GABELLI GLOBAL MULTIMEDIA TRUST INC Form N-PX

August 23, 2010

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 811-08476

The Gabelli Global Multimedia Trust Inc.

(Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422

(Address of principal executive offices) (Zip code)

Bruce N. Alpert Gabelli Funds, LLC One Corporate Center Rye, New York 10580-1422

(Name and address of agent for service)

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

Date of fiscal year end: December 31

Date of reporting period: July 1, 2009 - June 30, 2010

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 (Sections 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. Section 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2009 TO JUNE 30, 2010

ProxyEdge Report Date: 07/06/2010

Meeting Date Range: 07/01/2009 to 06/30/2010 The Gabelli Global Multimedia Trust Inc.

Investment Company Report

CORPORACION INTERAMERICANA DE ENTRETENIMIENTO SAB

SECURITY P3142L109 MEETING TYPE Ordinary General Meeting

TICKER SYMBOL

SYMBOL MEETING DATE 10-Jul-2009
MXP201161017 AGENDA 702029225 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
I.	Approve to carry out a capital increase in the variable part of the Company's share capital, under the terms and conditions that are passed by the general meeting itself	Management	For
II.	Ratify the designation of the Members of the Board of Directors and the Audit and Corporate Practices Committee	Management	For
III.	Approve the designation of special delegates who will carry out the resolutions passed by this general meeting and if relevant, formalize them	Management	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF CONSERVATIVE CUT-OFF DAT-E. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FOR-M UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

SECURITY X3258B102 MEETING TYPE Ordinary General Meeting

TICKER SYMBOL MEETING DATE 10-Jul-2009

ISIN GRS260333000 AGENDA 702030608 - Management

VOTE ITEM PROPOSAL TYPE _____

Amend the terms of the Stock Option Plan for executives of Management No Action the Company and affiliated Companies, according to the Article 42e of the Codified Law 2190/1920

MACROVISION SOLUTIONS CORPORATION

SECURITY 55611C108 MEETING TYPE Annual
TICKER SYMBOL MVSN MEETING DATE 15-Jul-2009
ISIN US55611C1080 AGENDA 933104010 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ALFRED J. AMOROSO		For
	2 ANDREW K. LUDWICK		For
	3 ALAN L. EARHART		For
	4 ROBERT J. MAJTELES		For
	5 JAMES E. MEYER		For
	6 JAMES P. O'SHAUGHNESSY		For
	7 RUTHANN QUINDLEN		For
02	PROPOSAL TO AMEND MACROVISION SOLUTIONS CORPORATION'S	Management	For
	CERTIFICATE OF INCORPORATION TO CHANGE THE CORPORATE NAM	ME OF	
	THE COMPANY.		
03	PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS	_	For
	MACROVISION SOLUTIONS CORPORATION INDEPENDENT REGISTERED)	
	PUBLIC ACCOUNTING FIRM FOR THE CURRENT YEAR.		

BT GROUP PLC

SECURITY 05577E101 MEETING TYPE Annual TICKER SYMBOL BT MEETING DATE 15-Jul-2009

ISIN US05577E1010 AGENDA 933104224 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	REPORT AND ACCOUNTS	Management	For
02	REMUNERATION REPORT	Management	For
03	FINAL DIVIDEND	Management	For
04	RE-ELECT CLAYTON BRENDISH	Management	For
05	RE-ELECT PHIL HODKINSON	Management	For
06	ELECT TONY CHANMUGAM	Management	For
07	REAPPOINTMENT OF AUDITORS	Management	For
08	REMUNERATION OF AUDITORS	Management	For
09	AUTHORITY TO ALLOT SHARES	Management	For
S10	AUTHORITY TO ALLOT SHARES FOR CASH	Management	For
S11	AUTHORITY TO PURCHASE OWN SHARES	Management	For
S12	AMEND AND ADOPT NEW ARTICLES	Management	For
S13	14 DAYS' NOTICE OF MEETINGS	Management	For
14	AUTHORITY FOR POLITICAL DONATIONS	Management	For

ProxyEdge Report Date: 07/06/2010
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The Gabelli Global Multimedia Trust Inc.

VIVO PARTICIPACOES S.A.

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SECURITY 92855S200 MEETING TYPE Special TICKER SYMBOL VIV MEETING DATE 27-Jul-2009

ISIN US92855S2005 AGENDA 933115227 - Management

ITEM	PROPOSAL	TYPE	VOTE
А	ANALYZE AND RESOLVE ABOUT THE TERMS AND CONDITIONS OF THE DRAFT OF THE PROTOCOL OF MERGER OF SHARES AND INSTRUMENT OF JUSTIFICATION EXECUTED BY THE MANAGEMENTS OF TELEMIG CELULAR PARTICIPACOES S.A. ("TCP") AND OF THE COMPANY, IN CONNECTION WITH THE MERGER OF THE SHARES OF TCP INTO THE COMPANY FOR THE CONVERSION OF TCP INTO A WHOLLY-OWNED SUBSIDIARY OF THE	Management	For
В	COMPANY. RATIFY THE RETENTION, BY THE MANAGERS OF THE COMPANY AND	Management	For
С	TCP, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. ANALYZE AND RESOLVE ABOUT THE VALUATION REPORTS MENTIONED IN	Management	For
	ITEM (B) ABOVE AND THE CONSEQUENT CAPITAL INCREASE RESULTING FROM THE MERGER OF SHARES, IN ACCORDANCE WITH THE PROTOCOL OF MERGER, WITH THE AMENDMENT TO ARTICLE 5 OF THE BY- LAWS OF THE COMPANY.		
D	RESOLVE ABOUT THE EXCHANGE RATIO OF SHARES OF TCP FOR NEW SHARES OF THE COMPANY TO BE ISSUED, WITH THE CONVERSION OF TCP INTO A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY.	Management	For

VODAFONE GROUP PLC

SECURITY 92857W209 MEETING TYPE Annual TICKER SYMBOL VOD MEETING DATE 28-Jul-2009

ISIN US92857W2098 AGENDA 933112790 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE THE COMPANY'S ACCOUNTS AND REPORTS OF THE	Management	For
	DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 MARCH 2009		
02	TO RE-ELECT SIR JOHN BOND AS A DIRECTOR (MEMBER OF THE	Management	For
	NOMINATIONS AND GOVERNANCE COMMITTEE)		
03	TO RE-ELECT JOHN BUCHANAN AS A DIRECTOR (MEMBER OF THE AUDIT	Management	For
	COMMITTEE, MEMBER OF THE NOMINATIONS AND GOVERNANCE		
	COMMITTEE)		
04	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	Management	For
05	TO ELECT MICHEL COMBES AS A DIRECTOR	Management	For
06	TO RE-ELECT ANDY HALFORD AS A DIRECTOR	Management	For
07	TO RE-ELECT ALAN JEBSON AS A DIRECTOR (MEMBER OF THE AUDIT	Management	For
	COMMITTEE)		
08	TO ELECT SAMUEL JONAH AS A DIRECTOR	Management	For
09	TO RE-ELECT NICK LAND AS A DIRECTOR (MEMBER OF THE AUDIT	Management	For
	COMMITTEE)		
10	TO RE-ELECT ANNE LAUVERGEON AS A DIRECTOR (MEMBER OF THE	Management	For
	AUDIT COMMITTEE)		
11	TO RE-ELECT SIMON MURRAY AS A DIRECTOR (MEMBER OF THE	Management	For
	REMUNERATION COMMITTEE)		
12	TO ELECT STEPHEN PUSEY AS A DIRECTOR	Management	For
13	TO RE-ELECT LUC VANDEVELDE AS A DIRECTOR (MEMBER OF THE	Management	For

	NOMINATIONS AND GOVERNANCE COMMITTEE, MEMBER OF THE		
	REMUNERATION COMMITTEE)		
14	TO RE-ELECT ANTHONY WATSON AS A DIRECTOR (MEMBER OF THE	Management	For
	REMUNERATION COMMITTEE)		
15	TO RE-ELECT PHILIP YEA AS A DIRECTOR (MEMBER OF THE	Management	For
	REMUNERATION COMMITTEE)		
16	TO APPROVE A FINAL DIVIDEND OF 5.20P PER ORDINARY SHARE	Management	For
17	TO APPROVE THE REMUNERATION REPORT	Management	For
18	TO RE-APPOINT DELOITTE LLP AS AUDITORS	Management	For
19	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE	Management	For
	REMUNERATION OF THE AUDITORS		
20	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER ARTICLE	Management	For
	16.2 OF THE COMPANY'S ARTICLES OF ASSOCIATION		
21	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	Management	For
	UNDER ARTICLE 16.3 OF THE COMPANY'S ARTICLES OF ASSOCIATION		
	(SPECIAL RESOLUTION)		
22	TO AUTHORISE THE COMPANY'S PURCHASE OF ITS OWN SHARES	Management	For
	(SECTION 166, COMPANIES ACT 1985) (SPECIAL RESOLUTION)		
23	TO ADOPT NEW ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION)	Management	For
24	TO AUTHORISE THE CALLING OF A GENERAL MEETING OTHER THAN AN	Management	For
	ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS'		
	NOTICE (SPECIAL RESOLUTION)		

CROWN MEDIA HOLDINGS, INC.

The Gabelli Global Multimedia Trust Inc.

SECURITY 228411104 MEETING TYPE Annual TICKER SYMBOL CRWN MEETING DATE 30-Jul-2009

ISIN US2284111042 AGENDA 933111522 - Management

ITEM	PROPOS	SAL	TYPE	VOTE
01	DIRECT	COR	Management	
	1	WILLIAM J. ABBOTT		For
	2	DWIGHT C. ARN		For
	3	ROBERT C. BLOSS		For
	4	WILLIAM CELLA		For
	5	GLENN CURTIS		For
	6	STEVE DOYAL		For

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7	BRIAN E. GARDNER	For
8	HERBERT A. GRANATH	For
9	DONALD J. HALL, JR.	For
10	IRVINE O. HOCKADAY, JR.	For
11	A. DRUE JENNINGS	For
12	PETER A. LUND	For
13	BRAD R. MOORE	For

14 DEANNE R. STEDEM For

MGM MIRAGE

SECURITY 552953101 MEETING TYPE Annual TICKER SYMBOL MGM MEETING DATE 04-Aug-2009

ISIN US5529531015 AGENDA 933116015 - Management

ITEM	PROP(OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	ROBERT H. BALDWIN	,	For
	2	WILLIE D. DAVIS		For
	3	KENNY C. GUINN		For
	4	ALEXANDER M. HAIG, JR		For
	5	ALEXIS M. HERMAN		For
	6	ROLAND HERNANDEZ		For
	7	GARY N. JACOBS		For
	8	KIRK KERKORIAN		For
	9	ANTHONY MANDEKIC		For
	10	ROSE MCKINNEY-JAMES		For
	11	JAMES J. MURREN		For
	12	DANIEL J. TAYLOR		For
	13	MELVIN B. WOLZINGER		For
02		ATIFY THE SELECTION OF THE INDEPENDENT REGISTERED PUBLIC UNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2009.	Management	For
03	TO C	ONSIDER A STOCKHOLDER PROPOSAL IF PRESENTED AT THE AL MEETING.	Shareholder	For
04	TO T	RANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE MEETING OR ANY ADJOURNMENTS THEREOF.	Management	For

TIVO INC.

SECURITY 888706108 MEETING TYPE Annual TICKER SYMBOL TIVO MEETING DATE 02-Sep-2009

ISIN US8887061088 AGENDA 933125595 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 RANDY KOMISAR		For
	2 THOMAS WOLZIEN		For
02	TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JANUARY 31, 2010.	Management	For
03	TO APPROVE AN AMENDMENT TO THE 2008 EQUITY INCENTIVE AWARD PLAN TO RESERVE AN ADDITIONAL 4,000,000 SHARES OF OUR COMMON STOCK FOR ISSUANCE.	Management	Against

TELECOM ARGENTINA, S.A.

SECURITY 879273209 MEETING TYPE Special TICKER SYMBOL TEO MEETING DATE 09-Sep-2009

ISIN US8792732096 AGENDA 933135231 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	1.A) EXPLANATION OF THE REASONS WHY THE ORDINARY SHAREHOLDERS MEETING IS HELD OUTSIDE THE TERM PRESCRIBED FOR SUCH MEETING. 1.B) APPOINTMENT OF TWO SHAREHOLDERS TO	Management	For
02	APPROVE AND SIGN THE MINUTES OF THE MEETING. REVIEW OF THE DOCUMENTS PROVIDED FOR IN SECTION 234, SUBSECTION 1 OF LAW NO 19,550, THE COMISION NACIONAL DE VALORES REGULATION AND THE LISTING REGULATIONS OF THE BOLSA	Management	For
	DE COMERCIO DE BUENOS AIRES, AND OF THE ACCOUNTING ENGLISH LANGUAGE DOCUMENTS REQUIRED BY THE U.S. SECURITIES & EXCHANGE COMMISSION REGULATION FOR THE 20TH FISCAL YEAR ENDED ON DECEMBER 31, 2008.		
03	CONSIDERATION OF THE NET INCOME FOR THE FISCAL YEAR AND THE PROPOSAL OF THE BOARD OF DIRECTORS TO ALLOCATE THE AMOUNT OF P\$12,633,414 (5% OF THE FISCAL YEAR NET INCOME AFTER PREVIOUS FISCAL YEARS ADJUSTMENTS AND LOSS DEDUCTION) TO THE LEGAL RESERVE AND TO USE THE BALANCE OF THE ACCUMULATED EARNINGS AS OF DECEMBER 31, 2008 (P\$240,034,873) TO PARTIALLY RECONSTITUTE THE LEGAL RESERVE WHICH HAD BEEN ALLOCATED TO ABSORB THE ACCUMULATED LOSS AS OF DECEMBER 31, 2005 (P\$277,242,773).	Management	For

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The Gabelli Global Multimedia Trust Inc.

04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 20TH FISCAL YEAR AND UNTIL THE DATE OF THIS SHAREHOLDERS' MEETING.	Management	For
05	DETERMINATION OF THE BOARD OF DIRECTORS' COMPENSATION (P\$4,700,000 - PROPOSED AMOUNT) FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2008, REPRESENTING 1.93% OF ACCOUNTABLE EARNINGS.	Management	For
06	AUTHORIZATION OF THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$4,000,000, PAYABLE TO THOSE DIRECTORS ACTING DURING THE 21ST FISCAL YEAR, AD-REFERENDUM TO THE DECISION TO BE APPROVED BY THE SHAREHOLDERS REVIEWING THE DOCUMENTS OF SUCH FISCAL YEAR AT THE SHAREHOLDERS' MEETING.	Management	For
07	DETERMINATION OF THE FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 20TH FISCAL YEAR IN THE AMOUNT OF P\$720,000. AUTHORIZATION TO MAKE ADVANCES TO THE MEMBERS OF THE SUPERVISORY COMMITTEE WHO WILL ACT DURING THE 21ST FISCAL YEAR, CONTINGENT ON THE DECISION BEING ADOPTED BY THE	Management	For

	-	OLDERS REVIEWING AREHOLDERS' MEE		OF SUCH FISCAL YEAR AT		
08				EGULAR AND ALTERNATE	Management	For
09	ELECTIO		AR AND ALTERNATI	E MEMBERS OF THE	Management	For
10	CONSIDI DIRECTO WATERHO AUDITOI YEAR UI EVENTU INDEPEI DETERM:	ERATION OF THE INTERPRETATION OF THE INTERPRETATION OF THE FINANCE OF THE INTERPRETATION	RESOLUTION PASSI HAT THE ACCOUNT: L" WOULD CONTING CIAL STATEMENTS ARY SHAREHOLDER: OF SUCH RESOLUTION THE FOR THE 21ST FIX	ED BY THE BOARD OF ING FIRM "PRICE JE TO ACT AS INDEPENDENT FOR THE 21ST FISCAL S' MEETING IS HELD. FION. APPOINTMENT OF TH		For
11		ERATION OF THE FIEE FOR FISCAL Y		SIGNED TO THE AUDIT	Management	For
12	CUBECO AS OF I	RP ARGENTINA S.A	A. AND TELECOM A OB AND THE RELEY	DATED BALANCE SHEET OF ARGENTINA S.A., PREPAREI VANT REPORT MADE BY THE	Management)	For
13	CUBECO BE DIS: (AS THI	RP ARGENTINA S.A SOLVED WITHOUT 1	A. (AS THE ACQUI LIQUIDATION) ANI ITY) AND APPROVI	EEMENT EXECUTED BY IRED ENTITY WHICH WILL D TELECOM ARGENTINA S.A ED BY TELECOM'S BOARD OF		For
14		IMENT OF THE PER AGREEMENT AND S		O TO EXECUTE THE FINAL OCUMENTS.	Management	For
15				LE FOR THE PROCEEDINGS IRATION OF THE MERGER.	Management	For
нитсні	SON TELE	COMMUNICATIONS	INTL LTD			
SECURI TICKER ISIN	TY	G46714104 KYG467141043	MEETING DATE	ExtraOrdinary General 15-Sep-2009 702079307 - Management	-	
TOTIN		11040/141043	AGENDA	102019301 - Management	-	

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THE SHAREHOLDERS ARE ALLOWED TO VOTE "IN FAVOR" OR "AGAINST"-FOR RESOLUTION "1". THANK YOU.	Non-Voting	
1.	Approve and ratify the agreement dated 12 AUG 2009 [the "Agreement"] entered into between Advent Investments Pte Ltd, the Company's indirect wholly-owned subsidiary, and Scailex Corporation Ltd, in relation to the sale of the sale shares [as defined in the circular to Shareholders dated 27 AUG 2009, of which this Notice forms part]; and authorize the Directors of the Company, acting together, individually or by Committee to execute all such documents and/or to do all such acts on behalf of the Company as they may consider necessary, desirable or expedient for the purpose of, or in connection with, the implementation and completion of the	Management	For
	Agreement and all the transactions contemplated therein PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ACTUAL RECORD DATE. IF Y-OU HAVE ALREADY SENT IN YOUR VOTES, PLEASE	Non-Voting	

DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

RADIO ONE, INC

SECURITY 75040P108 MEETING TYPE Annual TICKER SYMBOL ROIA MEETING DATE 17-Sep-2009

ISIN US75040P1084 AGENDA 933127993 - Management

ITEM	PROPOS	AL	TYPE	VOTE
01	DIRECT	OR	Management	
	1	TERRY L. JONES**		For
	2	BRIAN W. MCNEILL**		For
	3	CATHERINE L. HUGHES*		For

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

	4 ALFRED C. LIGGINS, III* 5 D. GEOFFREY ARMSTRONG* 6 RONALD E. BLAYLOCK* 7 B. DOYLE MITCHELL, JR.*		For For For
03	TO APPROVE AN AMENDMENT TO CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT ACROSS ALL CLASSES OF OUR COMMON STOCK BY RATIO OF NOT LESS THAN ONE-FOR-FIVE AND NOT MORE THAN ONE-FOR-FIFTY AT ANY TIME PRIOR TO THE NEXT ANNUAL STOCKHOLDERS' MEETING, WITH THE EXACT RATIO TO BE SET AT A WHOLE NUMBER WITHIN THIS RANGE AS DETERMINED BY OUR BOARD IN ITS DISCRETION.	Management	For
04	THE APPROVAL OF THE RADIO ONE 2009 STOCK OPTION AND RESTRICTED STOCK PLAN, TO SUCCEED THE 1999 STOCK OPTION AND RESTRICTED STOCK PLAN WHICH HAS EXPIRED BY ITS TERMS.	Management	Against
05	THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR RADIO ONE FOR THE YEAR ENDING DECEMBER 31, 2009.	Management	For

JOHN WILEY & SONS, INC.

SECURITY 968223305 MEETING TYPE Annual
TICKER SYMBOL JWB MEETING DATE 17-Sep-2009
ISIN US9682233054 AGENDA 933128630 - Management

TYPE VOTE ITEM PROPOSAL

01	DIRECTOR	Management	
0 1	1 WARREN J. BAKER	riariagemerie	For
	2 RICHARD M HOCHHAUSER		For
	3 MATTHEW S. KISSNER		For
	4 EDUARDO MENASCE		For
	5 WILLIAM J. PESCE		For
	6 BRADFORD WILEY II		For
	7 PETER BOOTH WILEY		For
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT ACCOUNTANTS.	Management	For
)3	APPROVAL OF THE 2009 KEY EMPLOYEE STOCK PLAN.	Management	Agains
) 4	APPROVAL OF THE 2009 EXECUTIVE ANNUAL INCENTIVE PLAN.	Management	For
)5	APPROVAL OF THE 2009 DIRECTOR STOCK PLAN.	Management	Agains
	TIC CORPORATION Y 807066105 MEETING TYPE Annual		
ΓΙCKER	SYMBOL SCHL MEETING DATE 23-Sep-2009		
ISIN	US8070661058 AGENDA 933130457 - Management		
ITEM	PROPOSAL	TYPE	VOTE
_	DIRECTOR	Management	
	1 JAMES W. BARGE 2 JOHN G. MCDONALD		For For
 H&R BL(CK, INC.		
	Y 093671105 MEETING TYPE Annual		
SECHRI			
SECURI: FICKER ISIN	SYMBOL HRB MEETING DATE 24-Sep-2009 US0936711052 AGENDA 933130875 - Management		
CICKER SIN TEM		TYPE	VOTE
CICKER CSIN	US0936711052 AGENDA 933130875 - Management PROPOSAL		VOTE
CICKER CSIN TEM	US0936711052 AGENDA 933130875 - Management PROPOSAL	TYPE Management Management	
CICKER SIN TEM A B	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT	Management	 For
TEM A B C	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH	Management Management	For For
TEM A B C D	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN	Management Management Management	For For For
TEMA B C C D E	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD	Management Management Management Management	For For For
TICKER SIN TEM A B C D E F	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD ELECTION OF DIRECTOR: LEN J. LAUER	Management Management Management Management Management	For For For For
TEM A B C D E F G	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD ELECTION OF DIRECTOR: LEN J. LAUER ELECTION OF DIRECTOR: DAVID B. LEWIS	Management Management Management Management Management Management	For For For For For
TEM A B C D E F G H	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD ELECTION OF DIRECTOR: LEN J. LAUER ELECTION OF DIRECTOR: DAVID B. LEWIS ELECTION OF DIRECTOR: TOM D. SEIP	Management Management Management Management Management Management Management	For For For For For
TEM A B C D E F G H I	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD ELECTION OF DIRECTOR: LEN J. LAUER ELECTION OF DIRECTOR: DAVID B. LEWIS ELECTION OF DIRECTOR: TOM D. SEIP ELECTION OF DIRECTOR: L. EDWARD SHAW, JR.	Management Management Management Management Management Management Management Management	For For For For For For
TICKER	PROPOSAL ELECTION OF DIRECTOR: ALAN M. BENNETT ELECTION OF DIRECTOR: THOMAS M. BLOCH ELECTION OF DIRECTOR: RICHARD C. BREEDEN ELECTION OF DIRECTOR: ROBERT A. GERARD ELECTION OF DIRECTOR: LEN J. LAUER ELECTION OF DIRECTOR: DAVID B. LEWIS ELECTION OF DIRECTOR: TOM D. SEIP ELECTION OF DIRECTOR: L. EDWARD SHAW, JR. ELECTION OF DIRECTOR: RUSSELL P. SMYTH	Management Management Management Management Management Management Management Management Management	For For For For For For For For

04 RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT ACCOUNTANTS FOR THE FISCAL YEAR ENDING APRIL 30, 2010.

Management For

INTERNATIONAL GAME TECHNOLOGY

SECURITY 459902102 MEETING TYPE Special TICKER SYMBOL IGT MEETING DATE 30-Sep-2009

US4599021023 AGENDA 933132879 - Management TSTN

ProxyEdge Report Date: 07/06/2010

Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

VOTE ITEM PROPOSAL TYPE

TO APPROVE A STOCK OPTION EXCHANGE PROGRAM FOR ELIGIBLE Management Against

EMPLOYEES AS DESCRIBED IN IGT'S PROXY STATEMENT.

TELECOM CORPORATION OF NEW ZEALAND LTD.

SECURITY 879278208 MEETING TYPE Annual TICKER SYMBOL NZT MEETING DATE 01-Oct-2009 SECURITY

US8792782083 AGENDA 933141599 - Management TSTN

ITEM PROPOSAL VOTE TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE Management For

AUDITORS. 0.2 TO RE-ELECT MR WAYNE BOYD AS A DIRECTOR. Management For

03 TO RE-ELECT MR RON SPITHILL AS A DIRECTOR. Management For TO ELECT DR SACHIO SEMMOTO AS A DIRECTOR. Management For TO ELECT DR TIM ROOKE AS A DIRECTOR.

NEWS CORPORATION

SECURITY 65248E203 MEETING TYPE Annual TICKER SYMBOL NWS MEETING DATE 16-Oct-2009

US65248E2037 AGENDA 933133009 - Management TSTN

ITEM PROPOSAL TYPE VOTE

Management Against

1A	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	Management	For
1B	ELECTION OF DIRECTOR: NATALIE BANCROFT	Management	For
1C	ELECTION OF DIRECTOR: PETER L. BARNES	Management	For
1D	ELECTION OF DIRECTOR: CHASE CAREY	Management	For
1E	ELECTION OF DIRECTOR: KENNETH E. COWLEY	Management	For
1F	ELECTION OF DIRECTOR: DAVID F. DEVOE	Management	For
1G	ELECTION OF DIRECTOR: VIET DINH	Management	For
1H	ELECTION OF DIRECTOR: SIR RODERICK I. EDDINGTON	Management	For
11	ELECTION OF DIRECTOR: MARK HURD	Management	For
1J	ELECTION OF DIRECTOR: ANDREW S.B. KNIGHT	Management	For
1K	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Management	For
1L	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	Management	For
1M	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Management	For
1N	ELECTION OF DIRECTOR: THOMAS J. PERKINS	Management	For
10	ELECTION OF DIRECTOR: ARTHUR M. SISKIND	Management	For
1P	ELECTION OF DIRECTOR: JOHN L. THORNTON	Management	For
02	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL		
	YEAR ENDING JUNE 30, 2010.		

