDMAN,	Management	Fo

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Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 209 of 236

GENERAL MOTORS CORPORATION GM

ISSUER: 370442105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		P.N. BARNEVIK E.B. BOWLES J.H. BRYAN A.M. CODINA E.B. DAVIS, JR. G.M.C. FISHER K. KATEN K. KRESA E.J. KULLMAN P.A. LASKAWY	Management Management Management Management Management Management Management Management Management	
		K.V. MARINELLO E. PFEIFFER	Management Management	Fo Fo
		G.R. WAGONER, JR.	Management	Fo
02	RATIFICATION OF SELECTION OF DELOITTE & TOUCHE FOR YEAR 2007		Management	Fo
03	2007 ANNUAL INCENTIVE PLAN		Management	Fo
04	2007 LONG-TERM INCENTIVE PLAN		Management	Agai
05	DISCLOSURE OF POLITICAL CONTRIBUTIONS		Shareholder	Agai
06	LIMIT ON DIRECTORSHIPS OF GM BOARD MEMBERS		Shareholder	Agai
07	GREENHOUSE GAS EMISSIONS		Shareholder	Agai
08	CUMULATIVE VOTING		Shareholder	Agai
09	STOCKHOLDER APPROVAL OF A POISON PILL		Shareholder	Fo
10	SPECIAL STOCKHOLDER MEETINGS		Shareholder	Agai
11	PERFORMANCE-BASED EQUITY COMPENSATION		Shareholder	Agai
12	RECOUPING UNEARNED INCENTIVE BONUSES		Shareholder	Agai
13	OPTIMUM BOARD SIZE		Shareholder	Agai
14	SIMPLE MAJORITY VOTE		Shareholder	Agai

THE DIRECTV GROUP, INC. DTV

ISSUER: 25459L106 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	V c
01		 Management	
0.1		-	
	NEIL R. AUSTRIAN	Management	Fo
	CHARLES R. LEE	Management	F c F c
02	K. RUPERT MURDOCH RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC	Management Management	Fo
02	ACCOUNTANTS.	ranagement	10
03	APPROVAL OF THE AMENDED AND RESTATED 2004 STOCK	Management	Fo
04	APPROVAL OF THE AMENDED AND RESTATED EXECUTIVE OFFICER CASH BONUS PLAN.	Management	Fc
	Accounts: NPX GABELLI EQUITY TRUST INC. Page 210 of		
 3CE INC.		BCE	
	D5534B760 ISIN:	BCE	
BCE INC. ISSUER: (05534B760 ISIN:	BCE	
ISSUER: (D5534B760 ISIN: JP: GLOBAL	BCE	
ISSUER: (SEDOL: VOTE GROU			V.c.
ISSUER: (SEDOL: VOTE GROUP G		BCE Proposal Type	V C Ca
ISSUER: (SEDOL: VOTE GROUP GROUP SERVING SER	Proposal APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING	 Proposal	
SEDOL: OTE GROUP CONTROL OF THE CON	Proposal APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH	Proposal Type	Ca
ISSUER: (SEDOL: VOTE GROU Proposal Number	Proposal APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE AMENDMENTS TO THE CORPORATION S EQUITY-BASED COMPENSATION PLANS. APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE THE NAME	Proposal Type	Ca
ISSUER: (SEDOL: VOTE GROUP Proposal Number 04	Proposal APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE AMENDMENTS TO THE CORPORATION S EQUITY-BASED COMPENSATION PLANS. APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE ACCOMPANYING	Proposal Type Management	Ca Fc

Management

R.A. BRENNEMAN Management For R.J. CURRIE Management For

R.J. CURRIE Management
A.S. FELL Management

D. SOBLE KAUFMAN Management
B.M. LEVITT Management

A. B>>RARD

F

Fc

Fc Fc

		E.C. LUMLE J. MAXWEL J.H. MCARTH T.C. O'NEI J.A. PATTIS R.C. POZE M.J. SABI P.M. TELLI V.L. YOUN	Management UR Management ULL Management ON Management UN Management	FC FC FC FC FC
INGERSOLI	L-RAND COMPANY LIMITED		IR	
ISSUER: G	G4776G101	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
04	SHAREHOLDER PROPOSAL TO REC		Shareholder	Agai
03		AUDITORS AND AUTHORIZATION IX THE AUDITORS REMUNERATION.	Management	Fo
02	ADOPTION OF THE INCENTIVE S		Management	Agai
01	DIRECTOR	C D FOR	Management	Fo
		G.D. FOR P.C. GOD	_	Fo Fo
		C.J. HOR	-	Fo
		T.E. MAR	-	Fo
		P. NACHT	_	Fo
		O.R. SM R.J. SW	2	F c
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06, Accounts: NPX GABELLI EQUIT	/30/2007 Report Date: 07	//02/2007 1 of 236	
LAS VEGAS	S SANDS CORP.		LVS	
ISSUER: 5	517834107	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	F(

02	TO CONSIDER AND ACT UPON THE RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	SHELDON G. ADELSON IRWIN CHAFETZ JAMES L. PURCELL	Management Management Management Management	FC FC FC
MASTERCAL	RD INCORPORATED		MA	
ISSUER: 5	7636Q104 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR		Management	Fc
02	APPROVAL OF THE AMENDED AND RESTATED MASTERCAR	NANCY J. KARCH EDWARD SUNING TIAN	Management Management Management	Fc Fc
03	INCORPORATED 2006 LONG TERM INCENTIVE PLAN APPROVAL OF THE AMENDMENT OF SECTION 4.3 OF MA INCORPORATED S AMENDED AND RESTATED CERTIFICAT	STERCARD	Management	Fc
04	OF INCORPORATION RATIFICATION OF THE APPOINTMENT OF PRICEWATERH LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOU FIRM FOR 2007		Management	Fo
COLDWATER	CREEK INC.		 CWTR	
ISSUER:	93068103 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c Ca
01	DIRECTOR		Management	Fo
02	KA TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT REGISTERED PU	BLIC	Management Management Management Management	FC FC FC
	LLP AS THE COMPANY S INDEPENDENT REGISTERED PU ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING FEB 2, 2008.			

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 212 of 236 Meeting Date Range: 07/01/2006 to 06/30/2007

YAHOO! INC. YHOO ISSUER: 984332106 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са ELECTION OF DIRECTOR: TERRY S. SEMEL Management Fo 1B ELECTION OF DIRECTOR: JERRY YANG Management Fo 1C ELECTION OF DIRECTOR: ROY J. BOSTOCK Management Fc ELECTION OF DIRECTOR: RONALD W. BURKLE 1 D Fc Management ELECTION OF DIRECTOR: ERIC HIPPEAU 1 E Fc Management ELECTION OF DIRECTOR: VYOMESH JOSHI Fc 1 F Management 1G ELECTION OF DIRECTOR: ARTHUR H. KERN Management Fc 1 H ELECTION OF DIRECTOR: ROBERT A. KOTICK Management Fc 1 I ELECTION OF DIRECTOR: EDWARD R. KOZEL Fc Management ELECTION OF DIRECTOR: GARY L. WILSON 1 .T Management Fc 02 AMENDMENTS TO THE COMPANY S AMENDED AND RESTATED Management Agai 1995 STOCK PLAN. 03 AMENDMENT TO THE COMPANY S AMENDED AND RESTATED Management Fc 1996 EMPLOYEE STOCK PURCHASE PLAN. RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED Management Fc PUBLIC ACCOUNTING FIRM. 05 STOCKHOLDER PROPOSAL REGARDING PAY-FOR-SUPERIOR-PERFORMANCE. Shareholder Agai 0.6 STOCKHOLDER PROPOSAL REGARDING INTERNET CENSORSHIP. Shareholder Agai 07 STOCKHOLDER PROPOSAL REGARDING BOARD COMMITTEE Shareholder Agai ON HUMAN RIGHTS. CATERPILLAR INC. CAT ISSUER: 149123101 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са

	Edgar Filling. GABEEET EQUIT FITTOUT	INO TOMINATA		
01	DIRECTOR		Management	F
		JOHN T. DILLON JUAN GALLARDO WILLIAM A. OSBORN	Management Management Management	F G F G
02	RATIFY AUDITORS	EDWARD B. RUST, JR.	Management Management	F (
03	STOCKHOLDER PROPOSAL-SEPARATE CEO & CHAIR		Shareholder	Aga
04	STOCKHOLDER PROPOSAL-MAJORITY VOTE STANDAR)	Shareholder	Agai
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI EQUITY TRUST INC.	Report Date: 07/02/2 Page 213 of		
 IAC/INTER	ACTIVECORP		IACI	
ISSUER: 4	4919P300 ISIN	:		
SEDOL:				
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	WILLIAM H. BERKMAN EDGAR BRONFMAN, JR. BARRY DILLER VICTOR A. KAUFMAN DONALD R. KEOUGH* BRYAN LOURD* JOHN C. MALONE ARTHUR C. MARTINEZ STEVEN RATTNER GEN. H.N. SCHWARZKOPF* ALAN G. SPOON DIANE VON FURSTENBERG	Management	FC
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG AS IAC S INDEPENDENT REGISTERED PUBLIC ACCORDING FOR THE 2007 FISCAL YEAR.	LLP	Management	Fo
	ONT NEWS AND MEDIA PLC			
ISSUER: G	G4755S126 ISIN	: IE0004614818		
	801ZKS1, 0461481, 6459639, 4699103, B014WP9			
	JP: GLOBAL			
Proposal			Proposal	V

Number	Proposal	Type	Ca
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU.	Non-Voting	
1.	ADOPT THE REPORTS AND FINANCIAL STATEMENTS	Management	Fo
2.	DECLARE A FINAL DIVIDEND	Management	Fo
3.1	RE-ELECT MR. V.C. CROWLEY AS A DIRECTOR	Management	Fo
3.2	RE-ELECT MR. P.M. COSGROVE AS A DIRECTOR	Management	Fo
3.3	RE-ELECT MR. J.C. DAVY AS A DIRECTOR	Management	Fo
3.4	RE-ELECT MR. I.G. FALLON AS A DIRECTOR	Management	Fo
3.5	RE-ELECT SENATOR M.N. HAYES AS A DIRECTOR	Management	Fo
3.6	RE-ELECT MR. L.P. HEALY AS A DIRECTOR	Management	Fo
3.7	RE-ELECT DR. B.J. HILLERY AS A DIRECTOR	Management	Fo
3.8	RE-ELECT MR. BARONESS M. JAY AS A DIRECTOR	Management	Fo
3.9	RE-ELECT DR. IE KENNY AS A DIRECTOR	Management	Fo
3.10	RE-ELECT MR. F. MURRAY AS A DIRECTOR	Management	Fo
3.11	RE-ELECT MR. A.C. O REILLY AS A DIRECTOR	Management	Fo
3.12	RE-ELECT MR. G.K. O REILLY AS A DIRECTOR	Management	Fo
4.	APPROVE TO FIX THE REMUNERATION OF DIRECTORS	Management	Fo
5.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF AUDITORS	Management	Fo
6.	AUTHORIZE THE COMPANY TO CONVENE THE NEXT AGM AT ANY LOCATION OUTSIDE THE STATE	Management	Fo

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 214 of 236

INDEPENDENT NEWS AND MEDIA PLC

ISSUER: G4755S126 ISIN: IE0004614818

SEDOL: B01ZKS1, 0461481, 6459639, 4699103, B014WP9

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1.	AUTHORIZE THE DIRECTORS, FOR THE PURPOSES OF SECTION 20 OF THE COMPANIES AMENDMENT ACT 1983, THE 1983 ACT TO ALLOT AND ISSUE RELEVANT SECURITIES PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THE AUTHORITY SHALL BE AUTHORIZED BUT AS YET UNISSUED SHARE CAPITAL OF THE COMPANY AS AT THE CLOSE OF BUSINESS ON THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY SHALL, SUBJECT TO ARTICLES 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, EXPIRE AT THE CLOSE OF BUSINESS ON 12 JUN 2012 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1983 ACT	Management	FO
S.2	AUTHORIZE THE DIRECTORS, FOR THE PURPOSE OF SECTION 24 OF THE COMPANIES AMENDMENT ACT 1983 THE ACT	Management	Fo