BRITISH SKY BROADCASTING GROUP PLC

SECURITY 111013108 MEETING TYPE Annual TICKER SYMBOL BSY MEETING DATE 23-Oct-2009

ISIN US1110131083 AGENDA 933143050 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2009, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS THEREON	Management	For
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2009	Management	For
03	TO REAPPOINT TOM MOCKRIDGE AS A DIRECTOR	Management	For
04	TO REAPPOINT NICHOLAS FERGUSON AS A DIRECTOR (CHAIRMAN OF REMUNERATION COMMITTEE AND MEMBER OF CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE)	Management	For
05	TO REAPPOINT ANDREW HIGGINSON AS A DIRECTOR (CHAIRMAN OF	Management	For
03	AUDIT COMMITTEE)	Mariagemeric	rol
06	TO REAPPOINT JACQUES NASSER AS A DIRECTOR (MEMBER OF REMUNERATION COMMITTEE)	Management	For
07	TO REAPPOINT DAME GAIL REBUCK AS A DIRECTOR (MEMBER OF AUDIT COMMITTEE AND CHAIRMAN OF THE BIGGER PICTURE COMMITTEE)	Management	For
08	TO REAPPOINT DAVID F. DEVOE AS A DIRECTOR	Management	For
09	TO REAPPOINT ALLAN LEIGHTON AS A DIRECTOR (MEMBER OF AUDIT COMMITTEE)	Management	For
10	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR (MEMBER OF CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE)	Management	For
11	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE TO THEIR REMUNERATION	Management	For
12	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION FOR THE YEAR ENDED 30 JUNE 2009	Management	For
13	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	Management	For
14	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT OF 2006	Management	For

S15	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	Management	For
S16	TO ADOPT NEW ARTICLES OF ASSOCIATION	Management	For
S17	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN	Management	For
	AGMS) ON 14 DAYS' NOTICE		

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The Gabelli Global Multimedia Trust Inc.

FRONTIER COMMUNICATIONS CORP

SECURITY 35906A108 MEETING TYPE Special
TICKER SYMBOL FTR MEETING DATE 27-Oct-2009
ISIN US35906A1088 AGENDA 933147541 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 13, 2009, AS AMENDED BY AMENDMENT NO. 1 THERETO, DATED AS OF JULY 24, 2009 (THE "MERGER AGREEMENT"), BY AND AMONG VERIZON COMMUNICATIONS INC., NEW COMMUNICATIONS HOLDINGS INC. AND	Management	For
02	FRONTIER COMMUNICATIONS CORPORATION. TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION OF FRONTIER COMMUNICATIONS CORPORATION, AS AMENDED, TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF FRONTIER COMMUNICATIONS	Management	For
03	CORPORATION COMMON STOCK FROM 600,000,000 TO 1,750,000,000. TO APPROVE THE ISSUANCE OF FRONTIER COMMUNICATIONS CORPORATION COMMON STOCK PURSUANT TO THE MERGER AGREEMENT.	Management	For

IDEATION ACQUISITION CORP.

SECURITY 451665202 MEETING TYPE Special TICKER SYMBOL IDIU MEETING DATE 27-Oct-2009

US4516652025 AGENDA 933153049 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVE AN AMENDMENT TO SECTION D OF ARTICLE SIXTH OF	Management	For
	IDEATION'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION.		
02	APPROVE THE CORPORATE REDOMESTICATION OF IDEATION AS A	Management	For
	CAYMAN ISLANDS EXEMPTED COMPANY.		
03	APPROVE THE BUSINESS COMBINATION BETWEEN ID CAYMAN AND SM	Management	For
	CAYMAN.		
3A	IF YOU HAVE VOTED "FOR" OR "AGAINST" PROPOSAL 3 AND ARE	Management	Abstain
	EXERCISING YOUR CONVERSION RIGHTS, YOU MUST CHECK THE "FOR"		
	BOX. CONVERSION RIGHTS WILL BE EXCERCISABLE AT THIS TIME		
	ONLY IF THE BUSINESS COMBINATION IS APPROVED.		

04	AUTHORIZATION IN ID CAYMAN'S MEMORANDUM OF ASSOCIATION OF 1,000,000,000 ORDINARY SHARES AND 10,000,000 PREFERRED	Management	For
05	SHARES. APPROVE IN ID CAYMAN'S ARTICLES OF ASSOCIATION THE ELIMINATION OF THE CLASSIFIED BOARD CURRENTLY AUTHORIZED IN	Management	For
06	IDEATION'S CERTIFICATE OF INCORPORATION. APPROVE IN ID CAYMAN'S ARTICLES A PROVISION THAT THE AMENDMENT OF MEMORANDUM REQUIRE A VOTE OF TWO-THIRDS OF SHARES VOTING.	Management	For
07	APPROVE IN ID CAYMAN'S ARTICLES A PROVISION THAT THE ID CAYMAN SHAREHOLDERS MAY NOT PASS RESOLUTIONS WITHOUT HOLDING A MEETING.	Management	For
08	APPROVE IN ID CAYMAN'S MEMORANDUM OF ASSOCIATION A PROVISION PROVIDING FOR THE PERPETUAL EXISTENCE OF THE COMPANY.	Management	For
09	APPROVE THE ASSUMPTION OF THE SEARCHMEDIA INTERNATIONAL LIMITED 2008 SHARE INCENTIVE PLAN AND ITS AMENDMENT AND RESTATEMENT.	Management	For
10	APPROVE AN ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES.	Management	For

ATLUS CO., LTD.

SECURITY J0337S102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Oct-2009 ISIN JP3121930006 AGENDA 702119478 - Management

ITEM	PROPOSAL	TYPE	VOTE
			_
1	Approve Spin-off to Newly Establish a Company called NEWS	Management	For
	Co. Ltd.		
2	Amend Articles to: Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the other Updated Laws and		
	Regulations		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
4.1	Appoint a Corporate Auditor	Management	For
4.2	Appoint a Corporate Auditor	Management	For
5	Appoint Accounting Auditors	Management	For

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ARUZE CORP.

SECURITY J0204H106 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 30-Oct-2009 TSIN JP3126130008 AGENDA 702121865 - Management

ITEM	PROPOS <i>P</i>	ΔL			TYPE	VOTE	
1		articles to: Cha	-	ompany Name to Univers	al Management	For	
PERNOD-	PERNOD-RICARD, PARIS						
SECURIT TICKER ISIN		F72027109 FR0000120693	MEETING TYPE MEETING DATE AGENDA	MIX 02-Nov-2009 702105986 - Manageme	nt		

ITEM PROPOSAL TYPE VOTE French Resident Shareowners must complete, sign and forward Non-Voting the Proxy Card dir-ectly to the sub custodian. Please contact your Client Service Representative-to obtain the necessary card, account details and directions. The followin-g applies to Non- Resident Shareowners: Proxy Cards: Voting instructions will-be forwarded to the Global Custodians that have become Registered Intermediar-ies, on the Vote Deadline Date. In capacity as Registered Intermediary, the Gl-obal 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 IN THE FRENCH MARKET THAT THE ONLY VALID VOTE Non-Voting OPTIONS ARE "FOR" AN-D "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. Approve the unconsolidated accounts for the FYE on 30 JUN Management For 2009 Approve the consolidated accounts for the FYE on 30 JUN 2009 0.2 Management For 0.3 Approve the distribution of profits for the FYE on 30 JUN Management For 2009 and distribution of dividends Approve the regulated agreements referred to in Articles 0.4 Management For L.225-38 and sequence of the Commercial Code 0.5 Approve the agreements referred to in Articles L.255-38 and Management For L.225-42-1 of the Commercial Code and the special report of the Statutory Auditors in relation to Mr. Pierre Pringuet 0.6 Approve to renew Mme. Daniele Ricard's as Board Member Management For 0.7 Approve to renew Paul Ricard Company's mandate as Board Management Approve to renew Mr. Jean-Dominique Comolli's mandate as 0.8 Management Board Member 0.9 Approve to renew Lord Douro's mandate as Board Member Management For 0.10 Appoint Mr. Gerald Frere as a Board Member Management For 0.11 Appoint Mr. Michel Chambaud as a Board Member For Management 0.12 Appoint Mr. Anders Narvinger as a Board Member For Management 0.13 Approve the attendance allowances read aloud to the Board Management For Members 0.14 Authorize the Board of Directors to operate on the Company's Management E.15 Authorize the Board of Directors to reduce the share capital Management For

E.16	by cancelation of treasury shares Authorize the Board of Directors to increase the share	Management	For
	capital, by issuing common shares and/or warrants giving access to the Company's capital, with maintenance of preferential subscription rights		
E.17	Authorize the Board of Directors to increase the share capital, by issuing common shares and/or warrants giving access to the Company's capital, with cancelation of	Management	For
E.18	preferential subscription rights, through a public offer Authorize the Board of Directors to increase the number of securities to be issued in case of capital increase with or without cancelation of preferential subscription rights	Management	For
E.19	under the Resolutions 16 and 17 Authorize the Board of Directors to proceed with the issue of common shares and/or warrants providing access to the Company's capital in order to remunerate contributions in kind to the Company within the limit of 10% of the share	Management	For
E.20	capital Authorize the Board of Directors to proceed with the issue of common shares and/or warrants giving access to the Company's capital in the event of a public offer initiated by the Company	Management	For
E.21	Authorize the Board of Directors to issue warrants representing debts giving right to the allocation of debt securities	Management	For
E.22	Authorize the Board of Directors to increase the share capital increase by incorporation of premiums, reserves, profits or others	Management	For
E.23	Authorize the Board of Directors to consent options to Employees and Managers of the Company giving right to the subscription of Company shares to issue or purchase existing Company's shares	Management	For
E.24	Authorize the Board of Directors to issue shares subscription warrants in case of public offer bearing on the Company securities	Management	For
E.25	Authorize the Board of Directors to increase the capital by issuing shares or warrants giving access to capital, reserved for Members of a Company Savings Plan with cancellation of preferential subscription rights for the benefit of the latter	Management	For
E.26	Amend the Articles 20 and 24 of Bylaws regarding Age limit for Chairman of the Board and for Chief Executive Officer	Management	For
E.27	Grant powers for the accomplishment of legal formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ARTICLE NUMBERS IN RESOL-UTION 26. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PR-OXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Management Non-Voting	For

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INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 03-Nov-2009

ISIN IE0004614818 AGENDA 702101495 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: approve to remove Dr. Brian J. Hillery from his office as the Chairman of the Company in accordance with Section 182 of the Companies Act 1963 with immediate effect	Shareholder	Against
2.	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: appoint a new Senior Independent Director with immediate effect	Shareholder	Against

CHINA UNICOM LIMITED

SECURITY 16945R104 MEETING TYPE Special
TICKER SYMBOL CHU MEETING DATE 03-Nov-2009
ISIN US16945R1041 AGENDA 933155904 - Management

ITEM	PROPOSAL	TYPE	VOTE
S1	THE TERMS OF THE SHARE REPURCHASE AGREEMENT, PROPOSED TO BE ENTERED INTO BETWEEN THE COMPANY AND SK TELECOM CO., LTD. ("SKT") PURSUANT TO WHICH SKT WILL SELL, B) ANY DIRECTOR IS HEREBY AUTHORIZED TO EXECUTE THE SHARE REPURCHASE AGREEMENT ON BEHALF OF THE COMPANY, C) THE DIRECTORS, ARE AUTHORIZED TO DO ALL SUCH ACTS AS THEY CONSIDER NECESSARY.	Management	For

MEREDITH CORPORATION

SECURITY 589433101 MEETING TYPE Annual TICKER SYMBOL MDP MEETING DATE 04-Nov-2009

US5894331017 AGENDA 933146145 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 JAMES R. CRAIGIE		For
	2 WILLIAM T. KERR		For
	3 FREDERICK B. HENRY		For
2	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR		
	ENDING JUNE 30, 2010		
3	TO CONSIDER AND ACT UPON A PROPOSAL OF THE BOARD OF	Management	For
	DIRECTORS TO REAFFIRM THE PREVIOUSLY APPROVED BUSINESS		
	CRITERIA, CLASSES OF ELIGIBLE PARTICIPANTS, AND MAXIMUM		
	ANNUAL INCENTIVES AWARDED UNDER THE AMENDED AND RESTATED		
	MEREDITH CORPORATION 2004 STOCK INCENTIVE PLAN		
4	TO CONSIDER AND ACT UPON A PROPOSAL OF THE BOARD OF	Management	Against

DIRECTORS TO AUTHORIZE AN ADDITIONAL RESERVE OF 3,500,000 SHARES THAT MAY BE GRANTED UNDER THE AMENDED AND RESTATED MEREDITH CORPORATION 2004 STOCK INCENTIVE PLAN

INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 10-Nov-2009

IE0004614818 AGENDA 702147972 - Management TSTN

ITEM PROPOSAL TYPE VOTE _____

Management

For

Approve that, subject to the satisfaction of the following conditions [the defined terms listed below shall bear the same meanings as ascribed to them in the Memorandum] [and subject to the provisions as to the waiver of such conditions set out in paragraph 10 below] on or before the First Equity Issue Date, the New Bank Facilities having been executed and being conditional only on the implementation of the Restructuring and the Principal Restructuring Documents having been executed; various consents, regulatory approvals and confirmations having been obtained; the continuation of the Standstill Period; the Company having convened the Share Capital EGM to consider the Share Capital Resolutions and the Rights Issue Resolution; the agreement of the Irish Takeover Panel being obtained that all or any of the Bondholders would not be obliged under Rule 9 of the Irish Takeover Rules to make a mandatory offer, or if they were so obliged, the Irish Takeover Panel having granted an unconditional waiver of any such obligation; no regulatory impediments to the implementation of the Restructuring having arisen and not having been addressed; and no legal proceedings having been issued which materially restrict the rights attached to, or require any disposal of, the First Company Shares [as defined in this resolution below] or which delay, or would be likely to delay, completion of the Restructuring beyond 30 DEC 2009; such entity as may be nominated to holders of the Bonds by the Ad Hoc Committee [as defined below] on or before the date of this Meeting is with immediate effect appointed as the agent and nominee of the Bondholders [the Nominee] for the purposes set out in the remainder of this Extraordinary Resolution and on the basis that: all the acts and omissions of the Nominee shall be deemed to have the benefit of protective provisions equivalent to those contained in the Trust Deed and afforded to the Trustee [including, without limitation, the provisions regulating the duties of, and providing for the remuneration, indemnification and exculpation of the Trustee], as if references in those provisions to "Trustee" were to "Nominee"; authorize and direct the Nominee to concur in, and execute and do, in addition to those specifically referred to in this Extraordinary Resolution, all other deeds, instruments, acts and things which may be necessary or appropriate or which the Nominee is instructed by the Ad Hoc Committee to carry out and give effect to this Extraordinary Resolution and implement the Proposal [as the

same may be varied or amended in accordance with this resolution below] and to concur with the Ad Hoc Committee and the Company, and thereby authorize on behalf of the Bondholders, any such amendments and variations to the implementation of the Proposal as are authorized by the Ad Hoc Committee pursuant to this resolution; to delegate the performance of any of its actions or authorities pursuant to this Extraordinary Resolution to one or more other persons, or procure that one or more other persons hold some or all of the cash and securities to be held by it pursuant to implementation of the Proposal; and any modification

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of the provisions of the Trust Deed required in order to give full legal effect to the nomination and appointment referred to in this Clause 1 and to the implementation of the Proposal shall be proposed by the Ad Hoc Committee and shall be assented to, in each case in accordance with Clause 18 [C] of the Fifth Schedule to the Trust Deed; and the transfer of all of the Bonds to an account or custodian within the relevant clearing systems established by the Nominee [or on its behalf] pending the transfer of Bonds pursuant to this resolution below or, as applicable, this resolution below; the transfer and sale of Bonds [the First Bonds] having a principal amount outstanding which, when aggregated with all accrued but unpaid interest in respect of the First Bonds as at the date on which the First Share Sale and Purchase Agreement [as defined] below is to be completed [the First Equity Issue Date] equals EUR 122.9 million to a company to be established on terms approved by the Nominee for the purpose of purchasing those First Bonds [the First Bond Purchaser] the ordinary shares of which are and will be held by or on behalf of the Nominee as nominee for those persons who [as evidenced by the accounts of the relevant clearing systems and/or custodians holding through those clearing systems] are Bondholders at the close of this meeting [the Relevant Bondholders] for the purposes described in this Extraordinary Resolution and on the terms described in this resolution below in consideration for an amount equal to the lower of - EUR 122.9 million; and the market value of the principal amount of the First Bonds transferred and sold [including accrued but unpaid interest thereon as at the First Equity Issue Date], to be satisfied in full by the issue to the Nominee [or on its behalf] of 723,199,998 shares in the capital of the First Bond Purchaser credited as fully paid [together with the two ordinary shares of the First Bond Purchaser then in issue, the First Bond Purchaser Shares] [such First Bond Purchaser Shares to be held by the Nominee [or on its behalf] for the Relevant Bondholders on the terms described in this resolution below] pursuant to a First Bond Sale and Purchase Agreement as specified, is, subject to this resolution below..CONTD

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CONTD...the transfer and sale of the remaining outstanding principal amount of-the Bonds [the Second Bonds] [together with all accrued but unpaid interest t-hereon] to a company to be established on terms approved by the Nominee for th-e purpose of purchasing those Bonds [the Second Bond Purchaser], the ordinary-shares of which are and will be held by or on behalf of the Nominee as nominee-for the Bondholders for the purposes described in this Extraordinary Resoluti-on and on the terms described in this resolution below, in consideration for t-he issue to the Nominee [or on its behalf] of such number of further shares in-the capital of the Second Bond Purchaser credited as fully paid [together wit-h the two ordinary shares of the Second Bond Purchaser then in issue, the Seco-nd Bond Purchaser Shares] as have a value at EUR 0.05 per Second Bond Purchase-r Share equal to the aggregate value [the Second Bond Amount] of principal amo-unt of Bonds held by the Second Bond Purchaser and accrued but unpaid interest-thereon, such Second Bond Purchaser Shares to be held by or on behalf of the-Nominee for the Relevant Bondholders in the terms described in this resolution-below, pursuant to a Second Bond Sale and Purchase Agreement [subject to the-right and power of the Nominee, if it deems it necessary or desirable, itself-to hold the Second Bonds in its own name [or through a nominee] and/or itself-or through a nominee [and in substitution for the Second Bond Purchaser] enter-into the Underwriting Agreement referred to in this resolution below and carr-y out the Second Bond Purchaser's obligation pursuant thereto [and subject to-this resolution below]; and the sale by the Nominee [or on its behalf] of the-First Bond Purchaser Shares to the Company in consideration for the issue by t-he Company to the Nominee [or on its behalf] [for the account of the Relevant-Bondholders on the terms as set out in this resolution below] of such number o-f new ordinary shares in the capital of the Company, credited as fully paid, [-the First Company Shares] as is equal to the number of First Bond Purchaser Sh-ares pursuant to a First Share Sale and Purchase Agreement; the irrevocable in-struction to the Nominee to vote the First Company Shares then held by the Nom-inee [or on its behalf] in favor of the Share Capital Resolutions and the Righ-ts Issue Resolution [in each case as defined in this resolution below] togethe-r with such other resolutions as the Nominee acting on the instructions of the- Ad Hoc Committee [or its appointee] considers necessary or desirable to ensur-e the passing of the Share Capital Resolutions and the Rights Issue Resolution-and to vote the First Company Shares then held by the Nominee [or on its beha-lf] against any resolutions proposed at the Shareholder Meeting [as defined in-this resolution below] which the Nominee acting on the instructions of the Ad-Hoc Committee [or its appointee] considers may prevent or hinder the passing-of the Share Capital Resolutions or the Rights Issue Resolution; and at all ti-mes whilst the Nominee [or some other person on its behalf] remains the regist-ered holder of the relevant First Company Shares, the instruction and authorit-y to the Nominee to vote those First Company Shares in respect of which a vali-d voting instruction form [as described in the Memorandum] has been received b-y the Nominee [or on its behalf] by not later than 3 Business Days before the-date of the relevant

meeting of shareholders of the Company, at such meetings-of the Company and on such resolutions to be proposed at such meeting[s] [but-not the resolutions referred to this resolution above] as directed by such vot-ing instruction forms, is, subject to this resolution below; and if the Compan-y's shareholders pass the ordinary resolutions to increase the Company's autho-rized share capital by at 1

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CONTD.. if the Company's shareholders pass the Share Capital Non-Voting

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Resolutions but n-ot the Rights Issue Resolution the sale by the Nominee of the Second Bond Purc-haser Shares to the Company in consideration for the issue by the Company to t-he Nominee [or on its behalf] for the account of the Relevant Bondholders on t-he terms described in paragraph 8 and subject to this resolution below and in-accordance with this resolution below, of a number of new ordinary shares in t-he capital of the Company credited as fully paid [the Second Company Shares] e-qual to the number of Second Bond Purchaser Shares, credited as fully paid, pu-rsuant to a Second Share Sale and Purchase Agreement, is, subject to this reso-lution; and authorize and direct the Nominee [and the Trustee, to the extent i-t is party to any of the following agreements and any nominee or delegate of t-he Nominee to the extent appropriate] is, subject to this resolution below, to-execute as nominee on behalf of the Bondholders the First Bond Sale and Purch-ase Agreement, the Second Bond Sale and Purchase Agreement, the First Share Sa-le and Purchase Agreement, the Second Share Sale and Purchase Agreement, the U-nderwriting Agreement, [and/or any documents or agreements which may be substi-tuted for them as a result of the operation of the authorities contained in th-is resolution below], and all associated transfer forms or instructions, and a-ny other deeds, agreements, instruments, instructions, things or acts necessar-y or desirable in order to consummate and give effect to the transactions cont- emplated in any of these agreements; and authorize and direct the Nominee, sub-ject to this resolution, to give on behalf of each Bondholder any instructions-to or via Euroclear or Clearstream, Luxembourg [the Clearing Systems] which a-re necessary to effect a transfer of its Bonds to the Nominee [or on its behal-f] and/or to the First Bond Purchaser and/or to the Second Bond Purchaser; and-authorize, direct and instruct the Nominee, subject to this resolution, to tr-ansfer the First Company Shares and the Second Company Shares to the Eligible-Bondholders [as defined below] and to transfer or procure that the Second Bond-Purchaser transfers] the Rights Proceeds to the Relevant Bondholders in accor-dance with their pro rata entitlements as referred to in this resolution below-: as soon as practicable after the conclusion of the Shareholder Meeting in th-e case of the First Company Shares; as soon as practicable after the

conclusio-n of the Rights Issue in respect of the Rights Proceeds and; in circumstances- where the Rights Resolution has not been passed as soon as practicable after t-he completion of the Second Share Sale and Purchase Agreement [or any agreemen-t substituted thereof] in respect of the Second Company Shares: in the case of-those Relevant Bondholders who have notified the Nominee [or some other perso-n on its behalf] of a CREST Stock account for such purposes before 5.00 p.m. o-n the Business Day prior to the date of transfer, in uncertificated form [in t-he case of shares to such CREST Stock accounts; and in all other cases, in ce-rtificated form [in the case of shares] or by cheque [in the case of cash] by- post to the registered address of such Relevant Bondholder as notified by the-Relevant Bondholder to the Nominee [or on its behalf] [or, in the case of join-t Relevant Bondholders, the first named] [and at the sole risk of the relevant-Bondholder]; and authorize the Nominee in distributing any Shares or cash to-make or procure the making of such provision to deal with fractional entitleme-nts and cash amounts as it sees fit; and authorize, direct and instruct the No-minee, subject to this resolution below, to hold and to procure that any nomin-ee or delegate of it holds: the First Bond Purchaser Shares pending completion-of the First Bond CONTD..and each element of the Proposal described in this Extraordinary Resolu-tion applies only to Eligible Bondholders [as defined below] and accordingly:-excluded Bondholders [as defined below] have no right to receive or beneficial-ly be entitled to any shares in the capital of the First Bond Purchaser, the S-econd Bond Purchaser or the Company or any other consideration for their Bonds-other than cash [whether directly or by way of sale of securities]; instead, -authorize and direct the Nominee to retain otherwise than for the account of E-xcluded Bondholders any securities which would otherwise be held by it for the-account of the Excluded Bondholders on a pro rata basis and to procure the sa-le of such securities in the market at the best price reasonably obtainable an-d to remit the proceeds of such sale to Excluded Bondholders, net of the expen-ses of such sale, on the basis that neither the Company nor the Nominee will h-ave any responsibility for the timing of the sale or the price obtainable; and-authorize the Ad Hoc Committee of Bondholders [as defined and described in th-e Memorandum], acting through the holders of a majority in principal amount of-Bonds held by the members of the Ad Hoc Committee from time to time, on behal-f of all Bondholders [and without liability to Bondholders for their actions a-nd determinations taken in good faith] to: represent the interests of all Bond-holders and may exercise all and any powers or discretions which the Bondholde-rs could themselves exercise by Extraordinary Resolution; agree with the Compa-ny such variations or amendments to the mechanics and process for the implemen-tation of the Proposal as such Ad Hoc Committee [in

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absolute discretion] c-onsiders necessary or desirable and for the benefit of Bondholders generally i-ncluding, without limitation, variations to those documents and agreements ref-erred to in this resolution above and the arrangements authorized by this reso- lution above and agreeing, where relevant substitutes therefore, and subject t-o the concurrence of the Nominee acting on the instructions of the Ad Hoc Comm-ittee and such variations, amendments, actions, documents, agreements or other-wise shall be binding on all Bondholders and authorize the Nominee to execute-all such agreements and documents and take all actions as may be necessary to-effect such variations or amendments; and consent to the waiver [on such terms-, if any, as the Ad Hoc Committee deems fit] of any or all of the Conditions a-t the commencement of this resolution other than that as specified in this res-olution; and the Ad Hoc Committee members will have absolute and uncontrolled-discretion as to the exercise of the Ad Hoc Committee's powers, discretions an-d functions and will not be responsible or liable to any person for any loss,-liability, cost, claim, action, demand, expense or inconvenience which may res- ult from their exercise or non-exercise of any power or discretion and: no Ad-Hoc Committee member shall assume any responsibility towards or have any liabi-lity to the Bondholders, the Trustee, the Nominee, the Issuer or the Company o-r any other party, save in respect of liability arising from an Ad Hoc Committ- ee member's own fraud or willful misconducts, and no Ad Hoc Committee member s-hall be liable for anything done or not done by it or any of them under or in-connection with the Bonds save in the case of their own fraud or willful misco-nduct; and this Meeting approves, sanctions and ratifies all exercises of the-powers, discretions and authorities hereby conferred on the Ad Hoc Committee a-nd made or exercised prior to this Meeting and approve sanctions every abrogat-ion, modification, compromise or arrangement in respect of the rights of the B-ondholders appertaining to the Bonds against the Issuer and the Guarantor, whe-ther or not such r

CORPORACION INTERAMERICANA DE ENTRETENIMIENTO SAB

SECURITY P3142L109 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 11-Nov-2009
ISIN MXP201161017 AGENDA 702136551 - Management

ITEMPROPOSALTYPEVOTE--------------------

I. Approve that Corporacion Interamericana De Entretenimiento, S.A.B. De C.V. and certain subsidiaries, in accordance with Article 47 of the Securities Market Law, enter into transactions whose amount may exceed, if relevant, 20% of the consolidated assets of the Company, so as to carry out

Management For

the refinancing of liabilities of the Company through the entering into of any acts necessary for these effects, including but not limited to, the signing of loans, amendments to existing instruments and the granting of guarantees and assumption of obligations of any type

II. Approve the designation of special delegates who will carry out the resolutions passed by this general meeting and, if relevant, formalize them

Shareholder Against

Management For

INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 13-Nov-2009 ISIN IE0004614818 AGENDA 702111408 - Management

ITEM PROPOSAL TYPE VOTE

PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: approve to revoke the ordinary resolution adopted by the members on 12 JUN 2009 empowering the Directors to allot and issue relevant securities for the purposes of Section 20 of the Companies [Amendment] Act 1983

DEUTSCHE TELEKOM AG

SECURITY 251566105 MEETING TYPE Special TICKER SYMBOL DT MEETING DATE 19-Nov-2009

US2515661054 AGENDA 933152338 - Management TSTN

ITEM PROPOSAL TYPE VOTE

RESOLUTION ON THE APPROVAL OF THE SPIN-OFF AND TAKE-OVER 0.1 AGREEMENT CONCLUDED ON SEPTEMBER 3, 2009 WITH T-MOBILE DEUTSCHLAND GMBH WITH ITS REGISTERED OFFICES IN BONN.

DIRECTV

SECURITY 25459L106 MEETING TYPE Special TICKER SYMBOL DTV MEETING DATE 19-Nov-2009

US25459L1061 AGENDA 933157807 - Management TSTN

ITEM PROPOSAL TYPE VOTE _____

O1 TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY Management Against

3, 2009, AS AMENDED, BY AND AMONG LIBERTY MEDIA CORPORATION, LIBERTY ENTERTAINMENT, INC., THE DIRECTV GROUP, INC., DIRECTV, DTVG ONE, INC., AND DTVG TWO, INC.

TO APPROVE THE VOTING AND RIGHT OF FIRST REFUSAL AGREEMENT, Management Against DATED AS OF MAY 3, 2009, AS AMENDED, BY AND AMONG THE DIRECTV GROUP, INC., LIBERTY ENTERTAINMENT, INC., DIRECTV, JOHN C. MALONE, LESLIE MALONE, THE TRACY L. NEAL TRUST A AND THE EVAN D. MALONE TRUST A.

TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING, IF
NECESSARY OR APPROPRIATE, TO PERMIT FURTHER SOLICITATION OF
PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE SPECIAL
MEETING TO APPROVE THE PROPOSALS DESCRIBED ABOVE IN
ACCORDANCE WITH THE MERGER AGREEMENT.

Management Against

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The Gabelli Global Multimedia Trust Inc.

LIBERTY MEDIA CORPORATION

SECURITY 53071M500 MEETING TYPE Special TICKER SYMBOL LMDIA MEETING DATE 19-Nov-2009

ISIN US53071M5004 AGENDA 933160107 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	A REDEMPTION PROPOSAL TO REDEEM A PORTION OF THE OUTSTANDING SHARES OF SERIES A LIBERTY ENTERTAINMENT COMMON STOCK AND SERIES B LIBERTY ENTERTAINMENT COMMON STOCK FOR ALL OF THE OUTSTANDING SHARES OF LIBERTY ENTERTAINMENT, INC. (LEI) (THE SPLIT-OFF).	Management	Against
2A	A MINORITY REDEMPTION PROPOSAL TO APPROVE (I) THE SPLIT-OFF AND (II) THE TRANSACTIONS CONTEMPLATED THEREBY (INCLUDING THE TRANSACTIONS CONTEMPLATED BY A REORGANIZATION AGREEMENT TO BE ENTERED INTO BETWEEN LIBERTY MEDIA AND LEI).	Management	Against
2В	A MERGER PROPOSAL TO APPROVE (I) THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 3, 2009, AND AS AMENDED ON JULY 29, 2009 AND OCTOBER 2, 2009, BY AND AMONG LIBERTY MEDIA, LEI, DIRECTV AND THE OTHER PARTIES NAMED THEREIN (THE MERGER AGREEMENT) AND (II) THE TRANSACTIONS CONTEMPLATED THEREBY.	Management	Against
2C	A CONTRIBUTION PROPOSAL TO APPROVE (I) THE VOTING AND RIGHT OF FIRST REFUSAL AGREEMENT, DATED AS OF MAY 3, 2009, AND AS AMENDED ON JULY 29, 2009 AND OCTOBER 2, 2009, BY AND AMONG THE DIRECTV GROUP INC., LEI, DIRECTV, JOHN C. MALONE, LESLIE MALONE AND CERTAIN TRUSTS IN FAVOR OF THEIR CHILDREN, AND (II) THE TRANSACTIONS CONTEMPLATED THEREBY.	Management	Against
03	AN ADJOURNMENT PROPOSAL TO AUTHORIZE THE ADJOURNMENT OF THE SPECIAL MEETING BY LIBERTY MEDIA CORPORATION TO PERMIT FURTHER SOLICITATION OF PROXIES, IF NECESSARY OR APPROPRIATE, IF SUFFICIENT VOTES ARE NOT REPRESENTED AT THE SPECIAL MEETING TO APPROVE THE TRANSACTION PROPOSALS.	Management	Against

INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 26-Nov-2009

ISIN IE0004614818 AGENDA 702144433 - Management

TTEM PROPOSAL

Approve to dispose the Group's entire shareholding in INM Management Outdoor [the "Disposal"] for gross sale proceeds of ZAR

1,100 million [approximately EUR 98 million]

INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 26-Nov-2009

ITEM PROPOSAL VOTE _____ Management 1. Approve to increase the authorized share capital of the For Company Authorize the Directors to allot relevant securities up to Management For

the amount equal to the authorized but unissued share capital of the Company Management For

S.3 Grant authority to dis-apply pre-emption rights

1-800-FLOWERS.COM, INC.

SECURITY 68243Q106 MEETING TYPE Annual TICKER SYMBOL FLWS MEETING DATE 03-Dec-2009

ISIN US68243Q1067 AGENDA 933156653 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 LAWRENCE CALCANO		For
	2 JAMES CANNAVINO		For
	3 JEFFREY C. WALKER		For
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Management	For
	FIRM PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP		
	AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE FISCAL YEAR ENDING JUNE 27, 2010 AS DESCRIBED		
	IN THE PROXY STATEMENT.		
03	TO APPROVE THE 2003 LONG TERM INCENTICE AND SHARE PLAN AS	Management	For

For

AMENDED AND RESTATED AS OF OCTOBER 22, 2009.

04 TO APPROVE THE SECTION 16 EXECUTIVE OFFICER BONUS PLAN, AS Management For

AMENDED AND RESTATED AS OF OCTOBER 22, 2009.

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SINGAPORE PRESS HOLDINGS LTD, SINGAPORE

SECURITY Y7990F106 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 04-Dec-2009 ISIN SG1P66918738 AGENDA 702147299 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the Directors' report and audited accounts for the FYE 31 AUG 2009	Management	For
2.	Declare a final dividend of 9 cents and a special dividend of 9 cents, on a tax-exempt [one-tier] basis, in respect of the FYE 31 AUG 2009	Management	For
3.I	Re-appoint Cham Tao Soon as a Director of the Company, pursuant to Section 153(6) of the Companies Act, Chapter 50 of Singapore [the "Companies Act"], to hold such office from the date of this AGM until the next AGM of the Company	Management	For
3.II	Re-appoint Ngiam Tong Dow as a Director of the Company, pursuant to Section 153(6) of the Companies Act, to hold such office from the date of this AGM until the next AGM of the Company	Management	For
3.III	Re-appoint Yong Pung How as a Director of the Company, pursuant to Section 153(6) of the Companies Act, to hold such office from date of this AGM until the next AGM of the Company	Management	For
4.I	Re-elect Willie Cheng Jue Hiang as a Director, who retires in accordance with the Company's Articles of Association	Management	For
4.II	Re-elect Yeo Ning Hong as a Director, who retires in accordance with the Company's Articles of Association	Management	For
4.III	Re-elect Lucien Wong Yuen Kuai as a Director, who retires in accordance with the Company's Articles of Association	Management	For
5.	Approve the Directors' fees of SGD 953,000	Management	For
6.	Appoint the Auditors and authorize the Directors to fix their remuneration	Management	For
7.	Transact any other business	Non-Voting	
8.1	Authorize the Directors of the Company, pursuant to Section 161 of the Companies Act, Chapter 50 and the listing Rules of the Singapore Exchange Securities Trading Limited [the SGX-ST], and subject to the provisions of the newspaper and printing presses Act, Chapter 206, to: issue shares in the capital of the Company whether by way of rights, bonus or otherwise; and/or make or grant offers, agreements or options [collectively, Instruments] that might or would require shares to be issued, including but not limited to the creation and issue of [as well as adjustments to]	Management	For

warrants, debentures or other instruments convertible into shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit; and [notwithstanding that the authority conferred by this resolution may have ceased to be in force] issue shares in pursuance of any instrument made or granted by the Directors while this resolution is in force, provided that: 1) the aggregate number of shares to be issued pursuant to this resolution [including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution] does not exceed 50% of the issued shares in the capital of the Company [as calculated in accordance with sub- paragraph (2) below], of which the aggregate number of shares to be issued other than on a pro rata basis to shareholders of the Company [including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution] does not exceed 20% of the total number of issued shares in the capital of the Company [as calculated in accordance with sub-paragraph (2) below]; 2) [subject to such manner of calculation and adjustments as may be prescribed by the SGX-ST] for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (1), the percentage of issued shares shall be based on the total number of issued shares in the capital of the Company at the time this resolution is passed, after adjusting for: new shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time this resolution is passed; and any subsequent bonus issue, consolidation or subdivision of shares; 3) in exercising the authority conferred by this resolution, the Company shall comply with the provisions of the listing manual of the SGX-ST for the time being in force [unless such compliance has been waived by the SGX-ST] and the Articles of Association for the time being of the Company; and 4) [unless revoked or varied by the Company in general meeting] [authority expires the earlier of the conclusion of the next AGM of the Company or the date by which the next AGM of the Company is required by Law to be held]

Authorize the Directors to grant awards in accordance with the provisions of the SPH Performance Share Plan [the 'SPH Performance Share Plan'] and to allot and issue such number of ordinary shares in the capital of the Company ['Ordinary Shares'] as may be required to be delivered pursuant to the vesting of awards under the SPH Performance Share Plan, provided that the aggregate number of new ordinary shares to be allotted and issued and/or to be allotted, when aggregated with existing ordinary shares [including Ordinary Shares held in treasury] delivered and/or to be delivered, pursuant to the Singapore Press Holdings Group (1999) Share Option Scheme and the SPH Performance Share Plan, shall not exceed 10% of the total number of issued Ordinary Shares from time to time

Management For

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8.III Authorize the Directors of the Company, for the purposes of Management For Sections 76C and 76E of the Companies Act, to purchase or otherwise acquire issued ordinary shares not exceeding in aggregate the maximum limit [as specified], at such price or prices as may be determined by the Directors of the Company from time to time up to the maximum price [as specified] whether by way of: market purchases(s) on the SGX-ST; and/or off-market purchase(s) (if effected otherwise than on the SGX-ST) in accordance with any equal access scheme(s) as may be determined or formulated by the Directors as they consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act, and otherwise in accordance with all other Laws and regulations and rules of the SGX-ST as may for the time being be applicable; [Authority expires the earlier of the next AGM of the Company or the date of the next AGM of the Company is required by the Law to be held]; to complete and do all such acts and things [including executing such documents as may be required] as they and/or he may consider expedient or necessary to give effect to the transactions contemplated and/or authorize by this resolution

GRUPO TELEVISA, S.A.B.

SECURITY 40049J206 MEETING TYPE Special TICKER SYMBOL TV MEETING DATE 10-Dec-2009

ISIN US40049J2069 AGENDA 933171679 - Management

ITEM PROPOSAL

PROPOSAL IN CONNECTION WITH A DIVIDEND PAYMENT TO THE Management For SHAREHOLDERS; RESOLUTIONS IN THIS REGARD.

II APPOINTMENT OF DELEGATES WHO WILL CARRY OUT AND FORMALIZE Management For THE RESOLUTIONS ADOPTED AT THIS MEETING.

TRANS-LUX CORPORATION

SECURITY 893247106 MEETING TYPE Annual TICKER SYMBOL TLX MEETING DATE 11-Dec-2009

ISIN US8932471068 AGENDA 933165335 - Management

TYPE VOTE

O1 AMEND THE CORPORATION'S CERTIFICATE OF INCORPORATION TO Management For

PROVIDE FOR THE AUTOMATIC CONVERSION OF EACH SHARE OF CLASS

PROVIDE FOR THE AUTOMATIC CONVERSION OF EACH SHARE OF CLASS B STOCK INTO 1.3 SHARES OF COMMON STOCK AS PROVIDED IN A

SETTLEMENT AGREEMENT.

02	DIRECTOR	Management	
	1 ANGELA D. TOPPI**		For
	2 GEORGE W. SCHIELE*		For
	3 GLENN J. ANGIOLILLO**		For
	4 SALVATORE J. ZIZZA**		For
03	AMEND THE 1989 NON-EMPLOYEE DIRECTOR STOCK OPTION PLAN TO	Management	For
	EXTEND THE PLAN TO 2019.		
04	RATIFY THE RETENTION OF UHY LLP AS THE INDEPENDENT	Management	For
	REGISTERED ACCOUNTING FIRM FOR THE CORPORATION FOR THE		
	ENSUING YEAR.		

ALIBABA.COM LTD

SECURITY G01717100 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 15-Dec-2009 TSIN KYG017171003 AGENDA 702165297 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting	
1.	Approve the Cooperation Framework Agreement conditionally entered into between the Company and Alibaba Group Holding Limited on 10 NOV 2009 (as specified), together with the proposed annual cap amounts for each of the 3 years ending 31 DEC 2010, 2011 and 2012 as stipulated therein	Management	For
2.	Approve the Cross-Selling Services Framework Agreement conditionally entered into between the Company and Alibaba Group Holding Limited on 10 NOV 2009 (as specified), together with the proposed annual cap amounts for each of the 3 years ending 31 DEC 2010, 2011 and 2012 as stipulated therein	Management	For
3.	Approve the Technology and Intellectual Property Framework License Agreement conditionally entered into between the Company and Alibaba Group Holding Limited on 10 NOV 2009 (as specified), together with the proposed annual cap amounts for each of the 3 years ending 31 DEC 2010, 2011 and 2012 as stipulated therein	Management	For
4.	Authorize any 1 Director of the Company (or any 2 Directors of the Company if the affixation of the common seal of the Company is necessary) to sign and execute all such other documents, instruments or agreements and to do or take all such actions or things on behalf of the Company as such Director considers necessary or desirable to implement and/or give effect to the terms of each of the Cooperation Framework Agreement, the Cross-Selling Services Framework Agreement and the Technology and Intellectual Property Framework License Agreement mentioned in resolutions numbered (1) to (3) and the transactions contemplated	Management	For
	thereunder PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ACTUAL RECORD DATE. IF Y-OU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

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RADIO ONE, INC

SECURITY 75040P108 MEETING TYPE Annual TICKER SYMBOL ROIA MEETING DATE 16-Dec-2009

US75040P1084 AGENDA 933160400 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 TERRY L. JONES**		For
	2 BRIAN W. MCNEILL**		For
	3 CATHERINE L. HUGHES*		For
	4 ALFRED C. LIGGINS, III*		For
	5 D. GEOFFREY ARMSTRONG*		For
	6 RONALD E. BLAYLOCK*		For
	7 B. DOYLE MITCHELL, JR.*		For
03	TO APPROVE AN AMENDMENT TO CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT ACROSS ALL CLASSES OF OUR COMMON STOCK BY A RATIO OF NOT LESS THAN ONE-FOR-TWO AND NOT MORE THAN ONE-FOR-FIFTY AT ANY TIME PRIOR TO THE NEXT ANNUAL STOCKHOLDERS' MEETING, WITH THE EXACT RATIO TO BE SET AT A WHOLE NUMBER WITHIN THIS RANGE AS DETERMINED BY OUR BOARD IN ITS DISCRETION.	Management	For
04	THE APPROVAL OF THE RADIO ONE 2009 STOCK OPTION AND RESTRICTED STOCK PLAN, TO SUCCEED THE 1999 STOCK OPTION AND RESTRICTED STOCK PLAN WHICH HAS EXPIRED BY ITS TERMS.	Management	Against
05	THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR RADIO ONE FOR THE YEAR ENDING DECEMBER 31, 2009.	Management	For

MEDIA PRIMA BHD, PETALING, SELANGOR

SECURITY Y5946D100 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 17-Dec-2009

MYL450200000 AGENDA 702165386 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.	Authorize the Directors of the Company, subject to the approvals of the relevant authorities, to carry out and proceed with the Proposed Offer to acquire all the remaining Offer Shares, at an offer price of MYR 2.40 per Offer Share, to be satisfied by the issuance of 6 Consideration Shares and 1 free MPB Warrant ("Consideration Warrant"), for every	Management	For

5 Offer Shares accepted; (i) to allot and issue up to 147,830,717 Consideration Shares and up to 24,638,453 Consideration Warrants at any time to such persons (including the Directors and major shareholders of MPB) pursuant to the Proposed Offer upon the terms and subject to the conditions contained in the Circular dated 30 NOV 2009 in relation to the Proposed Offer; (ii) to allot and issue such additional warrants in MPB ("Additional Consideration Warrants") as may be required or permitted to be issued as a consequence of the adjustments under the provisions in the deed poll to be executed by the Company ("Deed Poll"); and (iii) to allot and issue such appropriate number of new MPB Shares to holders of the Consideration Warrants arising from the exercise of the Consideration Warrants (which shall be in accordance with the Deed Poll) to subscribe for new MPB Shares, including such appropriate number of new MPB Shares arising from the exercise of subscription rights represented by the Additional Consideration Warrants; that the Consideration Shares and new MPB Shares to be issued pursuant to the exercise of the Consideration Warrants or Additional Consideration Warrants shall, upon issue and allotment, rank pari passu in all respects with the then existing MPB Shares save and except that the holder of such new MPB Shares shall not be entitled to the Bonus Warrants (as defined in Ordinary Resolution 2) and to any dividend, right, allotment and/or any other distribution, the entitlement date of which is prior to the date of allotment of the Consideration Shares and new MPB Shares to be issued pursuant to the exercise of the Consideration Warrants or Additional Consideration Warrants (as the case may be); to give full effect to the Proposed Offer with full powers to approve, agree and assent to any conditions, variations, revaluations, modifications, and/or amendments in any manner as may be required/permitted by the relevant authorities or deemed necessary by the Directors of the Company, to deal with matters, incidental, ancillary to and/or relating thereto and take all steps and do all acts and to execute or enter into all such agreements, arrangements, undertakings, indemnities, transfers, extensions, assignments, deeds, confirmations, declarations and/or quarantees, including but not limited to the execution of the Deed Poll, with any party or parties, to deliver or cause to be delivered all such documents and to do all such acts and matters as they may consider necessary to implement, finalize and give full effect to and complete the Proposed Offer; subject to the shareholders of NSTP passing a resolution at a general meeting for the withdrawal of the listing of NSTP from the Official List of Bursa Malaysia Securities Berhad at the request of the Company pursuant to Section 2.1.9 of the Circular dated 30 NOV 2009 in relation to the Proposed Offer in accordance with Paragraph 16.06 of the Main Market Listing Requirements ("De-Listing") and NSTP obtaining all approvals required in relation to the De-Listing, authorize the Company to proceed with the acquisition of the remaining ordinary shares of MYR 1.00 each in NSTP not already owned by the Company at the same consideration as the Proposed Offer ("Exit Offer"); to take all such steps and do all acts, deeds and things and execute all necessary documents to give full effect to the Exit Offer

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Authorize the Directors of the Company, subject to the 2. Management For passing of Ordinary Resolution 1, the Proposed Offer becoming or is declared unconditional and the approvals of the relevant authorities; (i) to allot and issue up to 24,604,298 new MPB Warrants ("Bonus Warrants") to the existing shareholders of the Company, on the basis of 1 Bonus Warrant for every 35 MPB Shares, for free, on an entitlement date to be determined later and upon such terms and subject to the conditions of the Proposed Bonus Issue contained the Circular dated 30 NOV 2009 in relation to the Proposed Bonus Issue and as the Directors may determine, for the avoidance of doubt, the accepting shareholders of under the Proposed Offer will not be entitled to the Bonus Warrants under the Proposed Bonus Issue; (ii) to allot and issue such additional MPB Warrants ("Additional Bonus Warrants") as may be required or permitted to be issued as a consequence of the adjustments under the provisions in the Deed Poll; and (iii) to allot and issue such appropriate number of new MPB Shares to holders of the Bonus Warrants arising from the exercise of the Bonus Warrants (which shall be in accordance with the Deed Poll) to subscribe for new MPB Shares, including such appropriate number of new MPB Shares arising from the exercise of subscription rights represented by the Additional Bonus Warrants; the new MPB Shares to be issued pursuant to the exercise of the Bonus Warrants or Additional Bonus Warrants shall, upon issue and allotment, rank pari passu in all respects with the then existing MPB Shares save and except that the holder of such new MPB Shares shall not be entitled to any dividend, right, allotment and/or any other distribution, the entitlement date of which is prior to the date of allotment of the new MPB Shares to be issue pursuant to the exercise of the Bonus Warrants or Additional Bonus Warrants (as the case may be); to give full effect to the Proposed Bonus Issue with full powers to approve, agree and assent to any conditions, variations, revaluations, modifications, and/or amendments in any manner as may be required/permitted by the relevant authorities or deemed necessary by the Directors of the Company, to deal with matters, incidental, ancillary to and/or relating thereto and take all steps and do all acts and to execute or enter into all such agreements, arrangements, undertakings, indemnities, transfers, extensions, assignments, deeds, confirmations, declarations and/or guarantees, including but not limited to the execution of the Deed Poll, with any party or parties, to deliver or cause to be delivered all such documents and to do all such acts and matters as they may consider necessary to implement, finalize and give full effect to and complete

the Proposed Bonus Issue

TYPE

VOTE

SECURITY Y5946D100 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 17-Dec-2009

PROPOSAL

ITEM

ISIN MYL450200000 AGENDA 702165398 - Management

Authorize the Directors, contingent upon the take-over offer 1. Management by MPB to acquire all the remaining ordinary shares of MYR 1.00 each in The New Straits Times Press (Malaysia) Berhad [NSTP] [NSTP Shares] not already owned by MPB [Offer Shares] at an offer consideration of MYR 2.40 for each Offer Share to be satisfied by the issuance of 6 new ordinary shares of MYR 1.00 each in MPB [MPB Shares] at an issue price of MYR 2.00 each [Consideration Shares] and 1 free new warrant in MPB [Consideration Warrant] for every 5 Offer Shares accepted [Offer] becoming unconditional, and subject to the approvals of the relevant authorities as may be necessary being obtained for the Proposed Bonds With Detachable Warrants Issue and Proposed Placement; to issue of 50,000,000 Detachable Warrants [principle terms of which are specified in Section 2.1.3 of the Circular to Shareholders of the Company dated 30 NOV 2009 in relation to the Proposed Bonds With Detachable Warrants Issue [Circular 2]] upon the terms and subject to the conditions under the deed poll to be executed by the Company [Deed Poll] and/or such other documents to be entered into, in relation to the Detachable Warrants. In conjunction with the issuance of the Bonds, AFFIN Investment will undertake the Proposed Placement [principle terms of which are set out in Section 2.1.3 of the Circular 2]; issue of MYR 150,000,000 Bonds together with Detachable Warrants on a bought deal basis [principle terms of which are specified in Section 2.1.2 of the Circular]; upon the terms and subject to the conditions under the Deed Poll, to adjust, from time to time, the exercise price of the Detachable Warrants and/or to issue such appropriate number of additional warrants, if any, which shall be treated as equal in all respects and form part of the same series as the Detachable Warrants [Additional Warrants] as a consequence of any adjustment of the exercise price and/or the number of Detachable Warrants in accordance with the provisions of the Deed Poll and/or any amendment thereof or as may be imposed or permitted by the Securities Commission [SC], Bursa Malaysia Securities Berhad [Bursa Securities] and any other relevant authorities, parties or otherwise; and issue and allot such

appropriate number of new MPB Shares, credited as fully paid-up, arising from the exercise of the Detachable Warrants [which shall be in accordance with the Deed Poll] to subscribe for new MPB Shares, including such appropriate number of new MPB Shares arising from the exercise of subscription rights represented by such appropriate number of Additional Warrants as a consequence of any adjustment of the exercise price and/or the number of Detachable Warrants in accordance with the provisions of the Deed Poll and all such new MPB Shares to be issued pursuant to the exercise of the Detachable Warrants and/or Additional Warrants [as the case may be], shall, upon issue, rank pari passu in all respect with the then existing MPB Shares except that they

shall not be entitled to any dividend, rights, allotments and/ or other distributions, the entitlement date of which precedes the date of allotment of the new MPB Shares; and to finalize,

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implement, complete and give effect to the Proposed Bonds With Detachable Warrants Issue and Proposed Placement, and do all acts and things for and on behalf of the Company as they may consider necessary or expedient with full power to: enter into and execute the documents in relation to the Bonds and the Deed Poll or to enter into such other agreements, deeds and/or arrangements as the Directors of the Company may deem necessary or expedient to give effect to the Proposed Bonds With Detachable Warrants Issue and Proposed Placement; and ratify assent to any conditions, modifications, variations and/or amendments as may be imposed or permitted by the SC, Bursa Securities and any other relevant authorities, parties or otherwise or as may be deemed necessary by the Directors of the Company in the best interest of the Company and to finalize, implement or to give full effect to any such modifications, variations and/or amendments thereto and to deal with all matters relating thereto and to take all steps and do all acts and things in any manner as the Directors may deem necessary and/or expedient and enter into all such agreements, arrangements, undertakings, assignments and guarantees with any party or parties, in order to finalize, implement, complete and give full effect to the Proposed Bonds With Detachable Warrants Issue and Proposed Placement, including but not limited to determining the terms and conditions of the issue and utilization of the proceeds thereof, and all previous actions taken by the Company's Board of Directors [Board] or any Director of the Board in connection with the Proposed Bonds With Detachable Warrants Issue and Proposed Placement

VIMPEL-COMMUNICATIONS

SECURITY 68370R109 MEETING TYPE Special
TICKER SYMBOL VIP MEETING DATE 17-Dec-2009
ISIN US68370R1095 AGENDA 933166680 - Management

DURING THE NINE MONTHS ENDING ON SEPTEMBER 30, 2009,

ITEM	PROPOSAL	TYPE	VOTE
01	ALLOCATION OF PROFITS AND LOSSES RESULTING FROM OPERATIONS	Management	For

INCLUDING ADOPTION OF THE DECISION ON PAYMENT OF DIVIDENDS TO HOLDERS OF COMMON REGISTERED SHARES, AND PAYMENT OF DIVIDENDS TO HOLDERS OF PREFERRED REGISTERED SHARES OF TYPE "A" BASED ON THE RESULTS OF THE NINE MONTHS ENDING ON SEPTEMBER 30, 2009.