TO ALLOT AND ISSUE EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS AS SPECIFIED IN ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THAT SUCH DATE AS IS REFERRED TO IN ARTICLE 6(C)(II) SHALL BE 13 JUN 2007; AUTHORITY SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 12 SEP 2008, UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1983 ACT

- AMEND THE ARTICLE 3(A)(D)(III) BE DELETED AND SUBSTITUTED AS SPECIFIED
- AUTHORIZE THE COMPANY AND/OR ANY SUBSIDIARY BEING A BODY CORPORATE AS REFERRED TO IN THE EUROPEAN COMMUNITIES PUBLIC LIMITED COMPANY SUBSIDIARIES REGULATIONS 1997 OF THE COMPANY, TO MAKE MARKET PURCHASES AS DEFINED BY SECTION 212 OF THE COMPANIES ACT 1990 THE 1990 ACT OF SHARES OF ANY CLASS OF THE COMPANY ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE IN ACCORDANCE WITH AND SUBJECT TO THE PROVISIONS OF THE 1990 ACT, AND ARTICLE 3(A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; THE RE-ISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES AS DEFINED BY SECTION 209 OF THE 1990 ACT FOR THE TIME BEING HELD BY THE COMPANY MAY BE RE-ISSUED OFF MARKET SHALL BE THE PRICE RANGE SET OUT IN ARTICLE 3(A)(E) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; AND AUTHORITY SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 12 DEC 2008 UNLESS, IN ANY SUCH CASE, PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1990 ACT
- AMEND THE ARTICLES OF ASSOCIATION BY THE DELETION OF ARTICLES 8(D) THEREOF; THE REDESIGNATION OF PARAGRAPH (E), (F) AND (G) AS (D), (E) AND (F) RESPECTIVELY AND THE INSERTION OF ARTICLE 8 (G) AND ARTICLE 8(A) AS SPECIFIED
- AMEND ARTICLE 75 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY BY THE DELETION OF THE WORDS TWENTY-FIVE ON THE SECOND LINE THEREOF AND THE SUBSTITUTION OF THE WORD TWENTY THEREFORE SO THAT ARTICLE 75 SHALL HENCEFORTH READ AS SPECIFIED

Management Fo

Management Fo

Management Fo

Management Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 215 of 236

PLEASE NOTE THAT DETAILED INFORMATION ABOUT THE Non-Voting PROPOSALS CAN BE FOUND AT: http://www3.ics.adp.com/streetlink_data/dirgpics/safbaa.pdf

CABLEVISION SYSTEMS CORPORATION

CVC

ISSUER: 12686C109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

AS DECEMBED TO DATE OF ADDITIONAL OF ADDITIONS OF ADDITIONS OF ADDITIONAL OF ADDITIONA	Management	Fo
02 PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2007		
01 DIRECTOR	Management	Fo
GROVER C. BROWN	Management	Fo
ZACHARY W. CARTER	Management	Fo
CHARLES D. FERRIS	Management	Fo
RICHARD H. HOCHMAN	Management	Fo
VICTOR ORISTANO	Management	Fo
THOMAS V. REIFENHEISE	R Management	Fo
JOHN R. RYAN	Management	Fo
VINCENT TESE	Management	Fo

ENERGY EAST CORPORATION EAS

ISSUER: 29266M109 ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		JAMES H. BRANDI	Management	Fo
		JOHN T. CARDIS	Management	Fo
		THOMAS B. HOGAN, JR.	Management	Fo
		G. JEAN HOWARD	Management	Fo
		DAVID M. JAGGER	Management	Fo
		SETH A. KAPLAN	Management	Fo
		BEN E. LYNCH	Management	Fo
		PETER J. MOYNIHAN	Management	Fo
		PATRICIA M. NAZEMETZ	Management	Fo
		WALTER G. RICH	Management	Fo
		WESLEY W. VON SCHACK	Management	Fo
02	TO RATIFY THE APPOINTMENT OF PRICEWATERHOU	USECOOPERS	Management	Fo

LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.

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ORIENT-EXPRESS HOTELS LTD. OEH ISSUER: G67743107 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са Type 01 DIRECTOR Management Fo JOHN D. CAMPBELL Management For JAMES B. HURLOCK Management For PRUDENCE M. LEITH Management For Language Management For Language Management For Language Management For Ma J. ROBERT LOVEJOY Management GEORG R. RAFAEL Management Fc Fc Fo JAMES B. SHERWOOD Management APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY Management Fc S AUDITOR, AND AUTHORIZATION TO FIX THE AUDITOR S REMUNERATION APPROVAL OF AMENDMENTS TO THE COMPANY S 2004 03 Fc Management STOCK OPTION PLAN APPROVAL OF THE COMPANY S 2007 PERFORMANCE SHARE Fc 04 Management PLAN 05 APPROVAL OF AMENDMENTS TO THE COMPANY S MEMORANDUM Management Fc OF ASSOCIATION CONFERRING UNRESTRICTED COMPANY S OBJECTS AND POWERS CONFIRMATION OF AMENDMENTS TO THE COMPANY S BYE-LAWS Management Fc TO DELETE ALL REFERENCES IN THE BYE-LAWS TO SEA CONTAINERS LTD CONFIRMATION OF AMENDMENTS TO THE COMPANY S BYE-LAWS 0.7 Management Fc TO PERMIT ELECTRONIC DELIVERY OF SHAREHOLDER COMMUNICATIONS 0.8 CONFIRMATION OF AMENDMENTS TO THE COMPANY S BYE-LAWS Management Fc NOT TO REQUIRE TWO OFFICERS ALSO SERVE AS DIRECTORS 09 CONFIRMATION OF AMENDMENTS TO THE COMPANY S BYE-LAWS Management Fc TO ALLOW EXECUTION OF DOCUMENTS WITHOUT THE COMPANY LIBERTY GLOBAL, INC. LBTYA ISSUER: 530555101 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Vc Number Proposal Type Са _____ 01 DIRECTOR Management Fo Management Formanagement Forma JOHN W. DICK J.C. SPARKMAN J. DAVID WARGO Management Fc

02

AUDITORS RATIFICATION

Fc

Management

NTT DOCOMO, INC. DCM

ISSUER: J59399105 ISIN: JP3165650007

SEDOL: 5559079, 3141003, 6129277

VOTE GROUP: GLOBAL

Proposal Vo Type Ca Proposal Number Proposal * PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED

TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED

Non-Voting

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AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)

1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	Fo
2.	APPROVE PURCHASE OF OWN SHARES	Management	Fo
3.1	APPOINT A DIRECTOR	Management	Fo
3.2	APPOINT A DIRECTOR	Management	Fo
3.3	APPOINT A DIRECTOR	Management	Fo
3.4	APPOINT A DIRECTOR	Management	Fo
4.1	APPOINT A CORPORATE AUDITOR	Management	Fo
4.2	APPOINT A CORPORATE AUDITOR	Management	Fo
4.3	APPOINT A CORPORATE AUDITOR	Management	Fo
4.4	APPOINT A CORPORATE AUDITOR	Management	Fo

NEC CORPORATION NIPNY

ISSUER: 629050204 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1J	ELECTION OF DIRECTOR: SAWAKO NOHARA	Management	 Fo
1K	ELECTION OF DIRECTOR: BOTARO HIROSAKI	Management	Fo
1L	ELECTION OF DIRECTOR: AKIKHITO OTAKE	Management	Fo
1M	ELECTION OF DIRECTOR: TOSHIMITSU IWANAMI	Management	Fo
1N	ELECTION OF DIRECTOR: TAKAO ONO	Management	Fo
10	ELECTION OF DIRECTOR: KENJI MIYAHARA	Management	Fo
1P	ELECTION OF DIRECTOR: HIDEAKI TAKAHASHI	Management	Fo
2A	ELECTION OF CORPORATE AUDITOR: SHINICHI YOKOYAMA	Management	Fo
2B	ELECTION OF CORPORATE AUDITOR: KENJI SEO	Management	Fo
03	APPROVAL OF PAYMENT OF BONUSES TO DIRECTORS	Management	Fo

1A	ELECTION OF DIRECTOR:	HAJIME SASAKI	Management	Fo
1B	ELECTION OF DIRECTOR:	KAORU YANO	Management	Fo
1C	ELECTION OF DIRECTOR:	KAZUMASA FUJIE	Management	Fo
1D	ELECTION OF DIRECTOR:	MASATOSHI AIZAWA	Management	Fo
1E	ELECTION OF DIRECTOR:	SABURO TAKIZAWA	Management	Fo
1F	ELECTION OF DIRECTOR:	KONOSUKE KASHIMA	Management	Fo
1G	ELECTION OF DIRECTOR:	TSUTOMU NAKAMURA	Management	Fo
1H	ELECTION OF DIRECTOR:	TOSHIO MORIKAWA	Management	Fo
1I	ELECTION OF DIRECTOR:	YOSHINARI HARA	Management	Fo

CHINA MENGNIU DAIRY CO LTD

ISSUER: G21096105 ISIN: KYG210961051

SEDOL: B01FW07, B01B1L9, B01VKZ6

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vo
Number		Type	Ca
1.	RECEIVE AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORT OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 DEC 2006	Management	F0
2.	APPROVE THE FINAL DIVIDEND RE-ELECT MR. JIAO SHUGE ALIAS JIAO ZHEN AS A DIRECTOR AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX HIS REMUNERATION	Management	Fo
3.a		Management	Fo
3.b	RE-ELECT MS. LU JUN AS A DIRECTOR AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO FIX HER REMUNERATION	Management	Fo

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	THE DIRECTORS TO FIX HISREMUNERATION		
4.	RE-APPOINT ERNST & YOUNG AS THE AUDITORS AND AUTHORIZE THE BOARD OF DIRECTORSOF THE COMPANY TO FIX THEIR REMUNERATION	Management	Fo
5.	AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING THE RELEVANT PERIOD, TO REPURCHASE SHARES OF HKD 0.10 EACH IN THE CAPITAL OF THE COMPANY SHARES ON THE STOCK EXCHANGE OF HONG KONG LIMITED THE STOCK EXCHANGE OR ON ANY OTHER STOCK EXCHANGE	Management	Fo

ON WHICH THE SECURITIES OF THE COMPANY MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION OF HONG KONG AND THE STOCK EXCHANGE FOR THIS PURPOSE, SUBJECT TO AND IN ACCORDANCE WITH APPLICABLE LAWS AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES

3.c RE-ELECT MR. WANG HUIBAO AS A DIRECTOR AND AUTHORIZE

Management

Fc

ON THE STOCK EXCHANGE OR OF ANY OTHER STOCK EXCHANGE AS AMENDED FROM TIME TO TIME; SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING THIS RESOLUTION 5 AS SPECIFIED; AND AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY ITS ARTICLES OF ASSOCIATION OR BY ANY APPLICABLE LAW(S) TO BE HELD

- AUTHORIZE THE DIRECTORS, TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES AND TO MAKE OR GRANT OFFERS, AGREEMENTS, OPTIONS AND WARRANTS WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWER, DURING AND AFTER THE RELEVANT PERIOD; SHALL NOT EXCEED OF 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING THIS RESOLUTION 6, OTHERWISE THAN PURSUANT TO, (I) A RIGHTS ISSUE AS SPECIFIED, (II) ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES OR (III) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY ITS ARTICLES OF ASSOCIATION OR BY ANY APPLICABLE LAW(S) TO BE HELD
- 7. APPROVE, SUBJECT TO THE PASSING OF RESOLUTIONS
 5 AND 6, TO EXTEND BY THE ADDITION TO THE AGGREGATE
 NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY
 WHICH MAY BE ALLOTTED OR AGREED TO BE ALLOTTED
 BY THE DIRECTORS OF THE COMPANY PURSUANT TO SUCH
 GENERAL MANDATE AN AMOUNT REPRESENTING THE AGGREGATE
 NOMINAL AMOUNT OF SHARES REPURCHASED BY THE COMPANY
 PURSUANT TO THE GENERAL MANDATE REFERRED TO IN
 RESOLUTION 5 ABOVE PROVIDED THAT SUCH AMOUNT
 SHALL NOT EXCEED 10% OF THE EXISTING ISSUED SHARE
 CAPITAL OF THE COMPANY AT THE DATE OF PASSING
 THIS RESOLUTION 7

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BANCO SANTANDER CENTRAL HISPANO S.A.