ACTIVISION BLIZZARD INC

SECURITY 00507V109 MEETING TYPE Special TICKER SYMBOL ATVI MEETING DATE 17-Dec-2009

ISIN US00507V1098 AGENDA 933168456 - Management

TYPE VOTE

O1 APPROVAL OF THE 2008 INCENTIVE PLAN, AS AMENDED. Management For

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

SECURITY X3232T104 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 18-Dec-2009

ISIN GRS419003009 AGENDA 702163130 - Management

D-ISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THE

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the validation of the election of the new Board of Director member Mrs. Marina Massara in replacement of the resigned Board of Director member Nikolaos Pavlias	Management	No Action
2.	Elect the new Board of Director members	Management	No Action
3.	Approve to determine the Audit Committee according to Article 37 of Law 3693/2008	Management	No Action
4.	Grant permission, pursuant to Article 23, Paragraph 1 of the Company Law 2190/1920, to the Members of the Board of Directors and the Officers of the Company's Departments and Divisions to participate in the Board of Directors or in the Management of Group's companies and their associate companies for the purposes set out in Article 42E Paragraph 5, of the Company Law 2190/1920	Management	No Action
5.	Grant authority to submit for approval and publication, to the ministry of finance, competitiveness and shipping, General Directorate of Trade Societe Anonyme and Credit Department, the minutes of the 5th EGM as well as those of any repeat session and in general to carry out any legal action to enforce the resolutions of the 5th EGM or any repeat session	Management	No Action
6.	Announcements PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE AN A-REPETITIVE MEETING ON 24 DEC 2009. ALSO, YOUR VOTING INSTRUCTIONS WILL NOT BE-CARRIED OVER TO THE SECOND CALL. ALL VOTES RECEIVED ON THIS MEETING WILL BE	Management Non-Voting	No Action

REPETITIVE MEETING. PLEASE B-E ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE-MEETING IS CANCELLED. THANK YOU.

PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF Non-Voting RESOLUTION 4 AND-5 AND RECEIPT OF 2ND CALL DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE-DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRU-CTIONS. THANK YOU.

Report Date: 07/06/2010 ProxyEdge Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

MALAYSIAN RESOURCES CORP BHD MRCB

SECURITY Y57177100 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 21-Dec-2009

TICKER SYMBOL MEETING DATE 21-Dec-2009

MYL165100008 AGENDA 702171137 - Management TSTN

ITEM PROPOSAL TYPE VOTE _____ Management For

Authorize the Board of Directors of the Company [Board], 1. subject to the relevant authorities and/or parties being obtained [where required], to provisionally allot by way of a renounceable rights issue of up to a maximum of 482,787,659 Rights Shares at an issue price of MYR 1.12 for each Rights Share to the shareholders of the Company, whose names appear in the Record of Depositors of the Company at 5.00 p.m. on an entitlement date to be determined and announced by the Board, or their renouncee[s], on the basis of one [1] Rights Share for every two [2] existing MRCB Shares held; authorize the Board to deal with any fractional entitlement that may arise from the Proposed Rights Issue in such manner as it shall in its absolute discretion deems fit and in the best interest of the Company; approve, the Rights Shares shall, upon issuance and allotment, rank pari passu in all respects with the then existing MRCB Shares save and except that the Rights Shares shall not be entitled to any dividends, rights, allotments and/or any other distributions, the entitlement date of which is before the date of issue and allotment of the Rights Shares; any Rights Shares which are not taken up or not validly taken up shall be made available for excess applications in such manner as the Board shall determine in a fair and equitable manner; authorize the Board, the proceeds of the Proposed Rights Issue to be utilised for the purposes as set out in the circular to the shareholders of the Company dated 4 DEC 2009 and to vary the manner and/or purpose of utilisation of such proceeds in such manner as the Board may deem fit, necessary and/or expedient, subject to the approval of the relevant authorities, if required; in order to implement, complete and give full effect to the Proposed Rights Issue, to do or to procure to be done all acts, deeds and things and to

execute, sign and deliver on behalf of the Company, all such documents as it may deem necessary, expedient and/or appropriate to implement, give full effect to and complete the Proposed Rights Issue, with full powers to assent to any condition, modification, variation and/or amendment thereto as the Board may deem fit in connection with the Proposed Rights Issue; approve, no offer documents pertaining to the Proposed Rights Issue shall be issued or sent to the shareholders of the Company having registered addresses outside Malaysia or who have not provided an address in Malaysia at which such documents may be delivered to prior to the entitlement date for the Proposed Rights Issue

ORASCOM TELECOM S A E

SECURITY 68554W205 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 27-Dec-2009

US68554W2052 AGENDA 702182786 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve discussing the increase of the companys capital by way of rights issue by respecting pre-emption rights afforded to existing shareholders, and the amendment of	Management	No Action

articles 6 and 7 of the companys statutes which will be entailed by such increase, pursuant to article 150 of the executive regulations of law 159/1981. The size of the rights issue shall be maximum EGP 5 billion and subscription shall be at par 1 EGP.

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Special TICKER SYMBOL CHA MEETING DATE 29-Doc 1 MEETING DATE 29-Dec-2009

ISIN US1694261033 AGENDA 933171718 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	ORDINARY RESOLUTION NUMBERED 1 OF THE NOTICE OF THE	Management	For
	EXTRAORDINARY GENERAL MEETING DATED 13 NOVEMBER 2009 (TO APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED		
	UNDER THE ENGINEERING FRAMEWORK AGREEMENT (AS AMENDED BY ITS		
	SUPPLEMENTAL AGREEMENTS) AND THE PROPOSED ANNUAL CAP)		
02	ORDINARY RESOLUTION NUMBERED 2 OF THE NOTICE OF THE	Management	For
	EXTRAORDINARY GENERAL MEETING DATED 13 NOVEMBER 2009 (TO		
	APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED		
	UNDER THE ANCILLARY TELECOMMUNICATIONS SERVICES FRAMEWORK		
	AGREEMENT (AS AMENDED BY ITS SUPPLEMENTAL AGREEMENTS) AND		
	THE PROPOSED ANNUAL CAP)		
03	ORDINARY RESOLUTION NUMBERED 3 OF THE NOTICE OF THE	Management	For

EXTRAORDINARY GENERAL MEETING DATED 13 NOVEMBER 2009 (TO APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED UNDER THE STRATEGIC AGREEMENT AND ITS SUPPLEMENTAL AGREEMENT (AS AMENDED BY THE 2009 SUPPLEMENTAL AGREEMENT))

04 TO APPROVE THE ELECTION OF MR. MIAO JIANHUA AS A SUPERVISOR Management OF THE COMPANY.

SPECIAL RESOLUTION NUMBERED 5 OF THE NOTICE OF THE EXTRAORDINARY GENERAL MEETING DATED 13 NOVEMBER 2009 (TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY)

Report Date: 07/06/2010 ProxyEdge Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

GRUPO IUSACELL S A DE C V NEW

SECURITY P7245P123 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 30-Dec-2009

MX01CE080006 AGENDA 702180287 - Management TSTN

ITEM PROPOSAL TYPE VOTE _____ Approve a proposal to obtain the cancellation of the filing 1 Management For of the Company's shares in the National Securities Registry and in the Mexican Stock Exchange Bolsa Mexicana De Valores S.A. DE C.V 2 Approve a proposal to fully amend the Company's Corporate Management For By- laws in order to adjust them to the Company's regime upon the cancellation of the filing of its shares in the National Securities Registry and in the Mexican Stock Exchange Bolsa Mexicana De Valores, S.A. De C.V For 3 Approve the granting of powers Management Appoint the Special Delegates in order to formalize the Management For resolutions adopted

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

SECURITY X3232T104 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 30-Dec-2009

GRS419003009 AGENDA 702182902 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Ratify the election of Mrs. Marina Massara as Executive Member of the Board of Directors in replacement of the Executive Member Mr. Nikolaos pavlias, for the remaining term of office	Management	No Action
2.	Elect the new Board of Directors	Management	No Action

Management For

	=aga.	g. 3, 122221	32327 (2 M32)			
3.	Appoint 3693/20		nittee Members ı	under Article 37 of L.	Management	No Action
4.	Grant permission, pursuant to Article 23, paragraph 1 of the C.L. 2190/1920, to Members of the Board of Directors and officers of the Company's departments and divisions to participate in the Board of Directors or in the management of groups companies and their associate Companies for the purposes as specified in the Article 42E paragraph 5, of the C.L. 2190/1920 Grant authority and power to submitting for approval and publication, to the ministry of finance, competitiveness and shipping, general directorate of trade societe anonyme and credit department, the minutes of the 5th extraordinary general assembly as well as those of any repeat session and in general to carry out any legal actionto enforce the resolutions of the 5th extraordinary general assembly or any				Management	No Action
5.					Management	No Action
6.	-	session announcements			Management	No Action
SYCAMOR	RE NETWOF	RKS, INC.				
SECURIT	ГҮ	871206108	MEETING TYPE	Annual		
TICKER	SYMBOL	SCMR	MEETING DATE	05-Jan-2010		
ISIN		US8712061089	AGENDA	933164600 - Management		
ITEM	PROPOSA	AL 			TYPE	VOTE
1	DIRECTO				Management	
	1	ROBERT E. DONAL JOHN W. GERDELN				For For
2	TO RATI PRICEWA REGISTE	FY THE SELECTION ATERHOUSECOOPERS	ON OF THE FIRM (S LLP AS SYCAMOR	OF RE'S INDEPENDENT R THE FISCAL YEAR ENDING	Management	For
BRASIL	TELECOM	S.A.				
TICKER	SYMBOL	BTMC	MEETING TYPE MEETING DATE AGENDA	06-Jan-2010		
ITEM	PROPOSA	AL 			TYPE 	VOTE
01	AND JUS AND ITS PUBLICI DE JANE	STIFICATION OF T S CONTROLLING SE LY-HELD COMPANY SIRO, STATE OF E	THE SHARE EXCHAN HAREHOLDER COART WITH HEAD OFFIC RIO DE JANEIRO,	APPROVAL OF THE PROTOCOL NGE BETWEEN THE COMPANY I PARTICIPACOES S.A., A CES IN THE CITY OF RIO ALL AS MORE FULLY	Management	For
02		BED IN THE PROXY THE APPOINTMENT		APSIS CONSULTORIA	Management	For

EMPRESARIAL LTDA., WITH HEAD OFFICE AT RUA SAO JOSE, 90 GROUP 1,802, IN THE CITY AND STATE OF RIO DE JANEIRO,
REGISTERED WITH THE NATIONAL CORPORATE TAXPAYERS' REGISTERED
UNDER NO. 27.281.922/0001-70 ("APSIS"), ALL AS MORE FULLY
DESCRIBED IN THE PROXY STATEMENT.
EXAMINE, DISCUSS AND RESOLVE ON THE APPROVAL OF THE Management For
APPRAISAL REPORT AND ON THE NET WORTH APPRAISAL REPORT AT
MARKET PRICES, PREPARED BY APSIS.
RESOLVE ON THE PROPOSAL OF THE SHARE EXCHANGE BETWEEN THE Management For

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COMPANY AND COARI, AS SET FORTH IN ARTICLE 252 OF LAW NO. 6,404/76, AND IN THE TERMS AND CONDITIONS ESTABLISHED IN THE

PROTOCOL AND JUSTIFICATION (THE "SHARE EXCHANGE").

The Gabelli Global Multimedia Trust Inc.

LIVE NATION, INC.

03

SECURITY 538034109 MEETING TYPE Annual TICKER SYMBOL LYV MEETING DATE 08-Jan-2010

ISIN US5380341090 AGENDA 933164814 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	PROPOSAL TO APPROVE THE ISSUANCE OF LIVE NATION COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 10, 2009, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG LIVE NATION, TICKETMASTER ENTERTAINMENT, INC. AND, FROM AND AFTER ITS ACCESSION THERETO, MERGER SUB.	Management	For
02	PROPOSAL TO AMEND THE LIVE NATION CERTIFICATE OF INCORPORATION TO CHANGE LIVE NATION'S NAME TO LIVE NATION ENTERTAINMENT, INC. AFTER THE COMPLETION OF THE MERGER OF TICKETMASTER ENTERTAINMENT WITH AND INTO MERGER SUB.	Management	For
03	DIRECTOR 1 ARIEL EMANUEL 2 RANDALL T. MAYS 3 CONNIE MCCOMBS MCNAB	Management	For For For
04	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS LIVE NATION'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2009 FISCAL YEAR.	Management	For
05	PROPOSAL TO APPROVE THE AMENDMENT OF THE LIVE NATION, INC. 2005 STOCK INCENTIVE PLAN, AS AMENDED AND RESTATED, TO, AMONG OTHER THINGS, INCREASE THE AGGREGATE NUMBER OF SHARES OF LIVE NATION COMMON STOCK THAT MAY BE ISSUED UNDER THE PLAN.	Management	For
06	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE LIVE NATION ANNUAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES.	Management	For
07	PROPOSAL TO CONDUCT ANY OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE LIVE NATION ANNUAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF.	Management	For

TICKETMASTER ENTERTAINMENT, INC.

SECURITY 88633P302 MEETING TYPE Annual TICKER SYMBOL TKTM MEETING DATE 08-Jan-2010

ISIN US88633P3029 AGENDA 933165905 - Management

ITEM	PROPOSAL	TYPE 	VOTE
01	TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 10, 2009, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG LIVE NATION, INC., TICKETMASTER ENTERTAINMENT, INC. AND, FROM AND AFTER ITS ACCESSION THERETO, MERGER SUB.	_	For
02	DIRECTOR 1 IRVING AZOFF 2 TERRY BARNES 3 MARK CARLETON 4 BRIAN DEEVY	Management	For For For
	5 BARRY DILLER 6 JONATHAN DOLGEN 7 DIANE IRVINE 8 CRAIG A. JACOBSON		For For For
0.3	9 VICTOR A. KAUFMAN 10 MICHAEL LEITNER 11 JONATHAN F. MILLER TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For For For
03	TICKETMASTER ENTERTAINMENT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2009 FISCAL YEAR.	Management	FOI
04	TO APPROVE THE AMENDED AND RESTATED TICKETMASTER ENTERTAINMENT, INC. 2008 STOCK AND ANNUAL INCENTIVE PLAN.	Management	For
05	TO APPROVE ANY MOTION TO ADJOURN THE ANNUAL MEETING TO ANOTHER TIME OR PLACE, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES.	Management	For

LIVE NATION, INC.

SECURITY 538034109 MEETING TYPE Annual TICKER SYMBOL LYV MEETING DATE 08-Jan-2010

ISIN US5380341090 AGENDA 933171908 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	PROPOSAL TO APPROVE THE ISSUANCE OF LIVE NATION COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 10, 2009, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG LIVE NATION, TICKETMASTER ENTERTAINMENT, INC. AND, FROM AND AFTER ITS ACCESSION THERETO, MERGER SUB.	Management	For
02	PROPOSAL TO AMEND THE LIVE NATION CERTIFICATE OF INCORPORATION TO CHANGE LIVE NATION'S NAME TO LIVE NATION	Management	For

ENTERTAINMENT, INC. AFTER THE COMPLETION OF THE MERGER OF TICKETMASTER ENTERTAINMENT WITH AND INTO MERGER SUB.

	TICKETM	IASTER ENTERTAII	NMENT WITH AND	INTO MERGER SUF	В.		
03	DIRECTO	R				Management	
		ARIEL EMANUEL	_				For
		RANDALL T. MAYS CONNIE MCCOMBS					For For
	3	CONNIE MCCOMBS	FICHAD				101
roxyE	dae			R ₄	enort Date:	07/06/2010	
		nge: 07/01/200	9 to 06/30/2010	110	spore bace.	22	
		bal Multimedia					
4	PROPOSA	L TO RATIFY TH	E APPOINTMENT OF	F ERNST & YOUNG	G LLP AS	Management	For
	FOR THE	2009 FISCAL Y					
)5	2005 ST AMONG C	OCK INCENTIVE DETHER THINGS, IN	HE AMENDMENT OF PLAN, AS AMENDEI NCREASE THE AGGI STOCK THAT MAY	D AND RESTATED, REGATE NUMBER (, TO, OF SHARES	Management	For
6	PROPOSA		HE ADJOURNMENT (CESSARY, TO SOL			Management	For
7	PROPOSA	L TO CONDUCT A	NY OTHER BUSINES N ANNUAL MEETING	SS AS MAY PROPE	ERLY COME	Management	For
		IEMENT THEREOF.	V THINIOTHE THEET THE	3 010 71101 7120001	.ttvIIIIvI OIt		
ECURI'		TERTAINMENT, II 88633P302 TKTM US88633P3029	MEETING TYPE MEETING DATE		Management		
TEM	PROPOSA	L				TYPE	VOTE
1	MERGER, FROM TI ENTERTA	DATED AS OF FI	AL TO ADOPT THE EBRUARY 10, 2009 ONG LIVE NATION, ND, FROM AND AFT	9, AS IT MAY BE , INC., TICKETN	E AMENDED MASTER	Management	For
2	DIRECTO					Management	
		IRVING AZOFF					For
		TERRY BARNES					For
		MARK CARLETON BRIAN DEEVY					For For
		BARRY DILLER					For
		JONATHAN DOLGEI	N				For
		DIANE IRVINE					For
		CRAIG A. JACOBS	SON				For
							T O T
	9	VICTOR A. KAUFI	MAN				For

11

JONATHAN F. MILLER

For

03	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	TICKETMASTER ENTERTAINMENT'S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE 2009 FISCAL YEAR.		
04	TO APPROVE THE AMENDED AND RESTATED TICKETMASTER	Management	For
	ENTERTAINMENT, INC. 2008 STOCK AND ANNUAL INCENTIVE PLAN.		
05	TO APPROVE ANY MOTION TO ADJOURN THE ANNUAL MEETING TO	Management	For
	ANOTHER TIME OR PLACE, IF NECESSARY, TO SOLICIT ADDITIONAL		
	PROXIES.		

PT INDOSAT TBK

SECURITY 744383100 MEETING TYPE Special
TICKER SYMBOL IIT MEETING DATE 28-Jan-2010
ISIN US7443831000 AGENDA 933182963 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE CHANGES TO THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF DIRECTORS OF THE COMPANY.	Management	For
02	TO APPROVE THE AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION.	Management	For

COMPASS GROUP PLC, CHERTSEY SURREY

SECURITY G23296182 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 05-Feb-2010

GB0005331532 AGENDA 702186025 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1	Receive and adopt the Directors' annual report and accounts and the Auditors' report thereon	Management	For
2	Receive and adopt the Directors' remuneration report	Management	For
3	Declare a final dividend on the ordinary shares	Management	For
4	Elect Don Robert as a Director	Management	For
5	Re-elect Gary Green as a Director	Management	For
6	Re-elect Sir Ian Robinson as a Director	Management	For
7	Re-elect Steve Lucas as a Director	Management	For
8	Re-appoint Deloitte LLP as the Auditors	Management	For
9	Authorize the Directors to agree on the Auditors' remuneration	Management	For
10	Grant authority to allot shares Section 551	Management	For
S.11	Grant authority to allot shares for cash Section 561	Management	For
S.12	Grant authority to purchase shares	Management	For
13	Adopt the Compass Group PLC Long Term Incentive Plan 2010	Management	For
14	Adopt the Compass Group Share Option Plan 2010	Management	For
15	Approve the donations to EU political organizations	Management	For
S.16	Approve to reduce the general meeting notice periods	Management	For

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APPLE INC.

SECURITY 037833100 MEETING TYPE Annual TICKER SYMBOL AAPL MEETING DATE 25-Feb-2010

ISIN US0378331005 AGENDA 933180680 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 WILLIAM V. CAMPBELL		For
	2 MILLARD S. DREXLER		For
	3 ALBERT A. GORE, JR.		For
	4 STEVEN P. JOBS		For
	5 ANDREA JUNG		For
	6 A.D. LEVINSON, PH.D.		For
	7 JEROME B. YORK		For
02	TO APPROVE AMENDMENTS TO THE APPLE INC. 2003 EMPLOYEE STOCK	Management	Against
	PLAN.		
03	TO APPROVE AMENDMENTS TO THE APPLE INC. 1997 DIRECTOR STOCK	Management	For
	OPTION PLAN.		
04	TO HOLD AN ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	For
05	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE	Management	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	FISCAL YEAR 2010. THE BOARD OF DIRECTORS RECOMMENDS A VOTE		
	"AGAINST" PROPOSALS 6 AND 7.		
06	TO CONSIDER A SHAREHOLDER PROPOSAL ENTITLED "SUSTAINABILITY	Shareholder	Against
	REPORT, " IF PROPERLY PRESENTED AT THE MEETING.		-
07	TO CONSIDER A SHAREHOLDER PROPOSAL ENTITLED "AMEND CORPORATE	Shareholder	Against
	BYLAWS ESTABLISHING A BOARD COMMITTEE ON SUSTAINABILITY," IF		3
	PROPERLY PRESENTED AT THE MEETING.		

QUALCOMM, INCORPORATED

SECURITY 747525103 MEETING TYPE Annual TICKER SYMBOL QCOM MEETING DATE 02-Mar-2010

ISIN US7475251036 AGENDA 933181620 - Management

ITEM	PROPO	OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	BARBARA T. ALEXANDER		For
	2	STEPHEN M. BENNETT		For
	3	DONALD G. CRUICKSHANK		For
	4	RAYMOND V. DITTAMORE		For

	5	THOMAS W. HORTON		For
	6	IRWIN MARK JACOBS		For
	7	PAUL E. JACOBS		For
	8	ROBERT E. KAHN		For
	9	SHERRY LANSING		For
	10	DUANE A. NELLES		For
	11	BRENT SCOWCROFT		For
	12	MARC I. STERN		For
02	TO APP	ROVE AN AMENDMENT TO THE 2006 LONG-TERM INCENTIVE PLAN	Management	Against
	TO INC	REASE THE SHARE RESERVE BY 13,000,000 SHARES.		
03	TO RAT	IFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR	Management	For
	INDEPE	NDENT PUBLIC ACCOUNTANTS FOR OUR FISCAL YEAR ENDING		
	SEPTEM	BER 26, 2010.		

INTERNATIONAL GAME TECHNOLOGY

SECURITY 459902102 MEETING TYPE Annual TICKER SYMBOL IGT MEETING DATE 02-Mar-2010

ISIN US4599021023 AGENDA 933182812 - Management

ITEM	PROF	OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	PAGET L. ALVES		For
	2	PATTI S. HART		For
	3	ROBERT A. MATHEWSON		For
	4	THOMAS J. MATTHEWS		For
	5	ROBERT J. MILLER		For
	6	FREDERICK B. RENTSCHLER		For
	7	DAVID E. ROBERSON		For
	8	PHILIP G. SATRE		For
02	RATI	FICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP	AS IGT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR	THE FISCAL YEAR ENDING SEPTEMBER 30, 2010.		

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The Gabelli Global Multimedia Trust Inc.

THE WALT DISNEY COMPANY

SECURITY 254687106 MEETING TYPE Annual TICKER SYMBOL DIS MEETING DATE 10-Mar-2010

ISIN US2546871060 AGENDA 933183751 - Management

ITEM PROPOSAL TYPE VOTE

1A	ELECTION OF DIRECTOR: SUSAN E. ARNOLD	Management	For
1B	ELECTION OF DIRECTOR: JOHN E. BRYSON	Management	For
1C	ELECTION OF DIRECTOR: JOHN S. CHEN	Management	For
1D	ELECTION OF DIRECTOR: JUDITH L. ESTRIN	Management	For
1E	ELECTION OF DIRECTOR: ROBERT A. IGER	Management	For
1F	ELECTION OF DIRECTOR: STEVEN P. JOBS	Management	For
1G	ELECTION OF DIRECTOR: FRED H. LANGHAMMER	Management	For
1H	ELECTION OF DIRECTOR: AYLWIN B. LEWIS	Management	For
1I	ELECTION OF DIRECTOR: MONICA C. LOZANO	Management	For
1J	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	Management	For
1K	ELECTION OF DIRECTOR: JOHN E. PEPPER, JR.	Management	For
1L	ELECTION OF DIRECTOR: SHERYL SANDBERG	Management	For
1M	ELECTION OF DIRECTOR: ORIN C. SMITH	Management	For
02	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS	Management	For
	THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS FOR 2010.		
03	TO APPROVE THE AMENDMENT TO THE AMENDED AND RESTATED 2005	Management	Against
	STOCK INCENTIVE PLAN.		
04	TO APPROVE THE AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	CERTIFICATE OF INCORPORATION RELATING TO INTERESTED PERSON		
	TRANSACTIONS.		
05	TO APPROVE THE AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	CERTIFICATE OF INCORPORATION RELATING TO BYLAW AMENDMENTS.		
06	TO APPROVE THE AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	CERTIFICATE OF INCORPORATION RELATING TO TRACKING STOCK		
	PROVISIONS.		
07	TO APPROVE THE AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	CERTIFICATE OF INCORPORATION RELATING TO CLASSIFIED BOARD		
	TRANSITION PROVISIONS.		
08	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO SHAREHOLDER	Shareholder	Against
	ADVISORY VOTE ON EXECUTIVE COMPENSATION.		
09	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO EX-GAY NON	Shareholder	Against
	DISCRIMINATION POLICY.		

SK TELECOM CO., LTD.