STD

ISSUER: 05964H105 ISIN:

SEDOL:

Shareholder Fo

Fc

Management

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V c
01	EXAMINATION AND APPROVAL, IF DEEMED APPROPR OF THE ANNUAL ACCOUNTS (BALANCE SHEET, PROF AND LOSS STATEMENT, STATEMENTS OF CHANGES I NET ASSETS AND CASH FLOWS, AND NOTES) AND OTHE CORPORATE MANAGEMENT OF BANCO SANTANDER HISPANO, S.A. AND ITS CONSOLIDATED GROUP FOR THE FISCAL YEAR ENDED 31 DECEMBER 2006.	RIATE, PIT EN ECENTRAL	Management	Fc
02	APPLICATION OF RESULTS FROM FISCAL YEAR 200	16.	Management	Fo
03	DIRECTOR		Management	Fo
		MS. I.T. BISCAROLASAGA	Management	Fo
		A. GENERALI S.P.A.	Management	Fc
		MR. A.B. GARCIA-TUNON	Management	Fc
		MR. A. ESCAMEZ TORRES	Management	Fo
		MR. F. LUZON LOPEZ	Management	Fo
04	RE-ELECTION OF THE AUDITOR OF ACCOUNTS FOR YEAR 2007.	FISCAL	Management	Fo
05	AUTHORIZATION FOR THE BANK AND ITS SUBSIDIA TO ACQUIRE THEIR OWN STOCK PURSUANT TO THE OF SECTION 75 AND THE FIRST ADDITIONAL PROVOF THE BUSINESS CORPORATIONS LAW.	PROVISIONS	Management	Fo
6A	BYLAWS: AMENDMENT OF THE FIRST PARAGRAPH OF 1.	ARTICLE	Management	Fo
6B	BYLAWS: AMENDMENT OF ARTICLE 28.		Management	Fo
6C	BYLAWS: AMENDMENT OF THE SECOND PARAGRAPH O ARTICLE 36.)F	Management	Fo
6D	BYLAWS: AMENDMENT OF THE LAST PARAGRAPH OF 37.	ARTICLE	Management	Fo
6E	BYLAWS: AMENDMENT OF THE FIRST PARAGRAPH OF 40.	ARTICLE	Management	Fo
7A	RULES AND REGULATIONS FOR THE GENERAL SHARE MEETING: AMENDMENT OF THE PREAMBLE.	HOLDERS	Management	Fo
7в	RULES AND REGULATIONS FOR THE GENERAL SHARE MEETING: AMENDMENT OF ARTICLE 2.	HOLDERS	Management	Fo
7C	RULES AND REGULATIONS FOR THE GENERAL SHARE MEETING: AMENDMENT OF ARTICLE 21 AND CORRE AMENDMENT OF PARAGRAPH 1 OF THE CURRENT ART 22.	SPONDING	Management	Fc
7D	RULES AND REGULATIONS FOR THE GENERAL SHARE MEETING: ADDITION OF A NEW ARTICLE 22 AND OF CURRENT ARTICLE 22 ET SEQ.		Management	Fo
08	DELEGATION TO THE BOARD OF THE POWER TO CAR OUT THE RESOLUTION TO BE ADOPTED TO INCREAS THE SHARE CAPITAL, PURSUANT TO THE PROVISIO OF SECTION 153.1A) OF THE BUSINESS CORPORAT LAW.	SE ONS	Management	Fc
09	DELEGATION TO THE BOARD OF THE POWER TO ISS FIXED INCOME SECURITIES NOT CONVERTIBLE INT		Management	Fo
10	AUTHORIZATION TO DELIVER, WITHOUT CHARGE, 1 SANTANDER SHARES TO EACH OF THE EMPLOYEES O COMPANIES OF THE GROUP WHO SATISFY THE COND	00 F ITIONS	Management	Fo
11	ESTABLISHED IN THE RESOLUTION TO BE ADOPTED AMENDMENT OF THE INCENTIVE PLAN FOR ABBEY M BY MEANS OF THE DELIVERY OF SANTANDER SHARE APPROVED BY THE SHAREHOLDERS AT THE MEETING 22 JUNE 2006 AND LINKED TO THE ATTAINMENT O	IANAGERS S S OF	Management	Fc

REVENUE AND PROFIT TARGETS OF SUCH BRITISH ENTITY.

ProxyEdge - Investment Company Report

Proposal

Number Proposal

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/02/2007 Selected Accounts: NPX GABELLI EQUITY TRUST INC. Page 220 of 236 12 APPROVAL, IN CONNECTION WITH THE LONG-TERM INCENTIVE Management Fo POLICY APPROVED BY THE BOARD, OF VARIOUS PLANS FOR THE DELIVERY OF SANTANDER SHARES, FOR IMPLEMENTATION THEREOF BY THE BANK AND COMPANIES WITHIN THE SANTANDER GROUP. Management Fo 13 AUTHORIZATION TO THE BOARD TO INTERPRET, REMEDY, SUPPLEMENT, CARRY OUT AND FURTHER DEVELOP THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE MEETING, AS WELL AS TO SUBSTITUTE THE POWERS RECEIVED FROM THE SHAREHOLDERS AT THE MEETING, AND GRANT OF POWERS TO CONVERT SUCH RESOLUTIONS INTO NOTARIAL INSTRUMENTS. THE AES CORPORATION AES ISSUER: 00130H105 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Са Number Proposal Type ______ ITORS. Management Forman Management Management Forman Management Man 02 RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS. 01 DIRECTOR JOHN A. KOSKINEN Management For PHILIP LADER Management For SANDRA O. MOOSE Management For PHILIP A. ODEEN Management For CHARLES O. ROSSOTTI Management For SVEN SANDSTROM FOR SVEN S CEE THE CENTRAL EUROPE AND RUSSIA FUND, ISSUER: 153436100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo

Са

Type

01	DIRECTOR		 Management	 F
01	DIRECTOR	MR. DETLEF BIERBAUM AMB. RICHARD R. BURT MR. JOHN H. CANNON	Management Management Management	F) F)
02	TO RATIFY THE APPOINTMENT BY TAND THE BOARD OF DIRECTORS OF LLP, AN INDEPENDENT PUBLIC ACCINDEPENDENT AUDITORS FOR THE FOCTOBER 31, 2007.	PRICEWATERHOUSECOOPERS OUNTING FIRM, AS	Management	F¢
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/ Accounts: NPX GABELLI EQUITY TR	-		
THE NEW (GERMANY FUND, INC.		GF	
ISSUER: 0	644465106	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR	AMBASSADOR R.R. BURT MR. RICHARD KARL GOELTZ MR. C.H. STRENGER	Management Management Management Management	F(F(F(
02	TO RATIFY THE APPOINTMENT BY TAND THE BOARD OF DIRECTORS OF LLP, AN INDEPENDENT PUBLIC ACCUMENTED TO THE FORTHER PROPERTY.	PRICEWATERHOUSECOOPERS OUNTING FIRM, AS	Management Management	F(
03	DECEMBER 31, 2007. TO APPROVE AN ADVISORY PROPOSA CONDUCT A SELF-TENDER OFFER.	L THAT THE FUND	Shareholder	Aga
ALTADIS S				
ISSUER: H	E0432C106	ISIN: ES0177040013		
SEDOL: I	B02T9V8, 5843114, B0YLW13, 54440	·		
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
*	PLEASE NOTE IN THE EVENT THE M REACH QUORUM, THERE WILL BE A 28 JUN 2007. CONSEQUENTLY, YOU	SECOND CALL ON	Non-Voting	

281

	WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA		
*	IS AMENDED. THANK YOU.		
1.	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. APPROVE AND ADOPT THE ANNUAL ACCOUNTS, BALANCE SHEET, PROFIT AND LOSS ACCOUNTAND NOTES TO THE ACCOUNT AND MANAGEMENT REPORT OF ALTADIS, SOCIEDAD A NONIMA AND ITS CONSOLIDATED GROUP, AS WELL	Non-Voting Management	Fo
	AS THE PROPOSED APPLICATION OF PROFITS AND DIVIDEND DISTRIBUTION, ALL OF THE FOREGOING WITH REFERENCE TO THE FY 2006		
2.	RE-APPOINT MR. JEAN PIERRE TIROUFLET AS A DIRECTOR	Management	Fo
3.	RE-APPOINT OR APPOINT THE AUDITORS OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE FY 2007	Management	Fo
4.	APPROVE THE CAPITAL REDUCTION THROUGH AMORTIZATION OF OWN SHARES, RESTATING THE ARTICLE CORRESPONDING TO THE CORPORATE CAPITAL OF THE ARTICLES OF ASSOCIATION	Management	Fo
5.	AMEND THE ARTICLES 8, ABOUT CONVENING NOTICES, 14, ABOUT PROXY AND REPRESENTATION AND 22, ABOUT VOTING OF PROPOSALS OF THE GENERAL MEETING REGULATIONS, IN ORDER TO BRING THEM INTO LINE WITH THE UNIFIED CODE OF CORPORATE GOVERNANCE FOR LISTED COMPANIES APPROVED BY THE SPANISH SECURITIES EXCHANGE COMMISSION, COMISION NACIONAL DEL MERCADO DE VALORES, CNMV, IN 2006	Management	Fo
7.	AUTHORIZE THE BOARD FOR THE EXECUTION, CONSTRUCTION, RECTIFICATION AND IMPLEMENTATION OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING OF SHAREHOLDERS	Management	Fo
6.	GRANT AUTHORITY TO THE BOARD OF DIRECTORS TO CARRY OUT THE DERIVATIVE ACQUISITION OF OWN SHARES, EITHER DIRECTLY OR VIA AFFILIATED COMPANIES, WITHIN THE LEGAL LIMITS AND REQUIREMENTS, FOR AN 18 MONTH PERIOD, AS WELL AS TO DISPOSE OF	Management	Fo
Meeting I	· · · · · · · · · · · · · · · · · · ·	e: 07/02/2007 ge 222 of 236	
	THE BOUGHT BACK SHARES OR TO APPLY THEM TO THE		

THE BOUGHT BACK SHARES OR TO APPLY THEM TO THE REMUNERATION PROGRAMS PROVIDED BY SECTION 75 OF THE SPANISH LIMITED COMPANIES ACT, LEY DE SOCIEDADES ANONIMAS

ISSUER: 576879209 ISIN:

SEDOL:

EDOT:

VOTE GROUP: GLOBAL

MATSUSHITA ELECTRIC INDUSTRIAL CO.,

Proposal Proposal Vo Number Proposal Type Ca

MC

01	DIRECTOR	Management	F
	KUNIO NAKAMURA	Management	Fo
	MASAYUKI MATSUSHITA	Management	Fo
	FUMIO OHTSUBO	Management	Fo
	TAKAMI SANO	Management	Fo
	SUSUMU KOIKE	Management	Fc
	SHUNZO USHIMARU	Management	Fo
	TOSHIHIRO SAKAMOTO	Management	Fo
	TAKAHIRO MORI	Management	Fc
	SHINICHI FUKUSHIMA	Management	Fo
	JUNJI ESAKA	Management	Fo
	IKUSABURO KASHIMA	Management	Fo
	IKUO UNO	Management	Fc
	YOSHIFUMI NISHIKAWA	Management	Fc
	HIDETSUGU OTSURU	Management	Fo
	MASAHARU MATSUSHITA	Management	Fc
	KOSHI KITADAI*	Management	Fc
	YASUO KATSURA*	Management	Fc
	HITOSHI OTSUKI*	Management	Fo
	MAKOTO UENOYAMA*	Management	Fc
2B	TO ELECT KENICHI HAMADA* AS A CORPORATE AUDITOR	Management	Fo
)3	TO APPROVE CHANGES TO REMUNERATION FOR DIRECTORS AND CORPORATE AUDITORS	Management	Fo
2A	TO ELECT YASUO YOSHINO AS A CORPORATE AUDITOR	Management	Fo

SEDOL: 5938247, 6985112

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1 2	APPROVE APPROPRIATION OF PROFITS AMEND ARTICLES TO: APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIALCODE, REDUCE TERM OF OFFICE	Management Management	Fo Fo
	OF DIRECTORS TO ONE YEAR		
3.1	APPOINT A DIRECTOR	Management	Fo
3.2	APPOINT A DIRECTOR	Management	Fo
3.3	APPOINT A DIRECTOR	Management	Fo
3.4	APPOINT A DIRECTOR	Management	Fo
3.5	APPOINT A DIRECTOR	Management	Fo
3.6	APPOINT A DIRECTOR	Management	Fo
3.7	APPOINT A DIRECTOR	Management	Fo
3.8	APPOINT A DIRECTOR	Management	Fo
3.9	APPOINT A DIRECTOR	Management	Fo

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3.10			
	APPOINT A DIRECTOR	Management	Fo
3.11	APPOINT A DIRECTOR	Management	Fo
3.12 3.13	APPOINT A DIRECTOR APPOINT A DIRECTOR	Management Management	Fo Fo
3.14	APPOINT A DIRECTOR	Management	Fo
3.15	APPOINT A DIRECTOR	Management	Fo
3.16	APPOINT A DIRECTOR	Management	Fo
3.17	APPOINT A DIRECTOR	Management	Fo
3.18	APPOINT A DIRECTOR	Management	Fo
3.19	APPOINT A DIRECTOR	Management	Fo
3.20	APPOINT A DIRECTOR	Management	Fo
3.21	APPOINT A DIRECTOR	Management	Fo
3.22 3.23	APPOINT A DIRECTOR	Management	Fo
3.24	APPOINT A DIRECTOR APPOINT A DIRECTOR	Management Management	Fo Fo
3.25	APPOINT A DIRECTOR	Management	Fo
3.26	APPOINT A DIRECTOR	Management	Fo
4	APPROVE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE	Management	Fo
	AUDITORS	-	
5	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR DIRECTORS	Management	Fo
 LTADIS	SA		
SSUER:	E0432C106 ISIN: ES0177040013		
SEDOL:	B02T9V8, 5843114, B0YLW13, 5444012, 5860652		
Proposal		D	7.7
	l Proposal 	Proposal Type	Vo Ca
	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON	_	
Number *	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP	Type Non-Voting	
Number	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING	Type	
Number 	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING IS 27 JUN 2007, BUT THE MEETING IS GOING TO BE	Type Non-Voting	
Number 	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING	Type Non-Voting	
Number 	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING IS 27 JUN 2007, BUT THE MEETING IS GOING TO BE HELD ON SECOND CONVOCATION DATE I.E. 28 JUN 2007.	Type Non-Voting	
Number 	Proposal PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING IS 27 JUN 2007, BUT THE MEETING IS GOING TO BE HELD ON SECOND CONVOCATION DATE I.E. 28 JUN 2007. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO	Type Non-Voting	
Number * *	PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING IS 27 JUN 2007, BUT THE MEETING IS GOING TO BE HELD ON SECOND CONVOCATION DATE I.E. 28 JUN 2007. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Type Non-Voting Non-Voting	Ca
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PAYMENT OF A DIVIDEND OF 1,10 EUROS PER SHARE CHARGED TO PROFITS FOR THE YEAR 312.506 THOUSAND EUROS. THE REMAINING AMOUNT SHALL BE ALLOCATED TO THE VOLUNTARY RESERVES OF ALTADIS, S.A. THE RESOLUTION OF THE BOARD OF DIRECTORS DATED FEBRUARY 21ST, 2007, FOR THE PAYMENT OF AN INTERIM DIVIDEND OF 0.50 EUROS PER SHARE IS RATIFIED, AND A COMPLEMENTARY DIVIDEND OF 0.60 EUROS PER SHARE, TO BE PAID ON JULY 9, 2007, IS PROPOSED. TOTAL DIVIDEND

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> PAYMENTS FOR THE FINANCIAL YEAR WILL THEREFORE BE 1,10 EUROS PER SHARE

- 2. RE-ELECTION OF THE DIRECTOR MR. JEAN-PIERRE TIROUFLET. AT THE PROPOSAL OF THEBOARD OF DIRECTORS AND SUBJECT TO A FAVORABLE REPORT FROM THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE, THE GENERAL MEETING OF SHAREHOLDERS HAS ADOPTED THE AGREEMENT TO RE-ELECT THE DIRECTOR MR. JEAN PIERRE TIROUFLET FOR A MAXIMUM STATUTORY PERIOD OF FIVE YEARS IN ACCORDANCE WITH ARTICLE 126 OF THE CORPORATIONS ACT AND ARTICLE 33 OF THE ARTICLES OF ASSOCIATION. BEING PRESENT IN THE MEETING, THE RE-ELECTED DIRECTOR EXPRESSLY ACCEPTS HIS APPOINTMENT AND DECLARES THAT HE IS NOT INVOLVED IN CURRENT LEGAL PROCEEDINGS THAT WOULD AFFECT HIM HOLDING THE POST, IN ACCORDANCE WITH EXISTING REGULATIONS. MR. TIROUFLET HAS BEEN, AND WILL CONTINUE TO BE, AN INDEPENDENT DIRECTOR. IN ACCORDANCE WITH THE PROVISIONS IN ARTICLE 146 OF THE BUSINESS REGISTER REGULATIONS, IT IS EXPRESSLY STATED THAT, HAVING BEEN RE-ELECTED AS DIRECTOR, HE WILL CONTINUE TO FULFIL THE DUTIES HE WAS PERFORMING BEFOREHAND ON THE BOARD OF DIRECTORS AND ITS COMMITTEES
- APPOINTMENT OR REAPPOINTMENT OF THE ACCOUNTS AUDITOR FOR ALTADIS, S.A. AND ITS CONSOLIDATED GROUP FOR THE 2007 FINANCIAL YEAR. IT IS PROPOSED TO REAPPOINT THE COMPANY DELOITTE, S.L. AS ACCOUNTS AUDITOR FOR THE COMPANY AND ITS CONSOLIDATED GROUP TO UNDERTAKE THE AUDIT WORK FOR THE 2007 FINANCIAL YEAR, EMPOWERING THE BOARD OF DIRECTORS, WHICH TO THIS EFFECT MAY DELEGATE TO THE AUDIT AND CONTROL COMMITTEE, TO ENTER INTO THE RELEVANT SERVICE PROVISION AGREEMENT, BASED ON PAYMENT FOR THE PREVIOUS FINANCIAL YEAR, WITH THE CLAUSES AND CONDITIONS IT DEEMS APPROPRIATE, AS WELL AS TO MAKE THE MODIFICATIONS IN SUCH AGREEMENT AS MAY BE RELEVANT PURSUANT TO THE LEGISLATION IN EFFECT AT EACH MOMENT

4 . REDUCTION OF COMPANY SHARE CAPITAL THROUGH THE REDEMPTION OF OWN SHARES, THUSAMENDING THE WORDING OF THE ARTICLE OF THE COMPANY BY-LAWS WHICH REFERS

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TO SHARE CAPITAL. TO REDUCE COMPANY SHARE CAPITAL BY 368,457 EUROS, THROUGH THE REDEMPTION OF 3,684,570 SHARES OF TREASURY STOCK, PREVIOUSLY ACQUIRED PURSUANT TO AUTHORIZATION FROM THE GENERAL SHAREHOLDERS MEETING, WITHIN THE LIMITS ESTABLISHED IN ARTICLES 75 AND SUBSEQUENT AND IN ADDITIONAL PROVISION 1, SECTION 2 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. THUS, THE REFERENCE TO THE SHARE CAPITAL FIGURE SET OUT IN ARTICLE 5 OF THE COMPANY BYLAWS WILL BE AMENDED TO READ AS FOLLOWS: ARTICLE 5. - SHARE CAPITAL SHARE CAPITAL IS 25,243,685 EUROS AND 60 CENTS, REPRESENTED BY 252,436,856 SHARES OF 0.10 EURO NOMINAL VALUE EACH, ALL OF THE SAME TYPE, NUMBERED FROM 1 TO 252,436,856 INCLUSIVE, FULLY SUBSCRIBED AND PAID UP. THE AFOREMENTIONED REDUCTION SHALL BE EXECUTED WITHIN A PERIOD OF SIX MONTHS FROM THE DATE OF THE PRESENT RESOLUTION. THE SHARE CAPITAL REDUCTION SHALL BE CHARGED TO RESERVES, CANCELLING THE UNAVAILABLE RESERVE ENVISAGED IN ARTICLE 79.3 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. SUCH REDUCTION SHALL NOT INVOLVE THE REIMBURSEMENT OF CASH CONTRIBUTIONS, GIVEN THAT THE COMPANY ITSELF IS HOLDER OF THE REDEEMED SHARES. THEREFORE, THE PURPOSE OF THE SAID REDUCTION SHALL BE TO AMORTIZE THE COMPANY S OWN SHARES. IT IS PROPOSED THAT THE BOARD OF

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DIRECTORS BE COMMISSIONED TO UNDERTAKE THE ADMINISTRATIVE STEPS AND PROCESSES LEGALLY NECESSARY TO COMPLETE AND, IF APPROPRIATE, CORRECT THE RESOLUTION ADOPTED, AND SPECIFICALLY TO: REQUEST EXCLUSION FROM QUOTATION OF THE AMORTIZED STOCK, DRAW UP AND, IF NECESSARY, PUBLISH ANNOUNCEMENTS ESTABLISHED IN ARTICLE 165 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT; IN THE EVENT OF EXERCISE OF THE RIGHT TO CHALLENGE BY CREDITOR HOLDERS OF THE SAME, IF THE CASE MAY BE, TO COMPLY WITH THE REQUIREMENTS SET OUT IN ARTICLE 166, SECTION 3, OF THE AFOREMENTIONED ACT, AND IN GENERAL, TO ADOPT ANY RESOLUTIONS THAT MAY BE NECESSARY AND UNDERTAKE THE ACTS REQUIRED TO EFFECT THE SHARE CAPITAL REDUCTION AND AMORTIZATION OF THE SHARES, WITH THE EXPRESS POWER TO CORRECT OR SUPPLEMENT THE ABOVE RESOLUTIONS IN THE LIGHT OF COMMENTS OR QUALIFICATIONS FROM THE MERCANTILE REGISTRAR, GRANTING THE RELEVANT PUBLIC DEEDS AND APPOINTING THE PERSON OR PERSONS WHO SHALL ACT IN THE FORMALIZATION OF THE SAME. LIKEWISE, IT IS PROPOSED THAT THE POWERS NECESSARY TO FORMALIZE THE PRESENT RESOLUTION BE DELEGATED TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE SECRETARY TO THE BOARD INDISTINCTLY, ENABLING THEM TO EFFECT ALL PUBLIC AND PRIVATE DOCUMENTS TO THIS EFFECT, AND TO SUPPLEMENT OR CORRECT