SECURITY 78440P108 MEETING TYPE Annual
TICKER SYMBOL SKM MEETING DATE 12-Mar-2010
ISIN US78440P1084 AGENDA 933194425 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF FINANCIAL STATEMENTS FOR THE 26TH FISCAL YEAR (FROM JANUARY 1, 2009 TO DECEMBER 31, 2009), AS SET FORTH IN ITEM 1 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH.	Management	For
02	AMENDMENT TO THE ARTICLES OF INCORPORATION AS SET FORTH IN ITEM 2 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH.	Management	For
03	APPROVAL OF CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS * PROPOSED CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS IS KRW 12 BILLION.	Management	For
4A	ELECTION OF MR. CHO, KI HAENG AS DIRECTOR.	Management	For
4B	ELECTION OF MR. SHIM, DAL SUP AS INDEPENDENT NON- EXECUTIVE DIRECTOR.	Management	For
4C	ELECTION OF MEMBERS OF THE AUDIT COMMITTEE.	Management	For

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

SECURITY 02364W105 MEETING TYPE Annual TICKER SYMBOL AMX MEETING DATE 17-Mar-2010

ISIN US02364W1053 AGENDA 933202614 - Management

ITEM	PROPOSAL	TYPE	VOTE
I	APPROVAL OF A PROPOSAL TO CARRY OUT OPERATIONS REPRESENTING 20% (TWENTY PER CENT) OR MORE OF THE COMPANY'S CONSOLIDATED ASSETS AS SET FORTH IN THE COMPANY'S FOURTH QUARTER 2009 FINANCIAL AND OPERATING REPORT, IN COMPLIANCE WITH PROVISION SEVENTEENTH OF THE COMPANY'S BY-LAWS AND ARTICLE 47 OF THE MEXICAN SECURITIES MARKET LAW. ADOPTIONS OF RESOLUTIONS THEREOF.	Management	For
II	APPOINTMENT OF DELEGATES TO EXECUTE AND, IF APPLICABLE, FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREOF.	Management	For

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ELISA CORPORATION, HELSINKI

X1949T102 MEETING TYPE Annual General Meeting MEETING DATE 18-Mar-2010 F10009007884 AGENDA 702247140 - Management SECURITY

TICKER SYMBOL

ISIN

ITEM	PROPOSAL	TYPE	VOTE
-	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER	Non-Voting	
	INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS		
	MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE		
	BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND		
	SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS		
	INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED		
1	Opening of the meeting	Non-Voting	
2	Calling the meeting to order	Non-Voting	
3	Election of persons to scrutinize the minutes and to	Non-Voting	
	supervise the counting		
4	Recording the legality of the meeting	Non-Voting	
5	Recording the attendance at the meeting and adoption of the	Non-Voting	
	list of votes		
6	Presentation of the financial statements, the report of the	Non-Voting	
	Board of-Directors and the Auditor's report for the year 2009		
7	Adopt the accounts	Management	For
8	Approve the actions on profit or loss and the Boards	Management	For
	proposal of capital repayment of EUR 0.92 per share and		

	authorize the Board to donate max EUR 700.000 in 2010 to Finnish Universities		
9	Grant discharge from liability	Management	For
10	Approve the remuneration of the Board Members	Management	For
11	Approve the number of the Board Members	Management	For
12	Approve the proposal by the Compensation and Nomination	Management	For
	Committee to re-elect P. Korhonen, R. Lind, A. Lehtoranta,		
	E. Palin-Lehtinen, R. Siilasmaa and O. Virolainen and elect		
	a new Member L. Niemisto to the Board		
13	Approve the remuneration of the Auditor	Management	For
14	Approve the number of the Auditors	Management	For
15	Elect the Auditor	Management	For
16	Amend the Article of Association	Management	For
17	Authorize the Board to decide on distribution of funds from	Management	For
	unrestricted equity	-	
18	Authorize Board to decide on acquiring Company's own shares	Management	For
19	Authorize Board to decide on share issue and granting	Management	For
	special rights entitling Company's shares		
20	Closing of the meeting	Non-Voting	
		-	

TELIASONERA AB, STOCKHOLM

SECURITY	W95890104	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	07-Apr-2010
ISIN	SE0000667925	AGENDA	702287891 - Management

ITEM	PROPOSAL	TYPE	VOTE
	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVI-DE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO-YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR-YOUR VOTE TO BE LODGED	Non-Voting	
	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION-S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE	Non-Voting	
	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID VO-TE OPTION. THANK YOU	Non-Voting	
	Opening of the annual general meeting	Non-Voting	
1.	Election of Sven Unger, Attorney-at-law as the Chairperson of the meeting	Management	For
2.	Preparation and approval of voting register	Management	For
3.	Adoption of agenda	Management	For
4.	Election of two persons to check the meeting minutes along with the Chairperson	Management	For
5.	Confirmation that the meeting has been duly and properly convened	Management	For
6.	Presentation of the annual report and Auditor's report, consolidated financial-statements and Group Auditor's report for 2009. speech by President and Chief-Executive Officer Lars Nyberg in connection herewith and a description of the-Board of Directors work during 2009	Non-Voting	

7.	Resolution to adopt the income statement, balance sheet, consolidated income statement and consolidated balance sheet for 2009	Management	For
8.	The Board of Directors proposes that a dividend of SEK 2.25 per share shall be distributed to the shareholders, and that 12 APR 2010 shall be set as the record date for the dividend, if the AGM adopts this proposal, it is estimated that disbursement from Euroclear Sweden AB will take place on 15 APR 2010	Management	For
9.	Resolution concerning discharging of Members of the Board of Directors and the President from personal liability towards the Company for the administration of the Company in 2009	Management	For
10.	Resolution concerning number of Board Members: 8 with No Deputy Board Members	Management	For

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11.	Remuneration to the Board of Directors: remuneration to the Board of Directors until the next AGM would be SEK 1,000,000 to the Chairman, SEK 425,000 to each other board member elected by the Annual General Meeting. The chairman of the Board's Audit Committee would receive remuneration of SEK 150,000 and other Members of the Audit Committee would receive SEK 100,000 each, and the Chairman of the Board's remuneration Committee would receive SEK 40,000 and other Members of the remuneration Committee would receive SEK 20,000 each, the remuneration proposed is the same as for the previous period	Management	For
12.	Re-election of Maija-Liisa Friman, Conny Karlsson, Timo Peltola, Lars Renstrom and Jon Risfelt. new election of Ingrid Jonasson Blank, Anders Narvinger and Per-Arne Sandstrom. a presentation of the candidates nominated by the Nomination Committee for election to the Board of Directors is available at the website of TeliaSonera, www.teliasonera.com, see section Investor Relations, and will be available at the annual general meeting. the election will be preceded by information from the chairperson concerning positions held in other companies by the candidates	Management	For
13.	Election of Anders Narvinger Chairman of the Board of Directors	Management	For
14.	Re-election of Kari Jarvinen [Finnish State via Solidium Oy], KG Lindvall [Swedbank Robur Funds] and Lennart Ribohn [SEB Funds/SEB-Trygg Insurance]. New election of Bjorn Mikkelsen [Swedish State] and Anders Narvinger [Chairman of the Board of Directors]	Management	For
15.A	The Board of Directors' proposal regarding guidelines for remuneration to the executive management the Board of Directors' proposal in essence: the TeliaSonera objective is to maximize the effectiveness of cash and equity in remuneration programs to attract, retain and motivate high calibre executives needed to maintain the success of the business. Remuneration should be built upon a total reward	Management	For

approach allowing for a market relevant but not market

leading and cost effective executive remuneration delivery based on the components base salary, variable pay, pension and other benefits; the base salary should reflect the competence required, responsibility, complexity and business contribution of the executive; the base salary should also reflect the performance of the employee and consequently be individual and differentiated; TeliaSonera may have annual and long term variable pay programs; a variable pay program should reflect the EU Commission recommendation 2009/3177/EG and the Swedish Code of Corporate Governance; variable pay programs should contain criteria which are supporting an increased shareholder value and should have a defined ceiling in relation to the executive's annual base salary; a program should have a set of pre-determined objectives, which are measurable and for each variable pay objective it should be stated what performance is required to reach the starting point (minimum requirement for payout) and what performance is required to reach the maximum (cap); an annual variable pay program should reward performance measured over a maximum period of 12 months, should ensure the long-term sustainability of the Company and be capped to a maximum of the executive's annual base salary of 40 percent; the objectives should be designed in such a way which allows the executive to reach the threshold for a solid performance, the target level for a performance meeting expectations and the maximum level for an exceptional performance; a long-term variable pay program should ensure long-term sustainability of the Company, secure a joint interest in increased shareholder value and provide an alignment between senior management and the shareholders by sharing risks and rewards of the TeliaSonera share price; the program may be annually repeated and shall reward performance measured over a minimum of a three year period, be capped to a maximum of 50 percent per annum of the annual base salary and should be equity based (invested and delivered in TeliaSonera shares with the ambition that the employee should remain shareholders also after vesting); a prerequisite for payout from such a program is the continuous employment at the end of the earnings period. Approximately 100 Members of the senior management may be eligible to a long-term variable pay program out of which approximately 10 belongs to the group executive management; the program measures performance over a minimum 3 year period in relation to Earnings Per Share (EPS) weight 50 percent and total shareholders return (TSR) compared to a corresponding TSR development of a pre-defined peer-group of companies weight 50 percent the prevalence of a long-term variable pay program is subject to the approval of the annual shareholders' meeting of the Company; If extraordinary circumstances occur the Board shall have the discretionary right to adjust variable salary payments; the Board shall reserve the right to reclaim variable components of remuneration that were awarded on the basis of data which subsequently proved to be manifestly misstated. Retirement benefits shall be based on the defined contribution method; pensionable salary is the base salary; the executive may be entitled to a company car or other similar benefit; the termination period for the executive management may be up to six month given from the employee and 12 months from the employer (for the CEO 6 months); in case of termination from the Company the executive may be entitled to a severance payment of up to 12 months (for the

CEO 24 months); severance pay shall be paid on a monthly basis in amounts equal to the base salary; the severance pay shall not constitute a basis for calculation of holiday pay or pension benefits and shall be reduced if the executive has a new employment or conducts his own business; the executive may be covered by health care provisions, travel insurance etc; in accordance with local labour market practice; the Board is allowed to make minor deviations on an individual basis from the principles stated above

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- PLEASE NOTE THAT THIS IS A SHAREHOLDER'S PROPOSAL: The Shareholder Against 15.B Swedish State's proposal regarding guidelines for remuneration to the executive Management Proposal from the Swedish State: TeliaSonera's objective is to offer remuneration levels and other employment conditions required to attract, retain and motivate high caliber executives needed to maintain the success of the business; The executive management will not be able to receive annual variable pay or participate in long term variable pay programs; with this exception, the Swedish State's proposal includes in essence the same elements as described in item 15 (a) above
- 16. The Board of Directors proposes that the Annual General Meeting authorize the Board of Directors to resolve, on one or more occasions prior to the 2011 Annual General Meeting, on acquisitions of own shares, which may take place both on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsingfors and in accordance with an offer to acquire shares directed to all shareholders or through a combination of these two alternatives; the maximum number of shares to be acquired shall be such that the Company's holding from time to time does not exceed 10 percent of all shares in the Company; Acquisitions of shares on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsinki may only be made at a price within the spread between the highest bid price and lowest ask price prevailing from time to time on the exchanges; acquisitions of shares by way of offers to acquire shares directed to all the Company's shareholders may take place at an acquisition price which exceeds the prevailing market price. It will thereupon be possible, by means of detachable and tradable sales rights (Sw. saljratter), for the shareholders to enjoy the value of the premium which may arise as a consequence of the Company acquiring shares at a price in excess of the market price for the share. In order to compensate shareholders who neither sell sales rights nor participate in the acquisition offer, for their non-exercised sales rights, a bank or another financial institution that may be appointed by the Company shall, upon expiry of the application period but otherwise in accordance with the terms and conditions of the acquisition offer, be entitled to transfer shares to the Company and to pay compensation, amounting to the value of

Management For

the non-exercised sales rights less the banks costs, to the shareholders concerned. However, the compensation payable may not exceed the compensation that may be paid per sales right in the event of an offer of commission-free sale of sales rights. In the event foreign legal and/or administrative rules significantly impede implementation of an acquisition offer in a particular country, the Board of Directors or a party appointed by the Board of Directors, shall be entitled to effect a sale of sales rights on behalf of the shareholders concerned and shall, instead, pay the cash amount received upon a sale carried out with due care, less costs incurred. The Board of Directors shall be entitled to decide on other terms and conditions for the acquisition; The purpose of the proposal above is to provide the Board of Directors with an instrument to adapt and improve the Company's capital structure and thereby create added value for the shareholders; The Board of Directors also intends to propose that future Annual General Meetings of the Company authorize the Board of Directors to resolve on acquisitions of own shares on terms and conditions that are materially equivalent to those set forth above, at present, the Company does not hold any own shares; the Board of Directors intends to propose the 2011 Annual General Meeting to cancel those own shares through a reduction of the Company's share capital without repayment to the shareholders

17.A The Board of Directors' proposal in essence: [a] Management For

Implementation of a long-term incentive program 2010/2013 The proposed long-term incentive program for 2010/2013 [Performance Share Program 2010/2013] shall comprise approximately 100 senior executives within the TeliaSonera group of Companies [the Group] and in total no more than 1,560,000 TeliaSonera shares may be transferred to participants in the program upon fulfilment of the performance conditions set out in the program [Performance Shares]; The maximum number of Performance Shares that finally may be allotted, corresponds to approximately 0.03 percent of the total number of outstanding shares in the Company; the Board of Directors intends to propose forthcoming annual general meetings to implement performance-based share programs on similar conditions that apply to the now proposed program; Participants in the program shall be given the opportunity to, provided that certain performance conditions, consisting of financial targets linked to EPS [Earnings Per Share] and TSR [Total Shareholder Return], are met during the three financial years 2010-2012 [the Performance Period], receive without consideration final allotments of Performance Shares; participation in the program requires that the participants have invested in or allocated to the program TeliaSonera shares [Saving Shares] corresponding to a value of two (2) percent of a participant's annual gross base salary [i.e. before taxes] per year-end 2009 or, if a participant has been employed thereafter, the calculated annual gross base salary for

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2010 [the Base Salary], saving shares shall normally be acquired or allocated to the program during a period of approximately two weeks following the publication of the Company's Interim Report for the first quarter 2010, but in the event of new recruitments thereafter, participation in the program may be offered and acquisition or allocation of Saving Shares may take place until the end of August 2010; a condition for final allotments of performance shares shall normally be that the participant has been employed within the Group during the whole period from entering into the program until the day of publication of the Company's Interim Report for the first quarter 2013 (the Vesting Period) and that all saving shares held by a participant have been kept during such period; maximum preliminary allotments of Performance Shares for each of the financial years 2010, 2011 and 2012 based on the EPS targets, shall amount to the number of performance shares corresponding to approximately 6.67 percent of the Base Salary for each member of the Group Management or, alternatively, 5.00 per cent of the base salary for each other manager, in both cases, divided by the average share price during December of the Company s share on the Nasdaq OMX Stockholm official price list each of the years 2009, 2010 and 2011; maximum allotments of performance shares based on the TSR target shall amount to the number of performance shares corresponding to 20 percent of the base salary for each Member of the Group Management or, alternatively, 15 percent of the base salary for each other manager, in both cases, divided by the average share price during December of the Company's share on the Nasdaq OMX Stockholm official price list year 2009; the targets for EPS based allotments as well as TSR based allotments of Performance Shares, shall include a minimum level, which must be exceeded in order for any allotment to occur at all, as well as a maximum level in excess of which no additional allotment will occur, should lower targets than the maximum level be achieved, a lower number of Performance Shares will be allotted, final allotments of Performance Shares will take place following the publication of the Company's Interim Report for the first quarter 2013, recalculation of final allotments of Performance Shares shall take place in the event of an intervening bonus issue, split, preferential rights issue and/or other similar events. In addition, the maximum financial outcome for a participant, and the maximum number of Performance shares to be finally allotted, shall be capped at a value corresponding to 50 percent of the Base Salary of each member of the Group Management and 37,5 percent of the Base Salary of each other manager, upon termination of the employment within the Group during the vesting period, the right to receive final allotments of performance shares normally lapses, in addition to what is set out above, the Board of Directors shall under certain circumstances be entitled to reduce final allotments of performance shares or, wholly or partially, terminate performance share program 2010/2013 in advance and to make such local adjustments of the program that may be necessary to implement the program with reasonable administrative costs and efforts in the concerned jurisdictions, including,

inter alia, to offer cash settlement as well as to waive the requirement for investing in or allocating saving shares to the program for participants in such jurisdictions $\frac{1}{2}$

17.B The Board of Directors has considered two alternative hedging methods for Performance Program 2010/2013; either a hedging arrangement with a bank or other financial institution securing delivery of shares under the program or transfers of shares held by the Company itself to participants in Performance Share Program 2010/2013; the Board of Directors considers the latter alternative as its main alternative, however, should the annual general meeting not approve the proposed transfer of shares held by the Company itself, the Board of Directors may enter into a hedging arrangement set out above with a third party to hedge the obligations of the Company under the program. Based on the above conditions, the Board of Directors proposes that no more than 1,560,000 TeliaSonera shares may be transferred to participants in Performance Share Program 2010/2013 as performance shares, entitled to receive allotments of performance shares without consideration shall be such persons within the Group being participants in Performance Share Program 2010/2013. Further, subsidiaries shall be entitled to acquire shares without consideration, in which case such Company shall be obliged, pursuant to the terms and conditions of Performance Share Program 2010/2013, to immediately transfer the shares to such persons within the Group that participate in performance share program 2010/2013, transfers of shares shall be made without consideration at the time and on such additional terms and conditions that participants in Performance Share Program 2010/2013 are entitled to receive final allotment of shares, the number of shares that may be transferred shall be subject to recalculation in the event of an intervening bonus issue, split, preferential rights issue and/or other similar events

Management For

Closing of the annual general meeting

Non-Voting

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

SECURITY 02364W105 MEETING TYPE Special TICKER SYMBOL AMX MEETING DATE 07-Apr-2010

ISIN US02364W1053 AGENDA 933223961 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY THAT THE HOLDERS OF THE SERIES "L" SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON.	Management	For
02	APPOINTMENT OF DELEGATES TO EXECUTE AND, IF APPLICABLE, FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON.	Management	For

SANOMA CORPORATION, HELSINKI

SECURITY	X75713119	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	08-Apr-2010
ISIN	FI0009007694	AGENDA	702283324 - Management

ITEM	PROPOSAL	TYPE	VOTE
-	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS	Non-Voting	
1	INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED		
Τ	Opening of the meeting	Non-Voting	
2	Calling the meeting to order	Non-Voting	
3	Election of persons to review the minutes and to supervise the counting of	Non-Voting	

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4	Recording the legality of the meeting	Non-Voting	
5	Recording the attendance at the meeting and adoption of the	Non-Voting	
	list of votes		
6	Presentation of the financial statements, the report of the	Non-Voting	
	Board of-Directors and the Auditor's report for the year 2009		
7	Adopt the accounts	Management	For
8	Approve the actions on profit or loss, Board's proposal to	Management	For
	pay a dividend of EUR 0.80 per share and to transfer a sum		
	of EUR 5,00,000 to donation reserve		
9	Grant discharge from liability	Management	For
10	Approve the remuneration of Board members	Management	For
11	Approve the number or Board members	Management	For
12	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL:	Shareholder	Against
	Re-elect S. Hamalainen, Lindfors and S. Kievari as the Board		
	Members and election of Herlin as a new Board Member		
13	Approve the remuneration of Auditor's	Management	For
14	Re-elect the Auditors of the Company	Management	For
15	Amend the Articles 4, 5, 7, 9, 12, 14, 16, 17 and 18 of the	Management	For
	Articles of Association		
16	Articles of Association Authorize the Board to decide on acquiring Company's own	Management	For
16		Management	For
16	Authorize the Board to decide on acquiring Company's own	Management Management	For For
17	Authorize the Board to decide on acquiring Company's own shares		
	Authorize the Board to decide on acquiring Company's own shares Authorize the Board to decide on share issue and grant		

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SECURITY Y70784171 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 09-Apr-2010

ISIN TH0078A10Z18 AGENDA 702270771 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the minutes of the 2009 AGM that was held on10 APR 2009	Management	For
2.	Acknowledge the annual report of the Company and approve the audited financial statements for the YE 31 DEC 2009	Management	For
3.	Approve the dividend omission	Management	For
4.	Election of Directors replacing Directors who shall retire by rotation,	Management	For
5.	Approve to fix Director remuneration	Management	For
6.	Appointment of independent Audit or and fix the audit fee	Management	For
7.	Other matters (if any)	Management	Abstain

GRUPO IUSACELL S A DE C V NEW

SECURITY P7245P123 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 12-Apr-2010 ISIN MX01CE080006 AGENDA 702316527 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve the discussion or modification, if relevant, of the report from the Board of Director's that is referred to in Article 172 of the General Mercantile Companies Law, taking into account the report from the Auditors, regarding the operations and results of the Company, for the FYE 31 DEC 2009	Management	For
2	Receive the report from the Committees of the Board of Directors of the Company	Management	For
3	Approve the discussion, and if relevant, approval of the financial statements of the Company for the FYE 31 DEC 2009, and allocation of the results from the FY	Management	For
4	Approve the discussion and, if relevant, approval of the request to replace, appoint and/or ratify the Members of the Board of Directors of the Company for the 2010 FY	Management	For
5	Approve the remuneration for the Members of the Board o f Directors	Management	For
6	Approve the resolutions regarding formalization of contributions received as advances for future capital increases	Management	For
7	Approve the designation of delegates who will carry out and formalize the resolutions passed by the meeting	Management	For

IL SOLE 24 ORE SPA, MILANO

SECURITY T52689105 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 14-Apr-2010

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 670294 DUE TO RECEIPT OF D-IRECTORS NAMES. ALL VOTES RECEIVED ON	Non-Voting	
	THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.		
	IN COMPLIANCE WITH ART.126 BIS OF THE LAW DECREE 58 98, SHAREHOLDERS WHO ALONE-OR TOGETHER WITH OTHER SHAREHOLDERS,	Non-Voting	
	HOLD AT LEAST ONE FOURTIETH OF CORPORATE-CAPITAL REPRESENTED BY IL SOLE 24 ORE SHARES (IT0004269723) CAN REQUEST, WITH-IN		
	5 DAYS FROM THE ISSUER S NOTIFICATION OF THIS MEETING DATED 12 MARCH 2010, -AN INTEGRATION TO THE ITEMS OF THIS AGENDA,		
	QUOTING IN THEIR REQUEST THE ADDIT-IONAL SUBJECTS PROPOSED. THE INTEGRATION IS NOT ALLOWED FOR SUBJECTS ON WHICH-THE		
	MEETING DELIBERATES, ACCORDING TO THE LAW, ON PROPOSAL OF DIRECTORS OR ON-THE BASIS OF A PROJECT OR A REPORT DRAWN UP BY THE DIRECTORS. AS PER ART 22 AN-D 34 OF THE CORPORATE		
	BYLAWS BOARD OF DIRECTORS AND BOARD OF AUDITORS ARE APPO-INTED ON THE BASIS OF SLATES, PRESENTED BY SHAREHOLDERS		
	WHO, ALONE OR JOINTLY, -HOLD AT LEAST ONE FIFTIETH OF THE CORPORATE CAPITAL WITH VOTING RIGHT AT THE-AGM		

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1.	Approve the balance sheet as of 31 DEC 2009, Board of	Management	For
	Directors, Board of Auditors and Auditing Company's		
	reportings, related and consequential resolutions		
	PLEASE NOTE THAT RESOLUTION 2.1 IS PRESENTED BY	Non-Voting	
	CONFINDUSTRIA. THANK YOU.		
2.1	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL:	Shareholder	Against
	appointment of Messrs. Cerutti Giancarlo, Caio Francesco,		
	Tani Marco, Treu Donatella, Abete Luigi, Favrin Antonio,		
	Vago Marino, Bracco Diana, Galli Gianpaolo, Ceccardi		
	Pierluigi, Meomartini Alberto, Montante Antonello, Gnudi		
	Piero, Regina Aurelio, Miroglio Nicoletta as the Chairman		
	and of the Board of Directors for the Triennium 2010, 2011,		
	2012 and approve to determine the related emoluments,		
	related and consequential resolutions		
	PLEASE NOTE THAT RESOLUTION 2.2 IS PRESENTED BY MINORITY	Non-Voting	
	SHAREHOLDERS. THANK Y-OU.		
2.2	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL:	Shareholder	For
	appointment of Messrs. D'Urso Mario, Dubini Nicolo' as the		
	Chairman and of the Board of Directors for the Triennium		
	2010, 2011, 2012 and approve to determine the related		
	emoluments, related and consequential resolutions		
	PLEASE NOTE THAT RESOLUTION 2.3 IS PRESENTED BY EDIZIONE	Non-Voting	
	S.R.L. THANK YOU.		
2.3	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL:	Shareholder	Against

appointment Messrs. Stefano Orlando, Mauro Ercolani as the Chairman and of the Board of Directors for the Triennium 2010, 2011, 2012 and approve to determine the related emoluments, related and consequential resolutions

3. Appointment of the members and the Chairman of the Board of Management For Auditors and approve to determine the emoluments for the statutory members of Board of Auditors, related and consequential resolutions

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR

SECURITY F91255103 MEETING TYPE MIX

TICKER SYMBOL

SYMBOL MEETING DATE 15-Apr-2010 FR0000054900 AGENDA 702286394 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
_	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
-	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 IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal-officiel.gouv.fr/pdf/2010/0308/201003081000607.pdf	Non-Voting	
0.1	Approve the financial statements	Management	For
0.2	Approve the consolidated financial statements	Management	For
0.3	Approve the agreements and undertakings pursuant to Article L.225-38 of the commercial code	Management	For
0.4	Approve the allocation and distribution of income	Management	For
0.5	Ratify the co-optation of Mr. Claude BERDA as a Board member	Management	For
0.6	Approve the renewal for 2 years of Mr. Alain POUYAT's term as a Board Member	Management	For
0.7	Acknowledge the election of the Board members as Representatives for the Employees	Management	For
0.8	Approve the purchase of Company's shares	Management	For
E.9	Authorize the Board of Directors to reduce the share capital by cancellation of Company's treasury shares	Management	For
E.10	Authorize the Board of Directors to increase the share capital, with cancellation of preferential subscription rights, by a public offer	Management	For
E.11	Authorize the Board of Directors to increase the number of securities to be issued in the event of capital increase without any preferential subscription rights	Management	For
E.12	Authorize the Board of Directors to set, according to the	Management	For

terms decided by the General Meeting, the issue price without any preferential subscription rights, by a public offer or by an offer pursuant to Article L.411-2 II of the Financial and Monetary Code, of equity securities to be issued immediately or deferred