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THE PRESENT RESOLUTION, AND TO PROCEED TO REGISTER THE SAME WITH THE CORRESPONDING MERCANTILE REGISTRY AND ALL OTHER ENTITIES WHERE REQUIRED. REPORT FROM THE BOARD OF DIRECTORS OF ALTADIS, S.A. IN RELATION TO THE PROPOSAL TO REDUCE THE SHARE CAPITAL BY REDEMPTION OF TREASURY STOCK, REDRAFTING THE ARTICLE OF THE COMPANY ARTICLES OF ASSOCIATION RELATING TO THE SHARE CAPITAL. ARTICLE 164 OF THE PUBLIC LIMITED COMPANIES ACT ESTABLISHES THAT THE SHARE CAPITAL REDUCTION MUST BE AGREED BY THE GENERAL MEETING WITH THE REQUIREMENTS OF THE MODIFICATIONS OF THE ARTICLES OF ASSOCIATION; ON THE OTHER HAND ARTICLE 144 OF THE SAME LAW MENTIONS, AMONGST OTHER REQUIREMENTS FOR THE VALID ADOPTION OF THE AGREEMENT TO MODIFY THE ARTICLES OF ASSOCIATION, THAT THE DIRECTORS FORMULATE A WRITTEN REPORT JUSTIFYING THE MODIFICATION PROPOSAL. THE SAID REPORT, TOGETHER WITH THE FULL TEXT OF THE PROPOSAL MODIFICATION, MUST BE MADE AVAILABLE TO THE SHAREHOLDERS AS SET OUT IN THE SAID ARTICLE. THIS REPORT IS PREPARED IN ORDER TO COMPLY WITH THE AFOREMENTIONED LEGAL REQUIREMENT. A. JUSTIFICATION FOR THE PROPOSAL THE BOARD OF DIRECTORS CONSIDERS THAT IT IS APPROPRIATE TO REDUCE THE SHARE CAPITAL BY THE AMOUNT THAT CORRESPONDS TO THE NOMINAL VALUE OF CERTAIN SHARES IN THE TREASURY STOCK, BY THEIR REDEMPTION, IN ORDER TO ADAPT TO THE REAL STRUCTURE OF THE COMPANY S SHARE CAPITAL, CONCENTRATE THE CAPITAL IN THE EXTERNAL SHAREHOLDERS AND INCREASE THE PROFIT PER COMPANY SHARE. ON THE BASIS OF THE ABOVE PREMISE, IT IS PROPOSED TO THE GENERAL MEETING OF SHAREHOLDERS TO REDUCE THE SHARE CAPITAL BY 368,457 EUROS BY REDEEMING 3,684,570 OWNED SHARES IN THE TREASURY STOCK WHICH CORRESPONDS TO APPROXIMATELY 1,43% OF THE COMPANY S CURRENT SHARE CAPITAL. B. AGREEMENT PROPOSAL TO REDUCE THE SHARE CAPITAL BY REDEMPTION OF TREASURY STOCK, REDRAFTING THE ARTICLE OF THE COMPANY ARTICLES OF ASSOCIATION RELATING TO THE SHARE CAPITAL THE AGREEMENT THAT THE BOARD OF DIRECTORS PROPOSES FOR THE APPROVAL OF THE ORDINARY GENERAL MEETING OF SHAREHOLDERS IN RELATION TO THIS ISSUES IS AS FOLLOWS:

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THE COMPANY S SHARE CAPITAL BY THE AMOUNT OF 368,457 EUROS, BY REDEEMING THE 3,684,570 OWNED SHARES IN THE TREASURY STOCK, WHICH WERE PREVIOUSLY ACQUIRED ON THE BASIS OF THE AUTHORIZATION AT THE TIME BY THE GENERAL MEETING OF SHAREHOLDERS, WITHIN THE LIMITS SET OUT IN ARTICLES 75 AND BELOW AND IN THE 1ST ADDITIONAL REGULATION, SECTION 2, OF THE PUBLIC LIMITED COMPANIES ACT. AS A RESULT, ARTICLE 5 OF THE COMPANY ARTICLES OF

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ASSOCIATION IS MODIFIED IN RELATION TO THE AMOUNT OF THE SHARE CAPITAL, WHICH SHALL BE DRAFTED AS FOLLOWS: ARTICLE 5. - SHARE CAPITAL: SHARE CAPITAL IS 25,243,685 EUROS AND 60 CENTS, REPRESENTED BY 252,436,856 SHARES OF 0.10 EURO NOMINAL VALUE EACH, ALL OF THE SAME TYPE, NUMBERED FROM 1 TO 252,436,856 INCLUSIVE, FULLY SUBSCRIBED AND PAID UP . THE REDUCTION WILL BE EXECUTED IN A MAXIMUM PERIOD OF SIX MONTHS FROM THE DATE OF THIS AGREEMENT. THE CAPITAL REDUCTION IS DONE CHARGED TO THE RESERVES, CANCELLING THE UNAVAILABLE RESERVE REFERRED TO IN ARTICLE 79.3 OF THE PUBLIC LIMITED COMPANIES ACT. THE REDUCTION WILL NOT INVOLVE THE REFUND OF INVESTMENTS AS IT IS THE COMPANY ITSELF THAT OWNS THE REDEEMED SHARES. AS SUCH, THE PURPOSE OF THE REDUCTION SHALL BE TO REDEEM THE TREASURY STOCK. IT IS PROPOSED TO DELEGATE TO THE BOARD OF DIRECTORS THE PERFORMANCE OF ALL STEPS AND ACTIONS THAT ARE NECESSARY IN ACCORDANCE WITH THE ACT IN ORDER TO COMPLETE AND IF APPROPRIATE CORRECT THAT ADOPTED HEREIN AND, IN PARTICULAR, SO THAT IT CAN: REQUEST THE QUOTING OF THE REDEEMED SHARES, IN THE MANNER ESTABLISHED BY THE APPLICABLE REGULATIONS; DRAFT AND PUBLISH, IF APPLICABLE, THE ANNOUNCEMENTS REFERRED TO IN ARTICLE 165 OF THE PUBLIC LIMITED COMPANIES ACT; IN THE CASE OF THE EXERCISE OF THE RIGHT TO OPPOSE BY ANY OF THE CREDITORS HOLDING THE SAME, IF APPLICABLE, TO COMPLY WITH THE REQUIREMENTS ESTABLISHED IN ARTICLE 166, SECTION 3, OF THE SAID ACT, AND IN GENERAL, ADOPT AS MANY AGREEMENTS AS NECESSARY AND DO ALL ACTS THAT ARE NECESSARY FOR THE REDUCTION OF THE CAPITAL AND SHARE REDEMPTION, WITH THE EXPRESS AUTHORIZATION TO CORRECT AND COMPLEMENT THE ABOVE AGREEMENTS IN LIGHT OF THE VERBAL OR WRITTEN CLASSIFICATION FROM THE TRADE REGISTRAR, GRANTING THE CORRESPONDING PUBLIC DEED(S), AND APPOINTING THE PERSON WHO WILL ACT IN THEIR FORMALIZATION. IT IS ALSO PROPOSED TO DELEGATE TO BOTH THE CHAIRMAN AND TO THE SECRETARY OF THE BOARD OF DIRECTORS THE POWERS NECESSARY IN ORDER TO FORMALIZE THIS AGREEMENT, BEING ABLE FOR SUCH PURPOSE TO GRANT ALL KINDS OF PUBLIC OR PRIVATE DOCUMENTS, EVEN THOSE TO COMPLETE OR CORRECT THIS AGREEMENT, AND TO PROCEED TO ENTER IT IN THE CORRESPONDING TRADE REGISTRY AND IN THE OTHER ENTITIES AS APPROPRIATE

5. PARTIAL ALTERATION OF ARTICLES 8 (OFFICIAL CALL),
14 (DELEGATION AND REPRESENTATION) AND 22 (VOTING
ON PROPOSED RESOLUTIONS) OF THE REGULATIONS OF
THE GENERAL MEETING FOR THEIR ADAPTATION TO THE
UNIFIED CODE OF GOOD GOVERNANCE OF LISTED COMPANIES
APPROVED BY THE CNMV (SPANISH NATIONAL SECURITIES
MARKET COMMISSION) IN 2006. ALTERATION OF THE
FOLLOWING ARTICLES OF THE REGULATIONS OF THE
ALTADIS, S.A. GENERAL MEETING HAS BEEN PROPOSED
FOR THEIR ADAPTATION TO THE NEW UNIFIED CODE
OF GOOD GOVERNANCE OF LISTED COMPANIES APPROVED
BY THE COMMISSION NACIONAL DEL MERCADO DE VALORES
IN 2006: ARTICLE 8 OFFICIAL CALL, WHICH HAS THE

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> NEW SECTION 8.3 ADDED; ARTICLE 14 (DELEGATION AND REPRESENTATION), WHICH HAS THE NEW SECTION 14.5 ADDED; AND ARTICLE 22 VOTING ON PROPOSED RESOLUTIONS, WHICH HAS ADDED A NEW PARAGRAPH TO SECTION 22.2. THE REST OF THE SECTIONS OF EACH OF THE ARTICLES REMAIN UNALTERED. ALTERATION OF THE ARTICLES STATED IS PREVIOUSLY AGREED THROUGH A WRITTEN REPORT FROM THE DIRECTORS, EXPLAINING THEIR ALTERATION, AND AFTER THE PROPOSAL OF THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE. ALTERED ARTICLES WILL BE WORDED LITERALLY ALTERATIONS ARE UNDERLINED: ARTICLE 8. OFFICIAL CALL 8.1. THE GENERAL SHAREHOLDERS MEETINGS, WHETHER ORDINARY OR EXTRAORDINARY, SHALL BE CALLED BY THE BOARD OF DIRECTORS. 8.2. THE BOARD OF DIRECTORS MAY CALL THE GENERAL SHAREHOLDERS MEETING WHENEVER IT DEEMS APPROPRIATE OR NECESSARY FOR THE COMPANY S INTERESTS, BUT IS OBLIGED, NONETHELESS, TO CALL THE ORDINARY GENERAL SHAREHOLDERS MEETING WITHIN THE FIRST SIX MONTHS OF EACH FISCAL YEAR AND TO CALL THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING WHEN SO REQUESTED IN WRITING BY SHAREHOLDERS HOLDING A MINIMUM OF FIVE PERCENT OF THE COMPANY SHARE CAPITAL. SUCH REQUEST SHALL INCLUDE THE MATTERS TO BE DELIBERATED AT THE MEETING TO BE CALLED. IN THIS CASE, THE GENERAL SHAREHOLDERS MEETING SHALL BE HELD WITHIN THE THIRTY DAYS FOLLOWING THE DATE ON WHICH NOTIFICATION BY NOTARY OF THE CALL IS RECEIVED, INCLUDING NECESSARILY THE PROPOSED AGENDA, OR THE MATTERS THAT GAVE RISE TO SUCH REQUEST. 8.3. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE INCLUDED SEPARATELY ON THE AGENDA AND VOTED ON INDIVIDUALLY. ARTICLE 14. DELEGATION AND REPRESENTATION 14.1 ALL SHAREHOLDERS SHALL BE ENTITLED TO BE REPRESENTED AT THE GENERAL SHAREHOLDERS MEETING BY ANOTHER SHAREHOLDER WITH THE RIGHT TO ATTEND. SUCH REPRESENTATION SHALL BE SPECIFIC FOR EACH MEETING, EXPRESSED THROUGH THE DELEGATION FORM PRINTED ON THE ATTENDANCE CARD OR THROUGH ANY OTHER MEANS ACCEPTED BY LAW, WITHOUT PREJUDICE TO THE PROVISIONS OF ARTICLE 108 OF THE JOINT STOCK COMPANIES ACT WITH RESPECT TO FAMILY REPRESENTATION AND THE CONFERRING OF GENERAL POWERS. SUCH DOCUMENTS OF DELEGATION OR REPRESENTATION FOR THE GENERAL SHAREHOLDERS MEETING SHALL REFLECT THE RELEVANT INSTRUCTIONS WITH REGARDS TO THE VOTE TO BE ISSUED. SHOULD NO EXPRESS INSTRUCTIONS BE GIVEN, IT SHALL BE UNDERSTOOD THAT THE REPRESENTATIVE SHALL VOTE IN FAVOUR OF THE PROPOSALS SUBMITTED BY THE BOARD

OF DIRECTORS WITH RESPECT TO THE MATTERS INCLUDED ON THE AGENDA. SHOULD NO INSTRUCTIONS HAVE BEEN ISSUED BECAUSE THE GENERAL SHAREHOLDERS MEETING RESOLVES MATTERS THAT ARE NOT INCLUDED ON THE AGENDA AND ARE THEREFORE UNKNOWN AT THE DATE OF DELEGATION, AND SHOULD SUCH MATTERS BE PUT TO A VOTE, THE REPRESENTATIVE SHALL VOTE AS HE/SHE DEEMS APPROPRIATE, TAKING INTO ACCOUNT THE INTERESTS OF THE COMPANY AND THE REPRESENTED PARTY. THE SAME PRINCIPLE SHALL APPLY WHEN THE RELEVANT PROPOSAL OR PROPOSALS SUBMITTED FOR DECISION BY THE MEETING HAVE NOT BEEN PRESENTED BY THE BOARD OF DIRECTORS. IN THE EVENT THE REPRESENTATION OR DELEGATION DOCUMENT DOES NOT INDICATE THE SPECIFIC INDIVIDUAL TO WHOM THE SHAREHOLDER CONFERS

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> REPRESENTATION, SUCH REPRESENTATION SHALL BE CONSIDERED TO HAVE BEEN GRANTED IN FAVOUR OF THE CHAIRMAN OF THE COMPANY BOARD OF DIRECTORS OR WHOMEVER SUBSTITUTES THE CHAIRMAN IN PRESIDING THE GENERAL SHAREHOLDERS MEETING. IN THE CASES OF PUBLIC REQUESTS FOR REPRESENTATION, IN CASES OF CONFLICT OF INTEREST THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION IS GRANTED SHALL BE LIMITED BY THE RESTRICTIONS ON THE EXERCISE OF VOTING RIGHTS ESTABLISHED IN ARTICLE 114 OF THE SECURITIES MARKET ACT. IN THESE CASES, THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION WERE GRANTED MAY APPOINT ANOTHER ADMINISTRATOR OR A THIRD PARTY IN WHICH NO CONFLICT OF INTEREST OCURR TO THE EFFECT THAT SUCH PERSONS EXERCISE LAWFULLY THE AFORESAID REPRESENTATION. THE APPOINTMENT, UNLESS ANYTHING IS EXPRESSED TO THE CONTRARY, SHALL EXTEND TO THOSE MATTERS THAT EVEN IF NOT INDICATED IN THE AGENDA OF CALL MAY BE, BY MINISTRY OF LAW, RESOLVED BY THE GENERAL MEETING OF SHAREHOLDERS; IN THESE CASES SHALL ALSO APPLY THE AFOREMENTIONED DISPOSITIONS REGARDING THE CONFLICT OF INTEREST. REPRESENTATION IS ALWAYS REVOCABLE. PERSONAL ATTENDANCE BY THE REPRESENTED PARTY AT THE GENERAL SHAREHOLDERS MEETING SHALL BE CONSIDERED AS REVOCATION OF SUCH REPRESENTATION. 14.2. INDIVIDUAL SHAREHOLDERS WHO ARE NOT FULLY ABLE TO ACT AND LEGAL ENTITY SHAREHOLDERS SHALL BE REPRESENTED BY THOSE EXERCISING THEIR REPRESENTATION IN ACCORDANCE WITH THE LAW, WITH DUE ACCREDITATION, 14.3. IN THE CASES OF BOTH VOLUNTARY REPRESENTATION AND LEGAL REPRESENTATION, SHAREHOLDERS ARE ENTITLED TO ONLY ONE REPRESENTATIVE AT THE MEETING. 14.4. THE CHAIRMAN OF THE GENERAL SHAREHOLDERS MEETING OR, IF SO DELEGATED, THE SECRETARY OF THE SAME, SHALL RESOLVE ALL DOUBTS WHICH MAY ARISE WITH RESPECT TO THE VALIDITY AND EFFECTIVENESS OF THE DOCUMENTS GRANTING THE

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RIGHT TO ATTEND PRESENTED BY ALL SHAREHOLDERS, WHETHER INDIVIDUALLY OR GROUPING THEIR SHARES WITH OTHER SHAREHOLDERS, AS WELL AS THE DELEGATION OR REPRESENTATION IN FAVOUR OF ANOTHER PARTY, ENDEAVOURING TO CONSIDER INVALID OR INEFFECTIVE ONLY THOSE DOCUMENTS THAT DO NOT MEET THE MINIMUM ESSENTIAL REQUIREMENTS, AND PROVIDED THAT SUCH NON-FULFILMENT HAS NOT BEEN REMEDIED. 14.5. IN PARTICULAR, FINANCIAL INTERMEDIARIES, WHO HAVE BEEN DULY ACCREDITED TO THE COMPANY, AND WHO ARE LEGITIMIZED AS SHAREHOLDERS IN ORDER TO ACT ON BEHALF OF DIFFERENT CLIENTS, SHALL BE PERMITTED TO EXERCISE SPLIT VOTES, IN ACCORDANCE WITH THE INSTRUCTIONS OF THEIR CLIENTS. ARTICLE 22. VOTING ON PROPOSED RESOLUTIONS. 22.1. AFTER THE SHAREHOLDERS INTERVENTIONS AND WHEN THE REQUESTED RESPONSES HAVE BEEN DULY PROVIDED, VOTING SHALL TAKE PLACE ON THE RELEVANT PROPOSED RESOLUTIONS IN ACCORDANCE WITH THE PROVISIONS OF THE PRESENT REGULATIONS. VOTING ON EACH OF THE PROPOSED RESOLUTIONS SHALL OCCUR FOLLOWING THE AGENDA INDICATED ON THE CALL. SHOULD PROPOSALS NOT INCLUDED ON THE AGENDA BE SUBMITTED FOR A VOTE, SUCH PROPOSALS SHALL BE PUT TO VOTE AFTER THE PROPOSALS ON THE AGENDA, UNLESS OTHERWISE INDICATED BY THE CHAIRMAN. 22.2. AFTER A COMPLETE OR SUMMARISED READING BY THE SECRETARY, A PROCEDURE WHICH MAY BE OMITTED WHEN THE TEXT OF THE RELEVANT PROPOSED RESOLUTION REGARDING THE MATTER ON THE AGENDA HAS BEEN FURNISHED TO THE SHAREHOLDERS AT THE OPENING OF THE MEETING, THE FIRST RESOLUTIONS PUT TO VOTE SHALL BE THOSE PROPOSED BY THE BOARD OF DIRECTORS AND, IN THE

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ABSENCE OF SUCH PROPOSALS, PROPOSALS SUBMITTED BY OTHER BODIES WILL BE SUBMITTED TO A VOTE, IN THE ORDER DETERMINED TO THIS EFFECT BY THE CHAIRMAN. CONTD..

* CONTD.. WHEN A RESOLUTION HAS BEEN APPROVE RELATED TO AND INCOMPATIBLE WITH THE SAME SHALL AUTOMATICALLY BE REJECTED WITHOUT THEIR SUBMISSION TO A VOTE, AND SHALL BE SO DECLARED BY THE CHAIRMAN OF THE MEETING. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE VOTED ON SEPARATELY. 22.3. VOTING ON THE PROPOSED RESOLUTIONS SHALL BE DETERMINED ACCORDING TO THE FOLLOWING SYSTEM: WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, FAVOURABLE VOTES SHALL BE CONSIDERED TO BE THOSE CORRESPONDING

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TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR UNFAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS NOT INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, UNFAVOURABLE VOTES SHALL BE CONSIDERED ALL THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR FAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. TO THE EFFECTS OF THE PROVISIONS SET OUT IN PARAGRAPHS A) AND B) ABOVE, FOR EACH OF THE PROPOSALS SUBMITTED TO A VOTE, THE SHARES PRESENT OR REPRESENTED AT THE MEETING SHALL BE CONSIDERED THOSE THAT APPEAR ON THE ATTENDANCE LIST AFTER DEDUCTING THOSE SHARES THAT, AS STIPULATED BY THE LEGISLATION IN EFFECT AND IN FUNCTION OF THE PROPOSED RESOLUTION TO BE SUBMITTED TO A VOTE, CANNOT EXERCISE THE RELEVANT RIGHT TO VOTE. 22.4. WHATEVER THE SYSTEM USED TO DETERMINE THE VOTE, THE GENERAL SHAREHOLDERS MEETING PANEL OR, IN THE EVENT SUCH PANEL HAS NOT BEEN CONSTITUTED, THE SECRETARY OF THE MEETING SHALL VERIFY THE EXISTENCE OF A SUFFICIENT NUMBER OF FAVOURABLE VOTES TO REACH THE NECESSARY MAJORITY IN EACH CASE, THEREBY ALLOWING THE CHAIRMAN TO DECLARE THE CORRESPONDING RESOLUTION APPROVED; REPORT FROM THE BOARD OF DIRECTORS OF ALTADIS, S.A. IN RELATION TO THE PROPOSAL TO THE GENERAL MEETING OF SHAREHOLDERS TO PARTIALLY MODIFY ARTICLES 8 (OFFICIAL CALL), 14 (DELEGATION AND REPRESENTATION) AND 22 (VOTING ON PROPOSED RESOLUTIONS) OF THE REGULATIONS OF THE GENERAL MEETING, IN ORDER TO ADAPT THEM TO THE UNIFIED CODE OF GOOD GOVERNANCE FOR LISTED COMPANIES APPROVED BY THE NATIONAL STOCK MARKET COMMISSION IN 2006 1. PURPOSE OF THE REPORT IN COMPLIANCE WITH THAT STATED IN ARTICLE 3 OF THE REGULATIONS OF THE GENERAL MEETING, THE BOARD OF DIRECTORS OF ALTADIS, S.A. (HEREINAFTER THE COMPANY) FORMULATES THIS REPORT TO JUSTIFY THE PROPOSAL TO MODIFY THE ARTICLES OF THE REGULATIONS

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OF THE GENERAL MEETING OF SHAREHOLDERS WHICH IS SUBMITTED TO THE APPROVAL OF THE GENERAL MEETING.

OF THE MODIFICATIONS THAT ARE SUBMITTED FOR THE APPROVAL OF THE MEETING ARE AIMED AT ADAPTING THE REGULATIONS OF THE GENERAL MEETING OF SHAREHOLDERS TO THE UNIFIED CODE FOR GOOD GOVERNANCE PUBLISHED BY THE NATIONAL STOCK MARKET COMMISSION AS APPENDIX I TO THE REPORT FROM THE SPECIAL WORKING GROUP IN GOOD GOVERNANCE FOR LISTED COMPANIES OF 19TH MAY 2006 AND APPROVED BY AGREEMENT OF THE BOARD OF THE NATIONAL STOCK MARKET COMMISSION ON 22ND MAY 2006. 3. DETAILED JUSTIFICATION FOR THE PROPOSAL THE MODIFICATIONS THAT ARE PROPOSED TO ARTICLES 8 AND 22 OF THE REGULATIONS OF THE MEETING HAVE THE SAME OBJECTIVE, WHICH IS THAT IN THE SETTING OF THE AGENDA AND IN THE VOTING ON THE AGREEMENT PROPOSALS, SUBSTANTIALLY INDEPENDENT ISSUES SHALL BE INCLUDED SEPARATELY AND VOTED INDEPENDENTLY, LIKE THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH DIRECTOR OR, IN THE CASE OF MODIFICATION OF THE ARTICLES OF ASSOCIATION, EACH ARTICLES OF GROUP OF ARTICLES INDEPENDENTLY. THE AIM IS THAT THE SHAREHOLDERS KNOW, ASSESS AND VOTE SEPARATELY, WITHOUT BEING PUT IN CLOSED LISTS , IN PARTICULAR THE APPOINTMENT OF DIRECTORS AND THE MODIFICATION OF THE ARTICLES OF ASSOCIATION, WHERE IT SEEMS APPROPRIATE THAT DECISIONS CAN BE MADE INDIVIDUALLY ON EACH DIRECTORS AND OPENLY ON THE VARIOUS ARTICLES OF ASSOCIATION SUBMITTED FOR THEIR CONSIDERATION. AS REGARDS FINANCIAL INTERMEDIARIES EXERCISING THEIR VOTING RIGHTS (ARTICLE 14 OF THE REGULATIONS OF THE BOARD) AND THE POSSIBILITY OF THEM DOING SO IN A FRAGMENTED MANNER, ACCORDING TO THE INSTRUCTIONS FROM THEIR CLIENTS, THE REASON FOR THE PROPOSAL LIES IN THE FACT THAT MOST OF THE FOREIGN SHAREHOLDERS INVEST IN THE SPANISH MARKET THROUGH A CHAIN OF BROKERS WHO ACT AS BENEFICIAL OWNERS ON BEHALF OF THE INVESTOR. IF THE VOTING RIGHT OF THE ULTIMATE OWNER IS TO BE RESPECTED IT MUST BE ALLOWED THAT THE FINANCIAL INTERMEDIARIES WHO ACT AS TRUSTEES CAN VOTE IN ACCORDANCE WITH THE INSTRUCTIONS FROM EACH OF THEIR CLIENTS; THIS WOULD OFTEN INVOLVE THE SAME BENEFICIAL OWNER ISSUING DIFFERENT VOTES. THIS IS A POSSIBILITY WHICH IS IN PRACTICE ALREADY ACCEPTED ALTHOUGH NOT EXPRESSLY COVERED EITHER IN THE ACT OR IN THE CORPORATE GOVERNANCE RULES, UNTIL ITS INCORPORATION IN THE RECOMMENDATIONS OF THE UNIFIED CODE. 4. FULL TEXT OF THE PROPOSAL THE PROPOSAL THAT THE BOARD OF DIRECTORS SUBMITS TO THE GENERAL MEETING OF SHAREHOLDERS IS AS FOLLOWS: GOVERNANCE OF LISTED COMPANIES APPROVED BY THE COMMISSION NACIONAL DEL MERCADO DE VALORES IN 2006: ARTICLE 8 (OFFICIAL CALL), WHICH HAS THE NEW SECTION 8.3 ADDED; ARTICLE 14 (DELEGATION AND REPRESENTATION), WHICH HAS THE NEW SECTION 14.5 ADDED; AND ARTICLE 22 (VOTING ON PROPOSED RESOLUTIONS), WHICH HAS ADDED A NEW PARAGRAPH TO SECTION 22.2. THE REST OF THE SECTIONS OF EACH OF THE ARTICLES REMAIN UNALTERED. ALTERATION OF THE ARTICLES STATED IS PREVIOUSLY AGREED THROUGH A WRITTEN REPORT FROM THE DIRECTORS, EXPLAINING THEIR ALTERATION, AND AFTER THE PROPOSAL OF THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE. ALTERED ARTICLES WILL BE WORDED LITERALLY (ALTERATIONS