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E.13	Authorize the Board of Directors to increase the share capital, without any preferential subscription rights, in remuneration for the contributions comprised of securities in the event of a public exchange offer	Management	For
E.14	Authorize the Board of Directors to increase the share capital, with cancellation of preferential subscription rights, by an offer addressed solely to persons providing the investment services of portfolio management for third parties, qualified investors or small circle of investors as defined in Subsection II of Article L.411-2 of the Financial and Monetary Code (Private Investment)	Management	For
E.15	Grant powers for filing and formalities	Management	For

MEDIA PRIMA BHD, PETALING, SELANGOR

SECURITY Y5946D100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 15-Apr-2010 ISIN MYL450200000 AGENDA 702305512 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Receive and adopt the statutory financial statements for the FYE 31 DEC 2009 and the reports of the Directors and the	Management	For
2	Auditors thereon Re-election of Dato' Sri Ahmad Farid Radzuan as a Director, who retires in accordance with Articles 101 and 102 of the Company's Articles of Association	Management	For
3	Re-election of Dato' Abdul Kadir Mohd Deen as a Director, who retires in accordance with Articles 101 and 102 of the Company's Articles of Association	Management	For
4	Re-election of Tan Sri Lee Lam Thye as a Director, who retires in accordance with Articles 101 and 102 of the Company's Articles of Association	Management	For
5	Re-election of Datuk Johan Jaaffar as a Director, who retires in accordance with Article106 of the Company's Articles of Association	Management	For
6	Re-election of Dato' Amrin Awaluddin as a Director, who retires in accordance with Article106 of the Company's Articles of Association	Management	For
7	Re-election of Datuk Ahmad Abd Talib as a Director, who	Management	For

	retires in accordance with Article106 of the Company's Articles of Association		
8	Re-election of Dato' Fateh Iskandar Tan Sri Dato' Mohamed Mansor as a Director, who retires in accordance with Article106 of the Company's Articles of Association	Management	For
9	Approve a final single-tier dividend of 5.6 sen per ordinary share for the FYE 31 DEC 2009	Management	For
10	Approve the Directors' fees of MYR 281,288.00 for the FYE 31 DEC 2009	Management	For
11	Re-appoint Messrs PricewaterhouseCoopers as the Auditors of the Company and authorize the Directors to fix their remuneration	Management	For
12	Authorize the Company, subject always to the Companies Act, 1965, the provisions of the Memorandum and Articles of Association of the Company, the Listing Requirements Listing Requirements of Bursa Malaysia Securities Berhad Bursa Securities and the approvals of all relevant governmental and/or regulatory authorities if any, to the extent permitted by law, to purchase such amount of ordinary shares of MYR 1.00 each in the Company Shares as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that: the aggregate number of Shares purchased pursuant to this Resolution does not exceed 10% of the total issued and paid-up share capital of the Company	Management	For
	subject to a restriction Contd Contd that the issued and paid-up share capital of the Company does not-fall below the applicable minimum share capital requirement of the Listing-Requirements; an amount not exceeding the Company's retained profit and/or-the share premium account at the time of the purchase s will be allocated by-the Company for the proposed share buy-back; and authorize the Directors of-the Company, upon completion of the purchase by the Company of its own-Shares, to deal with the Shares so purchased in any of the specified manner:-(a) cancel the Shares so purchased; (b) retain the Shares so purchased as-treasury shares and held by the Company; or (c) retain part of the Shares so-purchased as treasury shares and cancel the remainder and to take all such-steps as are necessary or expedient including without limitation, the-opening and maintaining of Contd	Non-Voting	
	Contd central depository account s under the Securities Industry Central-Depositories Act, 1991, and the entering into of all other agreements, -arrangements and guarantee with any party or parties to implement, finalize-and give full effect to the aforesaid purchase with full powers to assent to-any conditions, modifications, revaluations, variations and/or amendments if-any as may be imposed by the relevant authorities and with the fullest power-to do all such acts and things thereafter including without limitation, the-cancellation or retention as treasury shares of all or any part of the-repurchased Shares in accordance with the Companies Act, 1965, the-provisions of the Memorandum and Articles of Association of the Company and-the requirements and/or guidelines of Bursa Securities Contd	Non-Voting	
_	Contd and all other relevant governmental and/or regulatory authorities; -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 is required-by Law to be held	Non-Voting	

Transact any other business

Non-Voting

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The Gabelli Global Multimedia Trust Inc.

TELEGRAAF MEDIA GROEP NV

SECURITY N8502L104 MEETING TYPE Special General Meeting TICKER SYMBOL MEETING DATE 15-Apr-2010 TSIN NL0000386605 AGENDA 702332785 - Management

M 	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THIS IS AN INFORMATION MEETING. SHOULD YOU WISH TO ATTEND THE-MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLI-ENT REPRESENTATIVE. THANK YOU.	Non-Voting	
	Opening of the general meeting	Non-Voting	
	Minutes of the meeting of bearer of depositary receipts, held on 16 APR 2009	Non-Voting	
	Review on the AGM Telegraaf Media Groep NV on 22 APR 2009	Non-Voting	
	Activities of the foundation 'Administratiekantoor Van Aandelen Telegraaf Medi-a Grouep NV' in 2009	Non-Voting	
	Preparation on the upcoming annual general meeting of shareholders Telegraaf M-edia Groep on APR 22 2010	Non-Voting	
	Any other business	Non-Voting	
	Closing of the general meeting	Non-Voting	

MEDIA PRIMA BHD, PETALING, SELANGOR

SECURITY Y5946D100 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 15-Apr-2010

MYL450200000 AGENDA 702339183 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.	Authorize the Directors of the Company, subject to the approvals of all the relevant authorities, including Bursa Malaysia Securities Berhad [Bursa Securities] for the listing of and quotation for the new ordinary shares of MYR 1.00 each in the Company to be issued pursuant to the exercise of options under the proposed ESOS: [i] to establish and administer an Employees' Share Option Scheme [ESOS] for the benefit of the eligible employees of the Company and its subsidiaries [MPB Group] [excluding dormant subsidiaries] as well as any Directors [whether executive or	Management	For
	substataties as well as any pitectors [Milechief executive of		

non- executive] of the Company and the Executive Directors

of any of the subsidiaries of the Company [excluding dormant subsidiaries] [collectively, the ESOS Group] who meet the criteria of eligibility for participation in the ESOS [Eliqible Employees] under which options will be granted to the Eligible Employees to subscribe for new ordinary shares of MYR 1.00 each in the capital of the Company [shares], in accordance with the By-Laws of the ESOS [By-Laws], as specified; subject to the By-Laws of the ESOS, to do all such acts, deeds and things, and to execute, sign and deliver on behalf of the Company all such documents, as may be necessary to give full effect to the ESOS with full power to assent to any conditions, modifications, variations and/or amendments as may be deemed fit or expedient and/or as required by any relevant authorities; [ii] to offer and grant options under the ESOS and to allot and issue from time to time such number of new shares as may be required to be issued pursuant to the exercise of the options under the ESOS provided that the total number of new Shares to be issued under the ESOS shall not exceed 10% of the total issued and paid-up share capital of the Company at any point in time during the existence of the ESOS; [iii] to make the necessary applications and do all things necessary at the appropriate time or times to Bursa Securities for the listing of and quotation for any new Shares of the Company which may hereafter from time to time be allotted and issued pursuant to the ESOS and that the new Shares of the Company shall, upon allotment and issuance, rank pari passu in all respects with the then existing issued and paid-up Shares in the Company provided that such new Shares shall not be entitled to any dividends, rights, allotments or other distributions on the entitlement date [being the date as at the close of business on which shareholders must be registered or recorded in the register of Members or record of depositors in order to be entitled to any dividends, rights, allotments or other distributions] of which is prior to the date of allotment of the new Shares arising from the exercise of the options and will be subject to all the provisions of Articles of Association of the Company relating to the transfer, transmission and otherwise; and [iv] to modify and/or amend the By-Laws of the ESOS from time to time provided that such modifications and/or amendments are effected in accordance with the provisions of the By-Laws of the ESOS relating to modifications and/or amendments and to do all such acts, deeds and things, and to enter into all such transactions, arrangements, agreements or undertakings as may be necessary or expedient in order to give full effect to the ESOS Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time, from time to time, to offer and to grant an option or options to subscribe for new shares in the Company to Datuk Johan bin Jaaffar, being the Non- Independent Non-Executive Chairman of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified provided that: [a]

the aggregate underlying shares comprised in the options [Option Shares] which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up

2.

Management For

ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; authorize the Directors of the Company to allot and issue from time to time new shares to him pursuant to the exercise of such options

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3. Authorize the Directors of the Company, conditional upon Management For

passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Dato' Amrin bin Awaluddin, being the Group Managing Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

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Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Dato' Sri Ahmad Farid bin Ridzuan, being the Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eliqible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

5. Authorize the Directors of the Company, conditional upon

Management

For

passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Shahril Ridza bin Ridzuan, being the Non-Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

Management For

Authorize the Directors of the Company, conditional upon 6. passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Tan Sri Lee Lam Thye, being the Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

Management For

7. Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Tan Sri Mohamed Jawhar, being the Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares

to him pursuant to the exercise of such options

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- 8. Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Dato' Abdul Kadir bin Mohd Deen, being the Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing quidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options
- 9. Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time and from time to time, to offer and to grant an option or options to subscribe for new Shares in the Company to Dato' Gumuri bin Hussain, being the Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options
- 10. Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time, to offer and to grant an option or options to subscribe for new Shares in the Company to Datuk Ahmad bin Abd Talib, being the Executive Director of the Company, subject always to such terms and conditions of the By- Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares

Management For

Report Date: 07/06/2010

Management For

For Management

which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

11. Authorize the Directors of the Company, conditional upon passing of Ordinary Resolution 1, at any time, to offer and to grant an option or options to subscribe for new Shares in the Company to Dato' Fateh Iskandar bin Tan Sri Dato' Mohamed Mansor, being the Independent Non-Executive Director of the Company, subject always to such terms and conditions of the By-Laws of the ESOS as specified, provided that: [a] the aggregate Option Shares which are offered to the eligible Directors and senior management of the ESOS Group shall not exceed 50% of the Option Shares available under the ESOS; and [b] the aggregate Option Shares which are offered to any Eligible Employee who, either singly or collectively through persons connected to him holds 20% or more in the issued and paid up ordinary share capital [excluding treasury Shares, if any] of the Company, shall not exceed 10% of the Option Shares available under the ESOS, provided always that it is in accordance with any prevailing guidelines issued by Bursa Securities or any other relevant authorities as amended from time to time; and authorize the Directors of the Company to allot and issue from time to time new Shares to him pursuant to the exercise of such options

Management For

TAKE-TWO INTERACTIVE SOFTWARE, INC.

SECURITY 874054109 MEETING TYPE Annual
TICKER SYMBOL TTWO MEETING DATE 15-Apr-2010
ISIN US8740541094 AGENDA 933195960 - Management

ITEM	PROPOSAL		TYPE	VOTE
1	DIRECTOR	Management		
	1 STRAUSS ZELNICK			For
	2 ROBERT A. BOWMAN			For
	3 SUNG HWAN CHO			For
	4 MICHAEL DORNEMANN			For
	5 BRETT ICAHN			For
	6 J. MOSES			For
	7 JAMES L. NELSON			For
	8 MICHAEL SHERESKY			For
2	APPROVAL OF THE AMENDMENT TO THE TAKE-TWO DESCRIPTION OF THE AMENDMENT TO THE TAKE-TWO DESCRIPTION OF THE TAKE-TWO	INTERACTIVE	Management	Against

3 RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR Management For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING OCTOBER 31, 2010.

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The Gabelli Global Multimedia Trust Inc.

INTERACTIVE BROKERS GROUP INC

SECURITY 45841N107 MEETING TYPE Annual
TICKER SYMBOL IBKR MEETING DATE 20-Apr-2010
ISIN US45841N1072 AGENDA 933196431 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: THOMAS PETERFFY	Management	For
1B	ELECTION OF DIRECTOR: EARL H. NEMSER	Management	For
1C	ELECTION OF DIRECTOR: PAUL J. BRODY	Management	For
1D	ELECTION OF DIRECTOR: MILAN GALIK	Management	For
1E	ELECTION OF DIRECTOR: LAWRENCE E. HARRIS	Management	For
1F	ELECTION OF DIRECTOR: HANS R. STOLL	Management	For
1G	ELECTION OF DIRECTOR: IVERS W. RILEY	Management	For
1H	ELECTION OF DIRECTOR: ROBERT W. TRUDEAU	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC	Management	For
	ACCOUNTING FIRM OF DELOITTE & TOUCHE LLP.		

MOODY'S CORPORATION

SECURITY 615369105 MEETING TYPE Annual TICKER SYMBOL MCO MEETING DATE 20-Apr-MEETING DATE 20-Apr-2010

ISIN US6153691059 AGENDA 933198865 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: BASIL L. ANDERSON	Management	For
1B 1C	ELECTION OF DIRECTOR: DARRELL DUFFIE, PH.D. ELECTION OF DIRECTOR: RAYMOND W. MCDANIEL, JR	Management Management	For For
02	APPROVAL OF THE AMENDED AND RESTATED 2001 MOODY'S CORPORATION KEY EMPLOYEES' STOCK INCENTIVE PLAN	Management	Against
03	APPROVAL OF THE 2004 MOODY'S CORPORATION COVERED EMPLOYEE CASH INCENTIVE PLAN, AS AMENDED	Management	For
04	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR 2010	Management	For
05	STOCKHOLDER PROPOSAL TO ADOPT A POLICY THAT THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS BE AN INDEPENDENT DIRECTOR	Shareholder	Against

CONVERGYS CORPORATION

SECURITY 212485106 MEETING TYPE Annual TICKER SYMBOL CVG MEETING DATE 20-Apr-2010

ISIN US2124851062 AGENDA 933199502 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 ZOE BAIRD		For
	2 RICHARD R. DEVENUTI		For
	3 THOMAS L. MONAHAN III		For
	4 PHILIP A. ODEEN		For
	5 RICHARD F. WALLMAN		For
2	TO RATIFY THE APPOINTMENT OF THE INDEPENDENT ACCOUNTANTS.	Management	For
3	AMENDMENT TO AMENDED ARTICLES OF INCORPORATION.	Management	For

STV GROUP PLC, GLASGOW

SECURITY G8226W137 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 21-Apr-2010

ISIN GB00B3CX3644 AGENDA 702298654 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Adopt the annual accounts of the Company for the FYE 31 DEC 2009 together with the Directors remuneration and Auditors report	Management	For
2.	Approve the report by the Directors on remuneration for the FYE 31 DEC 2009	Management	For
3.	Election of Michael Jackson as the Director of the Company	Management	For
4.	Re-elect Vasa Babic as the Director of the Company	Management	For
5.	Re-elect George Watt as the Director of the Company	Management	For
6.	Re-elect David Shearer as the Director of the Company	Management	For
7.	Re-appoint PricewaterhouseCoopers LLP as the Auditors of the	Management	For
	Company until the conclusion of the next AGM		
8.	Grant authority to the Directors to allot shares	Management	For
S.9	Approve to dis-apply statutory pre-emption rights	Management	For
S.10	Approve to purchase the Company's own shares	Management	For
S.11	Adopt the new Articles of Association	Management	For
S.12	Approve to allow general meetings to be held on 14 days notice	Management	For

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The Gabelli Global Multimedia Trust Inc.

WOLTERS KLUWER NV

SECURITY ADPV09931 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 21-Apr-2010

ISIN NL0000395903 AGENDA 702314927 - Management

ITEM	PROPOSAL	TYPE	VOTE
_	PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE-RELAXED AS THERE IS A REGISTRATION DEADLINE / RECORD DATE ASSOCIATED WITH-THIS MEETING. THANK YOU.	Non-Voting	
1	Opening of the General Meeting	Non-Voting	
2.a	Receive the report of the Managing Board for the FY 2009	Non-Voting	
2.b	Receive the report of the Supervisory Board for the FY 2009	Non-Voting	
2.c	Corporate Governance	Non-Voting	
3.a	Adopt the financial statements for 2009 as included in the annual report for 2009	Management	For
3.b	Approve to distribute EUR 0.66 per share in cash, as dividend or as far as necessary against one or more reserves that need not to be maintained under the law, or, at the option of the holders of ordinary shares, in the form of ordinary shares, chargeable to the share premium reserve, or if preferred, the other reserves; this is an increase of 2% compared to last year's dividend, and therefore in line with the existing progressive dividend policy	Management	For
4.a	Approve to release the Members of the Executive Board from liability for the exercise of their duties, as stipulated in Article 28 of the Articles of Association	Management	For
4.b	Approve to release the Members of the Supervisory Board from liability for the exercise of their duties, as stipulated in Article 28 of the Articles of Association	Management	For
5.a	Re-appoint Mr. A. Baan as the Member of the Supervisory Board	Management	For
5.b	Reappoint Mr. S.B. James as Member of the Supervisory Board	Management	For
6	Amend the Articles of Association of Wolters Kluwer nv in order to bring them into conformity as much as possible with amended legislation and regulations	Management	For
7.a	Approve to extend the Executive Board's authority, until a date 18 months following 21 APR 2010, subject to the approval of the Supervisory Board, to issue shares and/or grant rights to subscribe for shares, up to a maximum of 10% of the issued capital on 21 APR 2010, to be increased by a further 10% of the issued capital on 21 APR 2010, in case the issuance is effectuated in connection with, or on the occasion of, a merger or acquisition; these percentages do not include the shares issued as stock dividend pursuant to the resolution of the General Meeting of Shareholders by virtue of the proposal to distribute (stock) dividend as referred to under Resolution 3b on the agenda	Management	For
7.b	Approve to extend the Executive Board's authority, until a date 18 months following 21 APR 2010, subject to the approval of the Supervisory Board, to restrict or exclude the pre-emptive rights of holders of ordinary shares when ordinary shares are issued and/or rights to subscribe for ordinary shares are granted based on the authority requested in Resolution 7a, up to a maximum of 10% of the issued	Management	For

capital on 21 APR 2010, to be increased by a further 10% of the issued capital on 21 APR 2010, in case the issuance is effectuated in connection with, or on the occasion of, a merger or acquisition; CONTD

CONTD the authority of the Executive Board to restrict or exclude statutory-pre-emptive rights is related to the fact that due to some foreign legal-systems shareholders outside the Netherlands are not eligible in some cases-to exercise statutory pre-emptive rights; in the event of an issue of shares, the Executive Board could decide in conformity with market practice to grant-existing shareholders non-statutory pre-emptive rights

Authorize the Executive Board for a period of 18 months, starting 21 APR 2010, to acquire, for a consideration on the stock exchange or otherwise, the Company's own paid-up shares, up to a maximum of 10% of the issued capital on 21 APR 2010, in the case of ordinary shares at a price between the nominal stock value of the shares and 110% of the closing price of the ordinary shares on the Stock Exchange of Euronext Amsterdam on the day preceding the day of purchase as reported in the Official Price List of Euronext Amsterdam, and in the case of preference shares at their nominal value; the authority of the Executive Board to acquire own shares may be withdrawn by the General Meeting of Shareholders

Management For

Non-Voting

9 Transact any other business Non-Voting 10 Closing of the General meeting Non-Voting

RTL GROUP SA, LUXEMBOURG

SECURITY L80326108 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 21-Apr-2010

ISIN LU0061462528 AGENDA 702338167 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive the reports of the Board of Directors and the Auditors	Non-Voting	
2.1	Approve the 2009 statutory accounts	Management	No Action
2.2	Approve the 2009 consolidated accounts	Management	No Action
3.	Approve the allocation of the result	Management	No Action
4.1	Grant discharge by special vote to the Directors	Management	No Action
4.2	Grant discharge by special vote to the Auditors	Management	No Action
5.1	Approve to renew the mandate of Mr. Gunther Gruger as a Non-	Management	No Action
	Executive Director for a period of one year		
5.2	Approve to renew the mandate of Mr. Siegfried Luther as a	Management	No Action
	Non- Executive Director for a period of one year		

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5.3	Approve to renew the mandate of Mr. Hartmut Ostrowski as a	Management	No Action
	Non-Executive Director for a period of one year		
5.4	Approve to renew the mandate of Mr. Thomas Rabe as a Non-	Management	No Action
	Executive Director for a period of one year		
5.5	Approve to renew the mandate of Mr. Onno Ruding as a Non-	Management	No Action
	Executive Director for a period of one year		
5.6	Approve to renew the mandate of Mr. Jacques Santer as a Non-	Management	No Action
	Executive Director for a period of one year		
5.7	Approve to renew the mandate of Mr. Martin Taylor as a Non-	Management	No Action
	Executive Director for a period of one year		
5.8	Approve to renew the mandate of the Auditor of the statutory	Management	No Action
	accounts, Pricewaterhousecoopers S.a r.L., for a term of one		
	year		
5.9	Approve to renew the mandate of the Auditor of the	Management	No Action
	consolidated financial statements, Pricewaterhousecoopers		
	S.a r.L. and the KPMG Audit S.a.r.L.		
6.	Miscellaneous	Non-Voting	

FASTWEB, MILANO

SECURITY	T39805105	MEETING TYPE	Ordinary General Meeting
TICKER SYMBOL		MEETING DATE	22-Apr-2010
ISIN	IT0001423562	AGENDA	702247986 - Management

RETURN THIS PROXY FORM UNLESS YOU D-ECIDE TO AMEND YOUR

ITEM	PROPOSAL	TYPE	VOTE
-	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL ON 23 APR 2010. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN V-ALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT Y-OUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	
1	Approve the financial statements at 31 DEC 2009 pursuant to Article 2364, Paragraph 1 and first point of the Italian Civil Code	Management	No Action
2	List presented by Swisscom Italia S.r.l.; with it's registered office in Milan, Via Caracciolo Francesco 51, tax code and registration number at Milan Chamber of Commerce - Register of Companies no. 09412871007, holder of no. 65,261,941 shares, representing 82.082 percent of the FASTWEB S.p.A. share capital proposes to set the number of Board of Directors at 11 and which term of office expired upon approval of Financial statements as at 31 Dec 2012 or, in the event no minority list is presented, to set the number of members of FASTWEB S.p.A. Board of Directors at 9. The list of candidates are as follows: 1. Carsten Schloter 2. Ulrich Dietiker 3. Daniel Ritz 4. Urs Schappi 5. Eros Fregonas 6. Stefano Parisi 7. Andrea Broggini 8. Alberto Giussani 9. Manilo Marocco 10. Peter Staub 11. Lisa Lamanna Merkt.	Management	No Action
3	Lamanna Merkt. Amend the compensation of the Auditing Company PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING DATE. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT	Management Non-Voting	No Action

ORIGINAL INSTRUCTIONS. THANK YOU.

TELEGRAAF MEDIA GROEP NV

SECURITY N8502L104 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 22-Apr-2010

ISIN NL0000386605 AGENDA 702349285 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Opening	Non-Voting	
2.a	Report of the Executive Board concerning the Company s performance and the-Policies pursued during the 2009 FY	Non-Voting	
2.b	Corporate governance	Non-Voting	
3	Adopt the 2009 financial statements	Management	No Action
4.a	Grand discharge to the Executive Board for the Policies pursued in 2009	Management	No Action
4.b	Grand discharge to the Supervisory Board for the supervision exercised pursued in 2009	Management	No Action
5.a	Approve the appropriation of the result	Management	No Action
5.b	Notification of the date and location which the dividend will be made payable	Non-Voting	
6	Approve that the General Meeting of Shareholders on 22 APR 2009, the Supervisory Board reported that it was considering whether to fill the vacancy arising through the decease of Mr. L.G. van Aken; the Supervisory Board makes a nomination, within the meaning of Article 2:158(4) of the Dutch Civil Code, for the appointment of Mr. D.H.H.D. Ropers as a Supervisory Board Member, on the understanding that this nomination is made subject to the suspensive condition that the General Meeting of Shareholders and Central Works Council make no recommendations within the meaning of Article 2:158(5) of the Dutch Civil Code; CONTD.	Management	No Action
7	CONTD. the notices pursuant to Article 2:142(3) of the Dutch Civil Code-concerning Mr. Ropers are available for inspection at the offices of the-Company and can be viewed via www.tmg.nl. Mr. Ropers is Managing Director of-bol.com and is nominated for his substantial knowledge and experience of new-developments in the digital field; these match the Company s strategy of-realizing growth in new media. Mr. Ropers meets the criteria of the profile- for Supervisory Board Members; according to the roster drawn up for that-purpose, Ms. M. Tiemstra and Messrs A.J. van Puijenbroek and J.G. Drechsel-are due to step down by rotation on the date of the AGM to be held in 2011 Appointment of the Deloitte Accountants B.V. as the External	Non-Voting Management	No Action
	Auditor for the	y	,

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The Gabelli Global Multimedia Trust Inc.

SECURI	PROPOS <i>I</i>				TYPE	VOTE
SECURI TICKER		MAI ZOIIOIOI				
SECURI		MXP201161017	AGENDA	702344057 - Management		
	TY SYMBOL	P3142L109	MEETING TYPE MEETING DATE	Annual General Meeting 23-Apr-2010		
			ENTRETENIMIENTO			
11	Closing				Non-Voting	
10	prefere includerenewed of Arti	ential right of ing granting rid d until 01 JUL 2 icle 6(6) of the ner business	subscription to ghts to acquire	o ordinary shares, ordinary shares, be ance with the provisions	Non-Voting	
	prefere expires	ential right of s on 01 JUL 2010	O; it is propose	o ordinary shares		
9.b	unissue capital	ed ordinary sha: L	res in the curre	ze concerns all ent or future authorized rioriteitsaandelen	Management	No Actio
	on 01 coffice	JUL 2010; it is to issue ordina uire ordinary sl	proposed that tary shares, incl mares, be renewe	the powers of this trust luding granting rights ed until 01 JUL 2012, in cicle 5(2) of the		
9.a	Associa Authori	ation) ize the Stichtin	ng Beheer van Pi	rioriteitsaandelen ordinary shares expires	Management	No Actio
	more the lower to the aveous ordinary official	nan one tenth on than the nominal erage closing party sy shares public al List during t	f the issued cap l value and not rices of the dep shed in the NYSI the five success	s for shares, up to no pital at a price not higher than 10% above positary receipts for Euronext s Daily sive trading days prior 1) of the Articles of		
	meeting	g, to purchase,	on the stock ex	the date of this schange or otherwise,	Management	
	for a r	period of 18 mon				

Ι.	Approve the report from the General Director prepared in accordance with the terms of Article 172 of the general mercantile Companies law and Article 44, Part XI, of the securities Market Law, accompanied by the opinion of the outside Auditor, regarding the operations and results of the Company for the FY that ended on 31 Dec 2009, as well as the opinion of the Board of Directors of the Company regarding the content of said report	Management	For
II.	Approve the report from the Board of Directors that is referred to in line B of Article 172 of the General Mercantile Companies law, in which are established and explained the main accounting and information policies and criteria followed in the preparation of the financial information of the Company	Management	For

III.	Approve the audited financial statements of the Company, for the FY that ended on 31 DEC 2009	Management	For
IV.	Receive the report regarding the fulfillment of the tax obligations that are the responsibility of the Company in accordance with the terms of Article 86, Part XX, of the income tax Law	Management	For
V.	Ratify the appointments and resignation, if relevant, of the Members of the Board of Directors, as well as of the secretary and Alternate Secretary who are not Members of the Board of Directors, the proposal for the remuneration of the same for each meeting that they attend and classification of independence of the Independent Members of the Board of Directors in accordance with the terms of the securities Market Law	Management	For
VI.	Ratify the appointments, if relevant, of the chairperson and his or her alternate of the Audit and Corporate Practices Committee of the Company	Management	For
VII.	Receive the report from the audit and Corporate Practices Committee of the Company that is referred to in Article 43 of the Securities Market Law	Management	For
VIII.	Approve the report regarding the transactions and activities in which the Board of Directors has intervened in accordance with that which is provided for in the Securities Market Law	Management	For
IX.	Approve the designation of special delegates who will carry out the resolutions passed by this meeting and if relevant, formalize them	Management	For

GMM GRAMMY PUBLIC CO LTD

SECURITY Y22931110 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 26-Apr-2010 TH0473010Z17 AGENDA 702270795 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve to certify the minutes of the 2009 AGM held on 27 APR 2009	Management	For
2	Acknowledge the declaration of the year 2009 operational results and certify the Company's annual report	Management	For
3	Approve the Company's balance sheet and the profit and loss statement for the YE 31 DEC 2009	Management	For
4	Approve the allocation of net profit for legal reserves	Management	For
5	Acknowledge the interim dividend and approve the appropriation of the net profit on dividend payments for 2009 operational results	Management	For
6	Approve the appointment of the Company's new Directors in replacement to those who are due to retire on rotation	Management	For
7	Approve the Board of Director remuneration for the year 2010 and acknowledge the Audit Committee's remuneration for the year 2010	Management	For
8	Approve the appointment of the Company's Auditor and audit fee for the year 2010	Management	For
9	Other issues (if any)	Management	Abstain

ProxyEdge Report Date: 07/06/2010

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ORASCOM TELECOM S A E

SECURITY 68554W205 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 26-Apr-2010 TSIN US68554W2052 AGENDA 702366356 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Ratify and approve the Board of Directors report on the Company's activity during the FYE 31 DEC 2009	Management	No Action
2.	Approve the financial statements of the FYE 31 DEC 2008 and ratification of the general balance sheet and the profits and loss accounts of the FYE 31 DEC 2009	Management	No Action
3.	Ratify the Auditor's report of the FYE 31 DEC 2008	Management	No Action
4.	Approve the distribution of profits of the FYE 31 DEC 2009	Management	No Action
5.	Grant discharge to the Chairman and the Board Members regarding the FYE 31 DEC 2009	Management	No Action
6.	Approve and specification of the BM's compensation and allowances regarding the FYE 31 DEC 2010	Management	No Action
7.	Appointment of the Company's Auditor during the YE 31 DEC 2010 and approve to determine his annual professional fees	Management	No Action
8.	Approve the delegation of the Board of Directors to conclude related parties agreements with subsidiaries and affiliates	Management	No Action
9.	Approve the delegation of the Board of Directors to conclude loans and mortgages and to issue securities for lenders regarding the Company and its subsidiaries and affiliates	Management	No Action
10.	Approve and recognition of the donations made during the FY 2008 and authorize the Board of Directors to make donations during the FY 2010	Management	No Action
11.	Approve the amendments introduced to the Board of Director's Constitution	Management	No Action
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL ON 03 MAY 2010. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN V-ALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting	

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

SECURITY Y6251U117 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 27-Apr-2010

TH0113010019 AGENDA 702267471 - Management ISIN

VOTE ITEM PROPOSAL TYPE _____ 1 Approve the report on the 1/2009 annual general Management

	shareholders' meeting held on 28 APR 2009		
2	Approve the Company's operating results and report by the	Management	For
	Company's Board of Directors for the year 2009		
3	Approve the budget report and profit and loss statements for	Management	For
	the year ending 31 DEC 2009		
4	Approve the suspension of dividends for business operation	Management	For
	for the year ending 31 DEC 2009		
5	Appointment of the Auditors and approve the Auditors' fees	Management	For
	for the year 2010		
6	Approve to appoint replacements of Board Members whose terms	Management	For
	expire		
7	Approve the payments for Independent Board Members and the	Management	For
	Board Members who are not in the Management for the year 2010		
8	Amend the Memorandum of the Company in Clause 3, by adding	Management	For
	new objective in Clause 15		
9	Other matters (if there are any)	Management	Abstain

ARNOLDO MONDADORI EDITORE SPA, MILANO

SECURITY T6901G126 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 27-Apr-2010

ITEM	PROPOSAL	TYPE	VOTE
-	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 28 APR 2010. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS 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	
1	Receive the annual report as at 31 DEC 2009, report of the Board of Directors on the operations, statutory Auditors' and external Auditors' reports; related resolutions; presentation of the consolidated annual report as at 31 DEC 2009	Management	No Action
2	Grant authority for the Buy Back Program	Management	No Action
3	Approve the Statutory Auditors in pursuant to appointment office of the auditing and consolidated financial statements for the eight year time period exercise 2010-2018; inherent and consequent resolution	Management	No Action

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The Gabelli Global Multimedia Trust Inc.

CANAL PLUS SA, PARIS

SECURITY F13398106 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 27-Apr-2010

FR0000125460 AGENDA ISIN 702303861 - Management

PROPOSAL	TYPE	VOT
PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
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 IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal-officiel.gouv.fr/pdf/2010/0322/201003221000790.pdf	Non-Voting	
Approve the reports and financial statements for the FY 2009	Management	For
Approve the reports and consolidated financial statements for the FY 2009	Management	For
Approve the regulated agreements and undertakings pursuant to the statutory Auditor's special report	Management	For
Approve allocation income for the FY 2009, setting of the amount of the dividend and the date of payments of the latter	Management	For
Appointment of Mrs. Brigitte Longuet as a new Board member	Management	For
Grant authority to the Board of Directors to carry out a capital increase reserved to employees	Management	For
Powers for the legal formalities	Management	For

TELECOM ITALIA SPA, MILANO

SECURITY T92778108 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 27-Apr-2010

ISIN IT0003497168 AGENDA 702339082 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL OF EGM AND FIRST CALL OF OGM ON 28 APR 2010 AT 12:00 AND A THIRD CAL-L OF EGM AND THE SECOND CALL OF THE OGM ON 29 APR 2010 AT 11:00 AM. CONSEQUENT-LY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA-IS AMENDED. THANK YOU.	Non-Voting	
0.1	The documentation regarding the financial statements for the year ended 31 DEC 2009 will be made available within applicable legal time limits.	Management	No Action
0.2	Following the resignation tendered by a Director (Stefano	Management	No Action

Cao), it is proposed that Mauro Sentinelli be appointed Director of the Company's Board for the remainder of the term of office of the currently serving Board of Directors (and thus until the approval of the accounts at 31 DEC 2010).

- 0.3 The issue of the report on the accounts at 31 December 2009 shall mark the expiry of the appointment as Auditors of Reconta Ernst & Young S.p.A. The Shareholders' Meeting is asked to appoint new independent auditors for the nine-year period 2010- 2018 on the basis of the reasoned proposal put forward by the Board of Auditors. Such internal control body has submitted to the Board of Directors a proposal to appoint PricewaterhouseCoopers S.p.A. for consideration of 1,811,300 Euro (excluding VAT and expenses) for each year of the nine-year period 2010-2018, for the auditing of the separate financial statement of Telecom Italia S.p.A. and the consolidated financial statement of the Telecom Italia Group; limited auditing of the half-yearly condensed consolidated financial statement of the Telecom Italia Group; the auditing of Form 20-F drawn up in accordance with the applicable US requirements; the attestation on the internal controls in accordance with Section 404 of the Sarbanes-Oxley Act.
- o.4 The Shareholders' Meeting is asked to resolve on the launch of the 2010-2014 public shareholding plan for employees. The plan calls for a subscription offering reserved for employees of a maximum of 31,000,000 ordinary shares at a discount of 10% off the market price, up to a maximum limit of Euro 3,000 per employee, with an installment option. Subscribers who retain their shares for one year, subject to remaining in the Company's employ, shall receive one ordinary bonus share for every three shares subscribed for cash.
- o.5 It is proposed that the Shareholders' Meeting approve the 2010- 2015 long-term incentive plan reserved for a selected portion of Telecom Italia's executives. The plan calls for beneficiaries to be granted a cash bonus based on three-year performances (2010- 2012) according to predetermined parameters, with the option to invest 50% of the bonus accrued in newly issued ordinary shares at market prices, up to a maximum amount of Euro 5 million. Subscribers who retain their shares for two years, subject to remaining in the Company's employ, shall be granted one ordinary bonus share for each share subscribed for cash.
- e.1 Amendment of Article 5 of the Bylaws related and consequent resolutions: In connection with the 2010-2014 public shareholding plan for employees and the 2010-2015 long-term incentive plan and, more generally, in order to provide the Shareholders Meeting with an additional operational tool, it is proposed that Article 5 of the Bylaws be amended to allow the allocation of profits to the employees of the Company or its subsidiaries through bonus share grants pursuant to Article 2349 of the Italian Civil Code. The proposed amendment shall not give rise to the right of withdrawal.

Management

Management

No Action

No Action

Management No Action

Management No Action

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e.2It is proposed that the Shareholders' Meeting - by amending Article 5 of the Bylaws subject to a single vote authorize the Board of Directors to increase share capital as follows: - in the service of the 2010-2014 public shareholding plan for employees, (i) for cash by issuing a maximum of 31,000,000 ordinary shares, pre-emption rights excluded, to be offered for subscription to plan beneficiaries and, subsequently, (ii) in the maximum amount of Euro 5,683,333.15 through the allocation of the corresponding maximum amount of profit pursuant to Article 2349 of the Italian Civil Code, by issuing the number of ordinary shares required to grant one bonus share per every three shares subscribed for cash; - in the service of the 2010-2015 long-term incentive plan, (i) for cash by issuing ordinary shares in the maximum amount of Euro 5.000,000, pre-emption rights excluded, to be offered for subscription to plan beneficiaries and, subsequently, (ii) in the maximum amount of Euro 5.000,000 through the allocation of the corresponding maximum amount of profit pursuant to Article 2349 of the Italian Civil Code, by issuing the number of ordinary shares required to grant one bonus share per each share subscribed for cash. The foregoing amendments to the Bylaws shall not entitle shareholders who do not vote in favour thereof to withdraw.

Management No Action

LAGARDERE GROUPE S C A

SECURITY

F5485U100 MEETING TYPE MIX
MEETING DATE 27-Apr-2010 TICKER SYMBOL

702355531 - Management FR0000130213 AGENDA TSTN

PROPOSAL VOTE ITEM

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 670957 DUE TO THE ADDITION-OF SHAREHOLDER PROPOSALS A AND B AND A CHANGE IN MEETING TYPE. THE ADDITIONAL-PROPOSALS WERE JUST ANNOUNCED ON THE BALO WEBSITE, WHICH IS A FRENCH FINANCIA-L WEBSITE KNOWN FOR POSTING FRENCH MEETING ANNOUNCEMENTS. ALL VOTES RECEIVED O-N THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON-THIS MEETING NOTICE. THANK YOU

French Resident Shareowners must complete, sign and forward Non-Voting the Proxy Card dir-ectly to the sub custodian. Please contact your Client Service Representative-to obtain the necessary card, account details and directions. The followin-g applies to Non- Resident Shareowners: Proxy Cards: Voting instructions will-be forwarded to the Global Custodians that have become Registered Intermediar-ies, on the Vote Deadline Date. In capacity as Registered Intermediary, the Gl-obal 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 IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AN-D "AGAINST". A VOTE OF "ABSTAIN" WILL	Non-Voting	
	BE TREATED AS AN "AGAINST" VOTE. PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLIC-KING ON THE MATERIAL URL LINKS: https://balo.journal-	Non-Voting	
	officiel.gouv.fr/pdf/2010-/0317/201003171000733.pdf and https://balo.journal-officiel.gouv.fr/pdf/2010/0-		
1	409/201004091001106.pdf		_
1.	Approval of the partnership's accounts for FY 2009	Management	For
2.	Approval of the consolidated account	Management	For
3.	Allocation of the partnership's result; setting of the ordinary dividend at EUR 1.30 per share	Management	For
4.	Approval of the regulated agreements	Management	For
5.	Authorization to be given to Management for a period of	Management	For
	eighteen months to trade in the Company's shares		
6.	Nomination of Mrs. Amelie Oudea-Castera as the replacement	Management	For
	for Mr. Henri Proglio		
7.	Renewal of Mrs. Amelie Oudea-Castera's appointment as a Member of the Supervisory Board	Management	For
8.	Nomination of Mr. Xavier de Sarrau as the replacement for	Management	For
0.	Groupama	Hanagement	101
9.	Renewal of Mr. Bernard Arnault's appointment as a Member of	Management	For
٠.	the Supervisory Board	riariagemerie	101
10.	Renewal of Mr. Francois Roussely's appointment as a Member	Management	For
10.	of the Supervisory Board	Harragemerre	101
11.	Renewal of Mr. Raymond H. Levy's appointment as a Member of the Supervisory Board	Management	For
12.	Nomination of Mr. Patrick Valroff as a new Member of the	Management	For
	Supervisory Board, replacing Mr. Rene Carron, whose term of office has ended		
13.	Nomination of Mr. Jean-Claude Magendie as a new Member of the Supervisory Board	Management	For
14.	Powers to accomplish the necessary formalities	Management	For
O.A	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL:	Shareholder	Against
	Appointment of Mr. Guy Wyser-Pratte as a new member of the Supervisory Board. The Ordinary General Meeting appoints Mr. Guy Wyser-Pratte as a new member of the Supervisory Board for a term of four years		
E.B	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: Amendments to Articles 7, 11, 20 and 21 concerning the nature of the general partners' agreement on decisions taken at the shareholders' meeting	Shareholder	Against
	To view addition information on the Corporate Governance Practices please copy-and paste the below link into your internet browser: https://materials.proxy-vote.com/Approved/99999Z/19840101/SHLTR_58031.pdf	Non-Voting	
	To obtain a copy of the proxy card please copy and paste the below link into y-ou interenet browser: https://materials.proxyvote.com/Approved/99999Z/1984010-1/NPS_58356.PDF	Non-Voting	

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The Gabelli Global Multimedia Trust Inc.

SWISSCOM LTD.

SECURITY 871013108 MEETING TYPE Annual TICKER SYMBOL SCMWY MEETING DATE 27-Apr-2010

ISIN US8710131082 AGENDA 933223769 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	APPROVAL OF ANNUAL REPORT, FINANCIAL STATEMENTS OF SWISSCOM LTD AND CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2009	Management	For
1B	ADVISORY VOTE ON THE 2009 REMUNERATION REPORT	Management	For
02	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDEND	Management	For
03	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Management	For
04	AMENDMENT OF CLAUSES 3.2 AND 3.3 OF THE ARTICLES OF INCORPORATION	Management	For
5A	RE-ELECTION OF DR. ANTON SCHERRER AS CHAIRMAN	Management	For
5B	RE-ELECTION OF HUGO GERBER	Management	For
5C	RE-ELECTION OF CATHERINE MUHLEMANN	Management	For
06	RE-ELECTION OF THE STATUTORY AUDITORS	Management	For

JASMINE INTERNATIONAL PUBLIC CO LTD

Other issues if any

SECURITY Y44202268 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 28-Apr-2010

ISIN TH0418B10Z16 AGENDA 702297638 - Management

VOTE ITEM PROPOSAL TYPE _____ Approve to certify the minutes of the EGM No. 1/2009 of the For Management shareholders 2 Acknowledge the Board of Directors' annual report on the Management For Company's operating result during the year 2009 3 Approve the Company's financial statements and Auditor's Management For report for the year ended DEC 31 2009 Approve the allocation of net profit as legal reserve and 4 Management For the dividend for the year 2009 5 Appointment of an Auditor and approve to fix the audit fee Management for the year 2010 6 Re-appoint the Directors who retire by rotation and approve Management For to fix their remuneration for the year 2010 7 Approve the registered capital decrease by writing off Management For preference shares and ordinary shares issued as a reserve for the conversion right exercise and the adjustment of the rights for JAS W, JAS W2 AND ESOP Amend Clause 4 of the Company's Memorandum Of Association 8 Management For

Management Abstain

GENERAL ELECTRIC COMPANY

SECURITY 369604103 MEETING TYPE Annual TICKER SYMBOL GE MEETING DATE 28-Apr-2010

ISIN US3696041033 AGENDA 933200090 - Management

ITEM	PROPOSAL	TYPE	VOTE
A1	ELECTION OF DIRECTOR: W. GEOFFREY BEATTIE	Management	For
A2	ELECTION OF DIRECTOR: JAMES I. CASH, JR.	Management	For
A3	ELECTION OF DIRECTOR: WILLIAM M. CASTELL	Management	For
A4	ELECTION OF DIRECTOR: ANN M. FUDGE	Management	For
A5	ELECTION OF DIRECTOR: SUSAN HOCKFIELD	Management	For
A6	ELECTION OF DIRECTOR: JEFFREY R. IMMELT	Management	For
A7	ELECTION OF DIRECTOR: ANDREA JUNG	Management	For
A8	ELECTION OF DIRECTOR: ALAN G. (A.G.) LAFLEY	Management	For
A9	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For
A10	ELECTION OF DIRECTOR: RALPH S. LARSEN	Management	For
A11	ELECTION OF DIRECTOR: ROCHELLE B. LAZARUS	Management	For
A12	ELECTION OF DIRECTOR: JAMES J. MULVA	Management	For
A13	ELECTION OF DIRECTOR: SAM NUNN	Management	For
A14	ELECTION OF DIRECTOR: ROGER S. PENSKE	Management	For
A15	ELECTION OF DIRECTOR: ROBERT J. SWIERINGA	Management	For
A16	ELECTION OF DIRECTOR: DOUGLAS A. WARNER III	Management	For
В1	RATIFICATION OF KPMG	Management	For
C1	SHAREOWNER PROPOSAL: CUMULATIVE VOTING	Shareholder	Against
C2	SHAREOWNER PROPOSAL: SPECIAL SHAREOWNER MEETINGS	Shareholder	Against
C3	SHAREOWNER PROPOSAL: INDEPENDENT BOARD CHAIRMAN	Shareholder	Against
C4	SHAREOWNER PROPOSAL: PAY DISPARITY	Shareholder	Against
C5	SHAREOWNER PROPOSAL: KEY BOARD COMMITTEES	Shareholder	Against
C6	SHAREOWNER PROPOSAL: ADVISORY VOTE ON EXECUTIVE COMPENSATION	Shareholder	Against

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The Gabelli Global Multimedia Trust Inc.

TREE COM INC

SECURITY 894675107 MEETING TYPE Annual TICKER SYMBOL TREE MEETING DATE 28-Apr-2010

ISIN US8946751075 AGENDA 933205242 - Management

ITEM	PROPO	SAL	TYPE	VOTE
01	DIREC	TOR	Management	
	1	PETER HORAN		For
	2	W. MAC LACKEY		For
	3	DOUGLAS LEBDA		For
	4	JOSEPH LEVIN		For
	5	PATRICK MCCRORY		For

	6	LANCE MELBER							For
	7	STEVEN OZONI	AN						For
02	TO RAT	IFY THE APPOI	NTMENT OF	DELOITTE	& TOUCHE	LLP A	AS THE	Management	For
	COMPAN	Y'S INDEPENDE	IT ACCOUN	TING FIRM	FOR THE	2010 H	FISCAL		
	YEAR.								

SCRIPPS NETWORKS INTERACTIVE, INC.

SECURITY 811065101 MEETING TYPE Annual TICKER SYMBOL SNI MEETING DATE 28-Apr-2010

ISIN US8110651010 AGENDA 933207450 - Management

ITEM	PROPOS	SAL	TYPE	VOTE
01	DIRECT 1 2 3	TOR DAVID A. GALLOWAY DALE POND RONALD W. TYSOE	Management	For For

THE MCGRAW-HILL COMPANIES, INC.

SECURITY 580645109 MEETING TYPE Annual TICKER SYMBOL MHP MEETING DATE 28-Apr-2010

ISIN US5806451093 AGENDA 933218895 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: PEDRO ASPE	Management	For
1B	ELECTION OF DIRECTOR: ROBERT P. MCGRAW	Management	For
1C	ELECTION OF DIRECTOR: HILDA OCHOA-BRILLEMBOURG	Management	For
1D	ELECTION OF DIRECTOR: EDWARD B. RUST, JR.	Management	For
2A	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
_	DECLASSIFY THE BOARD OF DIRECTORS		
2B	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE RELATED SUPERMAJORITY VOTING PROVISIONS	Management	For
3A	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
	ELIMINATE SUPERMAJORITY VOTING FOR MERGER OR CONSOLIDATION		
3B	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
	ELIMINATE SUPERMAJORITY VOTING FOR SALE, LEASE, EXCHANGE OR		
	OTHER DISPOSITION OF ALL OR SUBSTANTIALLY ALL OF THE		
	COMPANY'S ASSETS OUTSIDE THE ORDINARY COURSE OF BUSINESS		
3C	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
	ELIMINATE SUPERMAJORITY VOTING FOR PLAN FOR THE EXCHANGE OF		
	SHARES		
3D	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
	ELIMINATE SUPERMAJORITY VOTING FOR AUTHORIZATION OF		
	DISSOLUTION		
04	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
	ELIMINATE THE "FAIR PRICE" PROVISION		
05	VOTE TO APPROVE THE AMENDED AND RESTATED 2002 STOCK	Management	Against

Edgar Filing: GABELLI GLOBAL MULTIMEDIA TRUST INC - Form N-PX						
06	VOTE TO REGISTE SHAREHO	ERED PUBLIC ACC	OUNTING FIRM FOR REQUESTING SPECT	IAL SHAREHOLDER MEETINGS	Shareholder	For
08		DLDER PROPOSAL	REQUESTING SHAR	EHOLDER ACTION BY	Shareholder	Against
TELECO	M ARGENTI	INA, S.A.				
	SYMBOL	TEO	MEETING TYPE MEETING DATE AGENDA	28-Apr-2010		
ITEM	PROPOS <i>I</i>	AL			TYPE	VOTE
01			AREHOLDERS TO A	PPROVE AND SIGN THE	Management	For
03	MINUTES. CONSIDERATION OF THE DOCUMENTS PROVIDED FOR IN SECTION 234, Management SUBSECTION 1 OF LAW 19,550, THE RULES OF THE COMISION NACIONAL DE VALORES AND THE LISTING REGULATIONS OF THE BOLSA DE COMERCIO DE BUENOS AIRES, AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH REQUIRED BY THE RULES OF THE U.S. SECURITIES AND EXCHANGE COMMISSION FOR FISCAL YEAR 2008.					For
	g Date Ra	ange: 07/01/200 bbal Multimedia	9 to 06/30/2010 Trust Inc.	Report Date:	07/06/2010 44	
04	OF DIRE 12,633, FISCAL STATUTO EARNING PARTLY TO OFFS	ECTORS' PROPOSA 414 (5% OF T YEARS' ADJUSTM DRY RESERVE AND GS AS OF DECEMB REINSTATE THE	L TO ALLOCATE THE FISCAL YEAR INTERPOLATION OF THE BALANCHER 31, 2008 (P\$ STATUTORY RESERVENCES OF THE	SULTS AND OF THE BOARD HE AMOUNT OF P\$ INCOME AFTER PREVIOUS EDUCTION) TO THE E OF THE RETAINED 240,034,873) TO //E WHICH WAS ALLOCATED OF DECEMBER 31, 2005	Management	For
05	CONSIDE SUBSECT NACIONA DE COME IN ENGI	ERATION OF THE 1 TION 1 OF LAW 1 AL DE VALORES A ERCIO DE BUENOS LISH REQUIRED B	9,550, THE RULES ND THE LISTING A AIRES, AND OF T Y THE RULES OF T	DED FOR IN SECTION 234, S OF THE COMISION REGULATIONS OF THE BOLSA THE ACCOUNTING DOCUMENTS THE U.S. SECURITIES AND	Management	For

EXCHANGE COMMISSION FOR THE TWENTY-FIRST FISCAL YEAR ENDED

CONSIDERATION OF FISCAL YEAR 2009 RESULTS AND OF THE BOARD

689,066,685.-) AND ON DECEMBER 20, 2010 (P\$ 364,220,961.-).

OF DIRECTORS' PROPOSAL FOR THE ALLOCATION OF THE RETAINED EARNINGS AS OF DECEMBER 31, 2009, PROPOSAL THAT INCLUDES A CASH DIVIDEND DISTRIBUTION FOR A TOTAL OF P\$ 1,053,287,646.—

, TO BE PAID IN TWO INSTALLMENTS ON MAY 5, 2010 (P\$

ON DECEMBER 31, 2009 ("FISCAL YEAR 2009").