ARE UNDERLINED): ARTICLE 8. OFFICIAL CALL. 8.1. THE GENERAL SHAREHOLDERS MEETINGS, WHETHER ORDINARY OR EXTRAORDINARY, SHALL BE CALLED BY THE BOARD OF DIRECTORS. 8.2. THE BOARD OF DIRECTORS MAY

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CALL THE GENERAL SHAREHOLDERS MEETING WHENEVER IT DEEMS APPROPRIATE OR NECESSARY FOR THE COMPANY S INTERESTS, BUT IS OBLIGED, NONETHELESS, TO CALL THE ORDINARY GENERAL SHAREHOLDERS MEETING WITHIN THE FIRST SIX MONTHS OF EACH FISCAL YEAR AND TO CALL THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING WHEN SO REQUESTED IN WRITING BY SHAREHOLDERS HOLDING A MINIMUM OF FIVE PERCENT OF THE COMPANY SHARE CAPITAL. SUCH REQUEST SHALL INCLUDE THE MATTERS TO BE DELIBERATED AT THE MEETING TO BE CALLED. IN THIS CASE, THE GENERAL SHAREHOLDERS MEETING SHALL BE HELD WITHIN THE THIRTY DAYS FOLLOWING THE DATE ON WHICH NOTIFICATION BY NOTARY OF THE CALL IS RECEIVED, INCLUDING NECESSARILY THE PROPOSED AGENDA, OR THE MATTERS THAT GAVE RISE TO SUCH REQUEST. CONTD..

CONTD.. 8.3. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE INCLUDED SEPARATELY ON THE AGENDA AND VOTED ON INDIVIDUALLY. ARTICLE 14. DELEGATION AND REPRESENTATION. 14.1 ALL SHAREHOLDERS SHALL BE ENTITLED TO BE REPRESENTED AT THE GENERAL SHAREHOLDERS MEETING BY ANOTHER SHAREHOLDER WITH THE RIGHT TO ATTEND. SUCH REPRESENTATION SHALL BE SPECIFIC FOR EACH MEETING, EXPRESSED THROUGH THE DELEGATION FORM PRINTED ON THE ATTENDANCE CARD OR THROUGH ANY OTHER MEANS ACCEPTED BY LAW, WITHOUT PREJUDICE TO THE PROVISIONS OF ARTICLE 108 OF THE JOINT STOCK COMPANIES ACT WITH RESPECT TO FAMILY REPRESENTATION AND THE CONFERRING OF GENERAL POWERS. SUCH DOCUMENTS OF DELEGATION OR REPRESENTATION FOR THE GENERAL SHAREHOLDERS MEETING SHALL REFLECT THE RELEVANT INSTRUCTIONS WITH REGARDS TO THE VOTE TO BE ISSUED. SHOULD NO EXPRESS INSTRUCTIONS BE GIVEN, IT SHALL BE UNDERSTOOD THAT THE REPRESENTATIVE SHALL VOTE IN FAVOUR OF THE PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS WITH RESPECT TO THE MATTERS INCLUDED ON THE AGENDA. SHOULD NO INSTRUCTIONS HAVE BEEN ISSUED BECAUSE THE GENERAL SHAREHOLDERS MEETING RESOLVES MATTERS THAT ARE NOT INCLUDED ON THE AGENDA AND ARE THEREFORE UNKNOWN AT THE DATE OF DELEGATION, AND SHOULD SUCH MATTERS BE PUT TO A VOTE, THE REPRESENTATIVE SHALL VOTE AS HE/SHE DEEMS APPROPRIATE, TAKING INTO ACCOUNT THE INTERESTS

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OF THE COMPANY AND THE REPRESENTED PARTY. THE SAME PRINCIPLE SHALL APPLY WHEN THE RELEVANT PROPOSAL OR PROPOSALS SUBMITTED FOR DECISION BY THE MEETING HAVE NOT BEEN PRESENTED BY THE BOARD OF DIRECTORS. IN THE EVENT THE REPRESENTATION OR DELEGATION DOCUMENT DOES NOT INDICATE THE SPECIFIC INDIVIDUAL TO WHOM THE SHAREHOLDER CONFERS REPRESENTATION, SUCH REPRESENTATION SHALL BE CONSIDERED TO HAVE BEEN GRANTED IN FAVOUR OF THE CHAIRMAN OF THE COMPANY BOARD OF DIRECTORS OR WHOMEVER SUBSTITUTES THE CHAIRMAN IN PRESIDING THE GENERAL SHAREHOLDERS MEETING. IN THE CASES OF PUBLIC REQUESTS FOR REPRESENTATION, IN CASES OF CONFLICT OF INTEREST THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION IS GRANTED SHALL BE LIMITED BY THE RESTRICTIONS ON THE EXERCISE OF VOTING RIGHTS ESTABLISHED IN ARTICLE 114 OF THE SECURITIES MARKET ACT. IN THESE CASES, THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION WERE GRANTED MAY APPOINT ANOTHER ADMINISTRATOR OR A THIRD PARTY IN WHICH NO CONFLICT OF INTEREST OCURR TO THE

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> EFFECT THAT SUCH PERSONS EXERCISE LAWFULLY THE AFORESAID REPRESENTATION. THE APPOINTMENT, UNLESS ANYTHING IS EXPRESSED TO THE CONTRARY, SHALL EXTEND TO THOSE MATTERS THAT EVEN IF NOT INDICATED IN THE AGENDA OF CALL MAY BE, BY MINISTRY OF LAW, RESOLVED BY THE GENERAL MEETING OF SHAREHOLDERS; IN THESE CASES SHALL ALSO APPLY THE AFOREMENTIONED DISPOSITIONS REGARDING THE CONFLICT OF INTEREST. REPRESENTATION IS ALWAYS REVOCABLE. PERSONAL ATTENDANCE BY THE REPRESENTED PARTY AT THE GENERAL SHAREHOLDERS MEETING SHALL BE CONSIDERED AS REVOCATION OF SUCH REPRESENTATION. 14.2. INDIVIDUAL SHAREHOLDERS WHO ARE NOT FULLY ABLE TO ACT AND LEGAL ENTITY SHAREHOLDERS SHALL BE REPRESENTED BY THOSE EXERCISING THEIR REPRESENTATION IN ACCORDANCE WITH THE LAW, WITH DUE ACCREDITATION. 14.3. IN THE CASES OF BOTH VOLUNTARY REPRESENTATION AND LEGAL REPRESENTATION, SHAREHOLDERS ARE ENTITLED TO ONLY ONE REPRESENTATIVE AT THE MEETING. 14.4. THE CHAIRMAN OF THE GENERAL SHAREHOLDERS MEETING OR, IF SO DELEGATED, THE SECRETARY OF THE SAME, SHALL RESOLVE ALL DOUBTS WHICH MAY ARISE WITH RESPECT TO THE VALIDITY AND EFFECTIVENESS OF THE DOCUMENTS GRANTING THE RIGHT TO ATTEND PRESENTED BY ALL SHAREHOLDERS, WHETHER INDIVIDUALLY OR GROUPING THEIR SHARES WITH OTHER SHAREHOLDERS, AS WELL AS THE DELEGATION OR REPRESENTATION IN FAVOUR OF ANOTHER PARTY, ENDEAVOURING TO CONSIDER INVALID OR INEFFECTIVE ONLY THOSE DOCUMENTS THAT DO NOT MEET THE MINIMUM ESSENTIAL REQUIREMENTS, AND PROVIDED THAT SUCH NON-FULFILMENT HAS NOT BEEN REMEDIED. 14.5. IN

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PARTICULAR, FINANCIAL INTERMEDIARIES, WHO HAVE BEEN DULY ACCREDITED TO THE COMPANY, AND WHO ARE LEGITIMIZED AS SHAREHOLDERS IN ORDER TO ACT ON BEHALF OF DIFFERENT CLIENTS, SHALL BE PERMITTED TO EXERCISE SPLIT VOTES, IN ACCORDANCE WITH THE INSTRUCTIONS OF THEIR CLIENTS. ARTICLE 22. VOTING ON PROPOSED RESOLUTIONS 22.1. AFTER THE SHAREHOLDERS INTERVENTIONS AND WHEN THE REQUESTED RESPONSES HAVE BEEN DULY PROVIDED, VOTING SHALL TAKE PLACE ON THE RELEVANT PROPOSED RESOLUTIONS IN ACCORDANCE WITH THE PROVISIONS OF THE PRESENT REGULATIONS. VOTING ON EACH OF THE PROPOSED RESOLUTIONS SHALL OCCUR FOLLOWING THE AGENDA INDICATED ON THE CALL. SHOULD PROPOSALS NOT INCLUDED ON THE AGENDA BE SUBMITTED FOR A VOTE, SUCH PROPOSALS SHALL BE PUT TO VOTE AFTER THE PROPOSALS ON THE AGENDA, UNLESS OTHERWISE INDICATED BY THE CHAIRMAN. 22.2. AFTER A COMPLETE OR SUMMARISED READING BY THE SECRETARY, A PROCEDURE WHICH MAY BE OMITTED WHEN THE TEXT OF THE RELEVANT PROPOSED RESOLUTION REGARDING THE MATTER ON THE AGENDA HAS BEEN FURNISHED TO THE SHAREHOLDERS AT THE OPENING OF THE MEETING, THE FIRST RESOLUTIONS PUT TO VOTE SHALL BE THOSE PROPOSED BY THE BOARD OF DIRECTORS AND, IN THE ABSENCE OF SUCH PROPOSALS, PROPOSALS SUBMITTED BY OTHER BODIES WILL BE SUBMITTED TO A VOTE, IN THE ORDER DETERMINED TO THIS EFFECT BY THE CHAIRMAN. WHEN A RESOLUTION HAS BEEN APPROVED, ALL OTHER PROPOSALS RELATED TO AND INCOMPATIBLE WITH THE SAME SHALL AUTOMATICALLY BE REJECTED WITHOUT THEIR SUBMISSION TO A VOTE, AND SHALL BE SO DECLARED BY THE CHAIRMAN OF THE MEETING. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT. SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE VOTED ON SEPARATELY. 22.3. VOTING ON THE PROPOSED RESOLUTIONS SHALL

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BE DETERMINED ACCORDING TO THE FOLLOWING SYSTEM:
WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS
INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS
MEETING, FAVOURABLE VOTES SHALL BE CONSIDERED
TO BE THOSE CORRESPONDING TO ALL THE SHARES PRESENT
OR REPRESENTED AT THE MEETING ACCORDING TO THE
ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING
TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES
MAKE THEIR UNFAVOURABLE VOTE, BLANK VOTE OR ABSTENTION
KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS
OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY
PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT.
WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS
NOT INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS

MEETING, UNFAVOURABLE VOTES SHALL BE CONSIDERED ALL THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR FAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. TO THE EFFECTS OF THE PROVISIONS SET OUT IN PARAGRAPHS A) AND B) ABOVE, FOR EACH OF THE PROPOSALS SUBMITTED TO A VOTE, THE SHARES PRESENT OR REPRESENTED AT THE MEETING SHALL BE CONSIDERED THOSE THAT APPEAR ON THE ATTENDANCE LIST AFTER DEDUCTING THOSE SHARES THAT, AS STIPULATED BY THE LEGISLATION IN EFFECT AND IN FUNCTION OF THE PROPOSED RESOLUTION TO BE SUBMITTED TO A VOTE, CANNOT EXERCISE THE RELEVANT RIGHT TO VOTE. CONTD..

CONTD..22.4. WHATEVER THE SYSTEM USED TO DETERMINE THE VOTE, THE GENERAL SHAREHOLDERS MEETING PANEL OR, IN THE EVENT SUCH PANEL HAS NOT BEEN CONSTITUTED, THE SECRETARY OF THE MEETING SHALL VERIFY THE EXISTENCE OF A SUFFICIENT NUMBER OF FAVOURABLE VOTES TO REACH THE NECESSARY MAJORITY IN EACH CASE, THEREBY ALLOWING THE CHAIRMAN TO DECLARE THE CORRESPONDING RESOLUTION APPROVED.

Non-Voting

AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF OWNSHARES, EITHER DIRECTLY OR THROUGH GROUP AFFILIATES, WITHIN THE LEGAL LIMITS AND REQUIREMENTS, FOR A MAXIMUM TERM OF EIGHTEEN MONTHS, AS WELL AS AUTHORISATION FOR THEIR TRANSFER AND/OR THE APPLICATION OF THE REMUNERATION SYSTEMS ENVISAGED IN ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. IT IS PROPOSED TO EXPRESSLY AUTHORISE THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS ESTABLISHED IN ARTICLE 75 OF THE REVISED TEXT OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT CURRENTLY IN EFFECT, TO EFFECT THE DERIVATIVE ACQUISITION OF ALTADIS, S.A. SHARES, EITHER DIRECTLY BY THE COMPANY OR INDIRECTLY THROUGH AFFILIATE COMPANIES, UP TO A SHARE CEILING THAT REPRESENTS 5% OF THE COMPANY SHARE CAPITAL, AT A PRICE AND COMPENSATION VALUE THAT SHALL NOT BE LESS THAT THE PAR VALUE OF THE SHARES, NOR EXCEED THE LISTED SHARE PRICE. THE ACQUISITION FOR WHICH AUTHORISATION IS REQUESTED MAY BE EFFECTED BY MEANS OF SALE-PURCHASE, SWAP, DONATION OR AWARD OR AS APPROPRIATION FOR PAYMENT, AND IN GENERAL BY ANY OTHER MEANS OF ACQUISITION FOR PAYMENT OF SHARES THAT HAVE BEEN ISSUED AND FULLY PAID-UP, INCLUDING THE USE OF FINANCIAL DERIVATIVE INSTRUMENTS, AND PARTICULARLY TRANSACTIONS INVOLVING ALL TYPES OF OPTIONS (PUT

Management

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AND CALL), FOR A MAXIMUM TERM OF EIGHTEEN MONTHS FROM THE DATE OF ADOPTION OF THE PRESENT RESOLUTION. THE SHARES SO ACOUIRED SHALL NOT BEAR ANY RIGHTS WHATSOEVER, INCLUDING THE RIGHT TO VOTE. THE RELEVANT ECONOMIC RIGHTS SHALL BE PROPORTIONALLY ATTRIBUTED TO THE REMAINING SHARES IN ACCORDANCE WITH THE PROVISIONS ESTABLISHED IN ARTICLE 70 OF THE AFOREMENTIONED ACT. THE BOARD IS HEREBY AUTHORISED TO CREATE A SPECIAL RESERVE ENTERED AS A LIABILITY ON THE BALANCE SHEET TO BE CHARGED TO THE FREELY DISPOSABLE RESERVE, IN THE AMOUNT EQUALLING THE ACQUISITION PRICE OF THE SAID SHARES. THE PRESENT AUTHORISATION RENDERS NULL AND VOID THE RESOLUTION OF THE GENERAL SHAREHOLDERS MEETING OF JUNE 7TH, 2006. LIKEWISE, AND TO THE EFFECTS ENVISAGED IN PARAGRAPH TWO OF NUMBER 1 IN ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT, EXPRESS AUTHORISATION IS HEREBY GRANTED FOR THE ACQUISITION OF COMPANY SHARES BY ANY OF THE AFFILIATE COMPANIES, IN THE SAME TERMS AS THOSE SET OUT HERE IN. IT IS EXPRESSLY STATED THAT THE SHARES ACQUIRED SUBSEQUENT TO THE PRESENT AUTHORISATION MAY DE ALLOCATED TO SALE OR TO THE APPLICATION OF THE REMUNERATION SYSTEMS CONTEMPLATED IN PARAGRAPH THREE, SECTION 1 OF ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. THE BOARD SHALL DECIDE WHETHER TO SELL, MAINTAIN OR REDEEM THE SHARES SO ACQUIRED IN DUE TIME

7. DELEGATIONS OF POWERS TO FORMALISE, INTERPRET, CORRECT, REGISTER AND EXECUTE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING. TO DELEGATE TO THE BOARD OF DIRECTORS THE BROADEST POWERS ENVISAGED BY LAW TO SUPPLEMENT, DEVELOP, EXECUTE AND CORRECT THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING, INCLUDING THE POWER TO TOTALLY OR PARTIALLY DELEGATE THE AFOREMENTIONED POWERS TO THE EXECUTIVE COMMITTEE. THE POWER TO CORRECT SHALL ENCOMPASS THE POWER TO MAKE THE MODIFICATIONS, AMENDMENTS AND ADDITIONS THAT MAY BE NECESSARY OR APPROPRIATE SUBSEQUENT TO OBJECTIONS OR COMMENTS ARISING FROM THE SECURITIES MARKET REGULATORY BODIES, THE STOCK EXCHANGE, THE MERCANTILE REGISTRY AND ALL OTHER PUBLIC AUTHORITIES COMPETENT IN RELATION TO THE RESOLUTIONS ADOPTED. LIKEWISE, TO DELEGATE TO THE CHAIRMAN OF THE BOARD, THE CHAIRMAN OF THE EXECUTIVE COMMITTEE AND THE SECRETARY TO THE BOARD INDISTINCTLY, THE POWERS NECESSARY TO FORMALISE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING AND TO REGISTER THOSE SUBJECT TO SUCH REQUIREMENT, TOTALLY OR PARTIALLY, AND TO THIS EFFECT, TO GRANT ALL TYPES OF PUBLIC AND PRIVATE DOCUMENTS, INCLUDING THOSE REQUIRED TO SUPPLEMENT OR CORRECT SUCH RESOLUTIONS

Management

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ARUZE CORP.

ISSUER: J0204H106 ISIN: JP3126130008

SEDOL: 5877146, B051Z79, 6126892

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1	APPROVE APPROPRIATION OF PROFITS	Management	 Fo
2	AMEND ARTICLES TO: EXPAND BUSINESS LINES	Management	Fo
3	APPROVE CORPORATE DEMERGER BY TRANSFER OF OPERATIONS TO A WHOLLY-OWNEDSUBSIDIARY, ALZE ENTERTAINMENT	Management	Fo
4	APPROVE CORPORATE DEMERGER BY TRANSFER OF OPERATIONS TO A WHOLLY-OWNEDSUBSIDIARY, SYSTEM STAFF	Management	Fo
5.1	APPOINT A DIRECTOR	Management	Fo
5.2	APPOINT A DIRECTOR	Management	Fo
5.3	APPOINT A DIRECTOR	Management	Fo
5.4	APPOINT A DIRECTOR	Management	Fo
5.5	APPOINT A DIRECTOR	Management	Fo
5.6	APPOINT A DIRECTOR	Management	Fo
6	APPOINT ACCOUNTING AUDITORS	Management	Fo
7	AUTHORIZE USE OF STOCK OPTION PLAN FOR DIRECTORS	Other	Fo
8	ALLOW BOARD TO AUTHORIZE USE OF STOCK OPTIONS	Other	Fo

NISSIN FOOD PRODUCTS CO., LTD.

ISSUER: J58063124 ISIN: JP3675600005

SEDOL: 6641760, 5735114

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	Fo
2.	AMEND THE ARTICLES OF INCORPORATION	Management	Fo
3.1	APPOINT A DIRECTOR	Management	Fo
3.2	APPOINT A DIRECTOR	Management	Fo
3.3	APPOINT A DIRECTOR	Management	Fo
3.4	APPOINT A DIRECTOR	Management	Fo
3.5	APPOINT A DIRECTOR	Management	Fo

3.6	APPOINT A DIRECTOR	Management	Fo
3.7	APPOINT A DIRECTOR	Management	Fo
3.8	APPOINT A DIRECTOR	Management	Fo
3.9	APPOINT A DIRECTOR	Management	Fo
3.10	APPOINT A DIRECTOR	Management	Fo
3.11	APPOINT A DIRECTOR	Management	Fo
3.12	APPOINT A DIRECTOR	Management	Fo
4.1	APPOINT A CORPORATE AUDITOR	Management	Fo
4.2	APPOINT A CORPORATE AUDITOR	Management	Fo
4.3	APPOINT A CORPORATE AUDITOR	Management	Fo
5.	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	Fo
	RETIRING CORPORATE OFFICERS		
6.	APPROVE POLICY REGARDING LARGE-SCALE PURCHASES	Other	Fo
	OF COMPANY SHARES		

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TOKYO BROADCASTING SYSTEM, INCORPORATED TKOBF.PK

ISSUER: J86656105 ISIN: JP3588600001

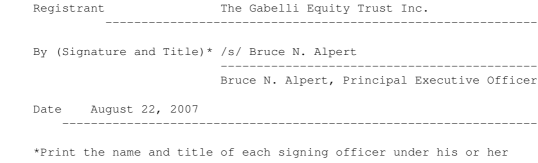
SEDOL: 6894166, 5921667, B01DRZ1

VOTE GROUP: GLOBAL

Proposal Number		Proposal Type	Vo Ca
	Proposal		
1	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	 Fo
2.1	APPOINT A DIRECTOR	Management	Fo
2.2	APPOINT A DIRECTOR	Management	Fo
2.3	APPOINT A DIRECTOR	Management	Fo
2.4	APPOINT A DIRECTOR	Management	Fo
2.5	APPOINT A DIRECTOR	Management	Fo
2.6	APPOINT A DIRECTOR	Management	Fo
2.7	APPOINT A DIRECTOR	Management	Fo
2.8	APPOINT A DIRECTOR	Management	Fo
2.9	APPOINT A DIRECTOR	Management	Fo
2.10	APPOINT A DIRECTOR	Management	Fo
2.11	APPOINT A DIRECTOR	Management	Fo
2.12	APPOINT A DIRECTOR	Management	Fo
2.13	APPOINT A DIRECTOR	Management	Fo
2.14	APPOINT A DIRECTOR	Management	Fo
2.15	APPOINT A DIRECTOR	Management	Fo
3	APPROVE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE AUDITORS	Management	Fo
4	AMEND THE ANTI-TAKEOVER DEFENSE MEASURES	Other	Agai
5.1	SHAREHOLDER S PROPOSAL: APPOINT A DIRECTOR	Other	Agai
5.2	SHAREHOLDER S PROPOSAL: APPOINT A DIRECTOR	Other	Agai
6	AMEND ARTICLES TO REQUIRE SHAREHOLDER APPROVAL	Other	Agai
	FOR ANTI-TAKEOVER MECHANISMS, WITH A 2/3RDS MAJORITY.		

SIGNATURES

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



signature.