06

For

Management

07	CONSIDERATION OF BOARD OF DIRECTORS' AND SUPERVISORY COMMITTEE'S PERFORMANCE FROM APRIL 29, 2008 TO THE DATE OF THIS SHAREHOLDERS' MEETING.	Management	For
08	CONSIDERATION OF BOARD OF DIRECTORS' COMPENSATION FOR THE SERVICES RENDERED FROM THE DATE OF THEIR APPOINTMENT AT THE SHAREHOLDERS' MEETING HELD ON APRIL 29, 2008 TO DATE. PROPOSAL TO PAY THE GLOBAL AND AGGREGATE AMOUNT OF P\$ 7,700,000.— WHICH REPRESENTS 0.48% OF THE AGGREGATE OF "ACCOUNTABLE EARNINGS" FOR FISCAL YEARS 2008 AND 2009.	Management	For
09	AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$ 4,500,000.— TO THOSE DIRECTORS ACTING DURING THE TWENTY-SECOND FISCAL YEAR (FROM THE DATE OF THIS MEETING UNTIL THE DATE OF THE MEETING THAT APPOINTS THEIR SUCCESSORS), CONTINGENT UPON THE DECISION APPROVED AT THE SHAREHOLDERS' MEETING CONSIDERING THE DOCUMENTS OF SUCH FISCAL YEAR.	Management	For
10	CONSIDERATION OF SUPERVISORY COMMITTEE MEMBERS' COMPENSATION FOR SERVICES RENDERED FROM DATE OF THEIR APPOINTMENT AT SHAREHOLDERS MEETING HELD ON APRIL 29, 2008 TO DATE. PROPOSAL FOR PAYMENT OF GLOBAL AND AGGREGATE AMOUNT OF P\$ 1,188,000.— AUTHORIZATION TO MAKE ADVANCE PAYMENTS UP TO P\$700,000.— TO THOSE MEMBERS OF SUPERVISORY COMMITTEE ACTING DURING TWENTY—SECOND FISCAL YEAR (FROM DATE OF MEETING UNTIL DATE OF MEETING THAT APPOINTS THEIR SUCCESSORS), CONTINGENT UPON DECISION APPROVED AT SHAREHOLDERS' MEETING REVIEWING THE DOCUMENTS OF SUCH FISCAL YEAR.	Management	For
11	DETERMINATION OF THE NUMBER OF DIRECTORS AND ALTERNATE DIRECTORS FOR THE TWENTY-SECOND FISCAL YEAR ("FISCAL YEAR 2010").	Management	For
12	ELECTION OF DIRECTORS AND ALTERNATE DIRECTORS FOR FISCAL YEAR 2010.	Management	For
13	DETERMINATION OF THE NUMBER OF MEMBERS AND ALTERNATE MEMBERS OF THE SUPERVISORY COMMITTEE FOR FISCAL YEAR 2010 AND THEIR ELECTION.	Management	For
14	CONSIDERATION OF THE BOARD OF DIRECTORS' RESOLUTION TO KEEP PRICEWATERHOUSE & CO S.R.L. AS INDEPENDENT AUDITORS FOR FISCAL YEAR 2009 FINANCIAL STATEMENTS.	Management	For
15	DETERMINATION OF COMPENSATION FOR INDEPENDENT AUDITORS FOR FISCAL YEARS 2008 AND 2009 FINANCIAL STATEMENTS.	Management	For
16	APPOINTMENT OF INDEPENDENT AUDITORS FOR FISCAL YEAR 2010 FINANCIAL STATEMENTS AND DETERMINATION OF THEIR COMPENSATION.	Management	For
17	REPORT ON AUDIT COMMITTEE'S EXPENSES DURING FISCAL YEAR 2009 AND CONSIDERATION OF AUDIT COMMITTEE'S BUDGET FOR FISCAL YEAR 2010.	Management	For
18	CONSIDERATION OF THE MERGER SPECIAL CONSOLIDATED BALANCE SHEET OF CUBECORP ARGENTINA S.A. AND TELECOM ARGENTINA S.A., PREPARED AS OF DECEMBER 31, 2008 AND THE RELEVANT REPORT MADE BY THE SUPERVISORY COMMITTEE.	Management	For
19	CONSIDERATION OF THE PRELIMINARY MERGER AGREEMENT EXECUTED BY CUBECORP ARGENTINA S.A. (AS THE ACQUIRED COMPANY WHICH WILL BE WOUND UP WITHOUT LIQUIDATION) AND TELECOM ARGENTINA S.A. (AS THE SURVIVING COMPANY) APPROVED BY THE BOARD OF DIRECTORS OF THE LATTER ON MARCH 6, 2009.	Management	For
20	APPOINTMENT OF THE INDIVIDUALS AUTHORIZED TO EXECUTE THE FINAL MERGER AGREEMENT AND SUPPLEMENTARY DOCUMENTS AND OF THE INDIVIDUALS IN CHARGE OF TAKING THE STEPS NECESSARY FOR THE APPROVAL OF THE MERGER AND ITS REGISTRATION.	Management	For
21	MODIFICATION OF THE DISAPPROVAL OF GERARDO WERTHEIN'S PERFORMANCE DURING THE NINETEENTH FISCAL YEAR.	Management	For

ProxyEdge Report Date: 07/06/2010

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VIVENDI, PARIS

SECURITY F97982106 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 29-Apr-2010 ISIN FR0000127771 AGENDA 702283350 - Management

_	PROPOSAL	TYPE	VOT
	"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	Non-Voting	
	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 IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE	Non-Voting	
	TREATED AS AN "AGAINST" VOTE		
	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL	Non-Voting	
	LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2010/0305/201003051000547.pdf		
	Approve the annual reports and accounts for FY 2009	Management	Fo
	Approve the consolidated reports and accounts for FY 2009	Management	Fo
	Approve the allocation of the result for FY 2009, setting of the dividend and its date for payment	Management	Fo
	Approve the special report by the Statutory Auditors concerning regulated agreements and commitments	Management	For
	Appointment of Mme Dominique Heriard Dubreuil as a Member of the Supervisory	Management	For
	Appointment of Mme Aliza Jabes as a Member of the Supervisory Board	Management	For
	Appointment of Mme Jacqueline Tammenoms Baker as a Member of the Supervisory	Management	Fo
	Appointment of M. Daniel Camus as a Member of the Supervisory Board	Management	Fo
	Authorize the Board of Directors in order that the Company might buy its own shares	Management	For
	Grant the powers for accomplishment of the formalities	Management	For

BOUYGUES, PARIS

SECURITY F11487125 MEETING TYPE MIX

TICKER SYMBOL MEETING DATE 29-Apr-2010

ISIN FR0000120503 AGENDA 702283603 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE	Non-Voting	
	TREATED AS AN "AGAINST" VOTE. 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	Non-Voting	
	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		
0.1	Intermediary, please contact your representati-ve Approve the annual accounts for the year 2009	Managamant	For
0.1	Approve the annual accounts for the year 2009 Approve the consolidated accounts and operations for the	Management Management	For
0.2	year 2009	riariagemerie	101
0.3	Approve to allocate the result and setting of the dividend	Management	For
0.4	Approve regulated agreements and commitments	Management	For
0.5	Approve the renewal of the Director's mandate held by	Management	For
o 6	Monsieur Lucien Douroux	Managamant	For
0.6	Approve the renewal of the Director's mandate held by Monsieur Yves Gabriel	Management	101
0.7	Approve the renewal of the Director's mandate held by Monsieur Patrick Kron	Management	For
0.8	Approve the renewal of the Director's mandate held by Monsieur Jean Peyrelevade	Management	For
0.9	Approve the renewal of the Director's mandate held by Monsieur Francois-Henri Pinault	Management	For
0.10	Approve the renewal of the Director's mandate held by SCDM	Management	For
0.11	Appointment of Madame Colette Lewiner as a Director	Management	For
0.12	Election of a Director who is a Member of the Supervisory Board of one of the Communal Placement funds representing shareholders who are employees	Management	For
0.13	Election of a Director who is a Member of the Supervisory Board of one of the Communal Placement Funds representing shareholders who are employees	Management	For
0.14	Approve the renewal of the Censor's mandate of Monsieur Alain Pouyat	Management	For
0.15	Approve the renewal of auditors' Mazars mandate	Management	For
0.16	Appointment of an Additional Auditor, Monsieur Philippe Castagnac	Management	For
0.17	Authorize the Board of Directors to allow the Company to operate using its equity	Management	For
e.18	Authorize the Board of Directors to reduce capital stock by canceling shares	Management	For
e.19	Authorize the Board of Directors to go ahead, in favor of salaried employees, and social agents of the Company or Companies within its group, or certain categories of them, with free allocations of existing shares or ones to be issued	Management	For
e.20	Authorize the Board of Directors to issue share subscription vouchers during a public offer concerning Company securities	Management	For
e.21	Authorize the Board of Directors to increase capital stock	Management	For

during a public offer

e.22 Amend the Articles of Association Management For e.23 Powers for formalities Management For

Please note that important additional meeting information is Non-Voting available by-clicking on the material URL link -

https://balo.journal-

-officiel.gouv.fr/pdf/2010/0308/201003081000603.pdf

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TYPE. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU D-ECIDE TO AMEND YOUR

ORIGINAL INSTRUCTIONS. THANK YOU.

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CORNING INCORPORATED

SECURITY 219350105 MEETING TYPE Annual TICKER SYMBOL GLW MEETING DATE 29-Apr-2010

ISIN US2193501051 AGENDA 933203541 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR.	Management	For
1B	ELECTION OF DIRECTOR: CARLOS M. GUTIERREZ	Management	For
1C	ELECTION OF DIRECTOR: WILLIAM D. SMITHBURG	Management	For
1D	ELECTION OF DIRECTOR: HANSEL E. TOOKES II	Management	For
1E	ELECTION OF DIRECTOR: WENDELL P. WEEKS	Management	For
02	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS	Management	For
	CORNING'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.		
03	APPROVAL OF THE 2010 VARIABLE COMPENSATION PLAN.	Management	For
04	APPROVAL OF THE 2010 EQUITY PLAN FOR NON- EMPLOYEE DIRECTORS.	Management	For
05	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE RESTATED	Management	For
	CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF		
	DIRECTORS.		
06	SHAREHOLDER PROPOSAL CONCERNING VOTING.	Shareholder	Against
	1A 1B 1C 1D 1E 02 03 04 05	1A ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR. 1B ELECTION OF DIRECTOR: CARLOS M. GUTIERREZ 1C ELECTION OF DIRECTOR: WILLIAM D. SMITHBURG 1D ELECTION OF DIRECTOR: HANSEL E. TOOKES II 1E ELECTION OF DIRECTOR: WENDELL P. WEEKS 02 RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS. 03 APPROVAL OF THE 2010 VARIABLE COMPENSATION PLAN. 04 APPROVAL OF THE 2010 EQUITY PLAN FOR NON- EMPLOYEE DIRECTORS. 05 APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE RESTATED CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS.	1A ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR. Management 1B ELECTION OF DIRECTOR: CARLOS M. GUTIERREZ Management 1C ELECTION OF DIRECTOR: WILLIAM D. SMITHBURG Management 1D ELECTION OF DIRECTOR: HANSEL E. TOOKES II Management 1E ELECTION OF DIRECTOR: WENDELL P. WEEKS Management 02 RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS. 03 APPROVAL OF THE 2010 VARIABLE COMPENSATION PLAN. Management 04 APPROVAL OF THE 2010 EQUITY PLAN FOR NON- EMPLOYEE DIRECTORS. Management 05 APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE RESTATED Management 06 CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS.

AOL INC.

SECURITY 00184X105 MEETING TYPE Annual TICKER SYMBOL AOL MEETING DATE 29-Apr-2010

ISIN US00184X1054 AGENDA 933204997 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: TIM ARMSTRONG	Management	For

1B	ELECTION OF DIRECTOR: RICHARD DALZELL	Management	For
1C	ELECTION OF DIRECTOR: KAREN DYKSTRA	Management	For
1D	ELECTION OF DIRECTOR: WILLIAM HAMBRECHT	Management	For
1E	ELECTION OF DIRECTOR: SUSAN LYNE	Management	For
1F	ELECTION OF DIRECTOR: PATRICIA MITCHELL	Management	For
1G	ELECTION OF DIRECTOR: MICHAEL POWELL	Management	For
1H	ELECTION OF DIRECTOR: FREDRIC REYNOLDS	Management	For
1I	ELECTION OF DIRECTOR: JAMES STENGEL	Management	For
1J	ELECTION OF DIRECTOR: JAMES WIATT	Management	For
2	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS OUR	Management	For
	INDEPENDENT AUDITORS FOR 2010.		
3	APPROVAL OF AMENDED AND RESTATED AOL INC. 2010 STOCK	Management	Against
	INCENTIVE PLAN.		
4	APPROVAL OF AMENDED AND RESTATED AOL INC. ANNUAL INCENTIVE	Management	For
	PLAN FOR EXECUTIVE OFFICERS.		

EBAY INC.

SECURITY 278642103 MEETING TYPE Annual TICKER SYMBOL EBAY MEETING DATE 29-Apr-2010

ISIN US2786421030 AGENDA 933215180 - Management

ITEM	PROPOSAL	TYPE	VOTE
1 A	ELECTION OF DIRECTOR: DAVID M. MOFFETT	Managamant	For
		Management	
1B	ELECTION OF DIRECTOR: RICHARD T. SCHLOSBERG, III	Management	For
1C	ELECTION OF DIRECTOR: THOMAS J. TIERNEY	Management	For
02	TO APPROVE THE AMENDMENT AND RESTATEMENT OF OUR EBAY	Management	For
	INCENTIVE PLAN, INCLUDING TO SATISFY THE REQUIREMENTS OF		
	SECTION 162(M) OF THE INTERNAL REVENUE CODE.		
03	TO APPROVE THE AMENDMENT AND RESTATEMENT OF OUR 2008 EQUITY	Management	Against
	INCENTIVE AWARD PLAN, INCLUDING AN AMENDMENT TO INCREASE THE		
	AGGREGATE NUMBER OF SHARES AUTHORIZED FOR ISSUANCE UNDER THE		
	PLAN BY 20 MILLION SHARES.		
04	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS	Management	For
	OUR INDEPENDENT AUDITORS FOR OUR FISCAL YEAR ENDING DECEMBER		
	31, 2010.		

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The Gabelli Global Multimedia Trust Inc.

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SECURITY P9423F109 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 30-Apr-2010 ISIN MXP740471117 AGENDA 702385697 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETINGIF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU	Non-Voting	
CMMT	PLEASE NOTE THAT THIS IS AN INFORMATION MEETING. SHOULD YOU WISH TO ATTEND-THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR-CLIENT REPRESENTATIVE. THANK YOU	Non-Voting	
I	Presentation and if relevant approval of the report from the Board of-Directors of the Company, report from the Audit Committee and the report from-the General Director, for the 2009 FY	Non-Voting	
II	Presentation and if relevant approval of the report from the Commissioner-with relation to the report from the Board of Directors regarding the-activities carried out to 31 DEC 2009	Non-Voting	
III	Discussion of the audited financial statements and the general balance sheet-of the Company, as well as the Plan for the allocation of results and if-relevant distribution of the profit, for the FYE on 31 DEC 2009	Non-Voting	
IV	Declaration of the payment of a unitary preferred dividend for the shares-from the series DA and for the shares from the series DL	Non-Voting	
V	Determination of the maximum amount of funds that can be allocated to the-purchase of shares of the Company for the 2010 FY	Non-Voting	
VI	Ratification or if relevant designation of Members of the Board of Directors, as well as the ratification or if relevant designation of the Chairperson of the Audit Committee, Secretary and the Commissioner of the Company, determination of their compensation	Non-Voting	
VII	Presentation and if relevant approval of the report regarding the fulfillment-of the tax obligations that are the responsibility of the Company	Non-Voting	
/III	Designation of Special Delegates who will formalize the resolutions passed by-the meeting	Non-Voting	

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SECURITY	P9423F109	MEETING TYPE	ExtraOrdinary General Meeting
TICKER SYMBOL		MEETING DATE	30-Apr-2010
ISIN	MXP740471117	AGENDA	702390737 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETING. IF-YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS MEETING-PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU	Non-Voting	
	PLEASE NOTE THAT THIS IS AN INFORMATION MEETING. SHOULD YOU WISH TO ATTEND THE-MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLI-ENT REPRESENTATIVE. THANK YOU	Non-Voting	
1.	Discussion and, if relevant, approval of the proposal to	Non-Voting	

give a reimbursement-in cash to the shareholders through the reduction of the share and book capita-1 of the company and to amend as a consequence Section 6 of the Corporate byla-ws of the Company

2. Designation of special delegates who will formalize the Non-Voting resolutions passed at-the meeting

AT&T INC.

SECURITY 00206R102 MEETING TYPE Annual
TICKER SYMBOL T MEETING DATE 30-Apr-2010
ISIN US00206R1023 AGENDA 933200177 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Management	For
1B	ELECTION OF DIRECTOR: GILBERT F. AMELIO	Management	For
1C	ELECTION OF DIRECTOR: REUBEN V. ANDERSON	Management	For
1D	ELECTION OF DIRECTOR: JAMES H. BLANCHARD	Management	For
1E	ELECTION OF DIRECTOR: JAIME CHICO PARDO	Management	For
1F	ELECTION OF DIRECTOR: JAMES P. KELLY	Management	For
1G	ELECTION OF DIRECTOR: JON C. MADONNA	Management	For
1H	ELECTION OF DIRECTOR: LYNN M. MARTIN	Management	For
11	ELECTION OF DIRECTOR: JOHN B. MCCOY	Management	For
1J	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Management	For
1K	ELECTION OF DIRECTOR: LAURA D'ANDREA TYSON	Management	For
1L	ELECTION OF DIRECTOR: PATRICIA P. UPTON	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
03	CUMULATIVE VOTING.	Shareholder	Against
04	PENSION CREDIT POLICY.	Shareholder	Against
05	ADVISORY VOTE ON COMPENSATION.	Shareholder	Against
06	SPECIAL STOCKHOLDER MEETINGS.	Shareholder	Against

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The Gabelli Global Multimedia Trust Inc.

WORLD WRESTLING ENTERTAINMENT, INC.

SECURITY 98156Q108 MEETING TYPE Annual TICKER SYMBOL WWE MEETING DATE 30-Apr-2010

ISIN US98156Q1085 AGENDA 933203236 - Management

TYPE VOTE ITEM PROPOSAL

Management 1 VINCENT K. MCMAHON

92

For

	2	DAVID KENIN		For
	3	JOSEPH H. PERKINS		For
	4	FRANK A. RIDDICK, III		For
	5	MICHAEL B. SOLOMON		For
	6	JEFFREY R. SPEED		For
	7	LOWELL P. WEICKER, JR.		For
	8	DONNA N. GOLDSMITH		For
	9	KEVIN DUNN		For
	10	BASIL V. DEVITO, JR.		For
02	RATIF	ICATION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT	Management	For
	REGIS	TERED PUBLIC ACCOUNTING FIRM.		

GRUPO TELEVISA, S.A.B.

SECURITY 40049J206 MEETING TYPE Annual
TICKER SYMBOL TV MEETING DATE 30-Apr-2010
ISIN US40049J2069 AGENDA 933256910 - Management

ITEM	PROPOSAL	TYPE	VOTE
I	APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS.	Management	For
II	APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.	Management	For

MOTOROLA, INC.

SECURITY 620076109 MEETING TYPE Annual
TICKER SYMBOL MOT MEETING DATE 03-May-2010
ISIN US6200761095 AGENDA 933203717 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: GREGORY Q. BROWN	Management	For
1B	ELECTION OF DIRECTOR: DAVID W. DORMAN	Management	For
1C	ELECTION OF DIRECTOR: WILLIAM R. HAMBRECHT	Management	For
1D	ELECTION OF DIRECTOR: SANJAY K. JHA	Management	For
1E	ELECTION OF DIRECTOR: KEITH A. MEISTER	Management	For
1F	ELECTION OF DIRECTOR: THOMAS J. MEREDITH	Management	For
1G	ELECTION OF DIRECTOR: SAMUEL C. SCOTT III	Management	For
1H	ELECTION OF DIRECTOR: JAMES R. STENGEL	Management	For
1I	ELECTION OF DIRECTOR: ANTHONY J. VINCIQUERRA	Management	For
1J	ELECTION OF DIRECTOR: DOUGLAS A. WARNER III	Management	For
1K	ELECTION OF DIRECTOR: JOHN A. WHITE	Management	For
02	APPROVAL OF THE COMPANY'S OVERALL EXECUTIVE COMPENSATION	Management	For
	POLICIES AND PROCEDURES.	_	
03	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.	Management	For

04 SHAREHOLDER PROPOSAL RE: HUMAN RIGHTS POLICY. Shareholder Against 05 SHAREHOLDER PROPOSAL RE: REINCORPORATE IN A Shareholder Against

SHAREOWNER-FRIENDLY STATE.

DISH NETWORK CORPORATION

SECURITY 25470M109 MEETING TYPE Annual TICKER SYMBOL DISH MEETING DATE 03-May-2010

ISIN US25470M1099 AGENDA 933209276 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIREC	TTOR	Management	
0 1	1	JAMES DEFRANCO	riariagemene	For
	2	CANTEY ERGEN		For
	3	CHARLES W. ERGEN		For
	4	STEVEN R. GOODBARN		For
	5	GARY S. HOWARD		For
	6	DAVID K. MOSKOWITZ		For
	7	TOM A. ORTOLF		For
	8	CARL E. VOGEL		For
02	TO RA	ATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT	Management	For
	REGIS	STERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING		
	DECEN	MBER 31, 2010.		

ProxyEdge Report Date: 07/06/2010
Meeting Date Range: 07/01/2009 to 06/30/2010
The Gabelli Global Multimedia Trust Inc.

DEUTSCHE TELEKOM AG

SECURITY 251566105 MEETING TYPE Annual TICKER SYMBOL DT MEETING DATE 03-May-2010

ISIN US2515661054 AGENDA 933233861 - Management

ITEM	PROPOSAL	TYPE	VOTE
02	RESOLUTION ON THE APPROPRIATION OF NET INCOME.	Management	For
03	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF	Management	For
	THE BOARD OF MANAGEMENT FOR THE 2009 FINANCIAL YEAR.		
04	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF DR. KLAUS	Management	For
	ZUMWINKEL, WHO RESIGNED FROM THE SUPERVISORY BOARD, FOR THE		
	2008 FINANCIAL YEAR.		
05	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF	Management	For
	THE SUPERVISORY BOARD FOR THE 2009 FINANCIAL YEAR.		
06	RESOLUTION ON THE APPROVAL OF THE NEW REMUNERATION SYSTEM	Management	For
	FOR BOARD OF MANAGEMENT MEMBERS.		

07	RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2010 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW THE CONDENSED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT PURSUANT TO SECTION 37W (5), SECTION 37Y NO.2 OF THE WPHG (WERTPAPIERHANDELSGESETZ-GERMAN SECURITIES TRADING ACT) IN THE 2010 FINANCIAL YEAR.	Management	For
08	RESOLUTION ON THE AUTHORIZATION TO ACQUIRE TREASURY SHARES AND USE THEM WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO OFFER SHARES AS WELL AS OF THE OPTION TO REDEEM TREASURY SHARES, REDUCING THE CAPITAL STOCK.	Management	For
09	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
10	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
11	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH ERSTE DFMG DEUTSCHE FUNKTURM VERMOGENS-GMBH.	Management	For
12	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH T-MOBILE GLOBAL HOLDING NR. 2 GMBH.	Management	For
13	AUTHORIZATION TO ISSUE BONDS WITH WARRANTS, CONVERTIBLE BONDS, PROFIT PARTICIPATION RIGHTS AND/OR PARTICIPATING BONDS (OR COMBINATIONS OF THESE INSTRUMENTS) WITH THE OPTION OF EXCLUDING SUBSCRIPTION RIGHTS, CREATION OF NEW CONTINGENT CAPITAL WITH THE CANCELLATION OF THE CONTINGENT CAPITAL PURSUANT TO SECTION 5 (5) OF THE ARTICLES OF INCORPORATION AND CORRESPONDING AMENDMENT TO SECTION 5 OF THE ARTICLES OF INCORPORATION (CONTINGENT CAPITAL 2010).	Management	For
14	RESOLUTION ON THE CHANGE TO SUPERVISORY BOARD REMUNERATION AND RELATED AMENDMENT OF SECTION 13 OF THE ARTICLES OF INCORPORATION.	Management	For
15	RESOLUTION ON THE AMENDMENT TO SECTION 2 OF THE ARTICLES OF INCORPORATION.	Management	For
16	RESOLUTION ON THE AMENDMENT TO SECTION 14 OF THE ARTICLES OF INCORPORATION.	Management	For
17	RESOLUTION ON THE AMENDMENT TO SECTION 15 OF THE ARTICLES OF INCORPORATION.	Management	For
18	RESOLUTION ON THE AMENDMENT TO SECTION 16 OF THE ARTICLES OF INCORPORATION TO ENABLE ONLINE PARTICIPATION IN THE SHAREHOLDERS' MEETING.	Management	For
19	RESOLUTION ON THE AMENDMENT TO SECTION 16 OF THE ARTICLES OF INCORPORATION TO ENABLE A POSTAL VOTE.	Management	For

M6 METROPOLE TELEVISION SA, NEUILLY SUR SEINE

SECURITY F6160D108 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 04-May-2010 TSIN FR0000053225 AGENDA 702320071 - Management

ITEM	PROPOSAL	TYPE	VOTE
_	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
-	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	Non-Voting	

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 PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS Non-Voting AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journalofficiel.gouv.fr/pdf/2010/0329/201003291000929.pdf Approve the financial statements for the FYE on 31 DEC 2009 1 Management For 2 Approve the consolidated financial statements for the FYE on Management For 31 DEC 2009 Approve the allocation of income for the FY and set the 3 Management For amount of the dividend (payment of 2.35 EUR/shares on the 17th of May in two parts EUR 0.85 and EUR 1.50) 4 Approve the regulated agreements and undertakings For Management 5 Approve the undertaking in favor of Mr. Nicolas de Tavernost Management For in the event of termination of his duties Approve the undertaking in favor of Mr. Thomas Valentin in 6 Management For the event of termination of his duties 7 Approve the undertaking in favor of Mrs. Catherine Lenoble Management For in the event of termination of his duties

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The Gabelli Global Multimedia Trust Inc.

8	Approve the undertaking in favor of Mr. Jerome Lefebure in	Management	For
	the event of termination of his duties		
9	Ratify the co-optation of Mr. Philippe Delusinne as a	Management	For
	Supervisory Board Member		
10	Ratify the co-optation of Mrs. Delphine Arnault as a	Management	For
	Supervisory Board Member		
11	Approve to set the amount for attendance allowances	Management	For
	allocated to the Board Members		
12	Authorize the Executive Board to allow the Company to	Management	For
	repurchase its own shares as part of the Program pursuant to		
	Article L. 225-209 of the Commercial Code		
13	Powers for the formalities	Management	For

GANNETT CO., INC.

SECURITY 364730101 MEETING TYPE Annual TICKER SYMBOL GCI MEETING DATE 04-May-2010 ISIN US3647301015 AGENDA 933207284 - Management

ITEM PROPOSAL TYPE VOTE

THEM PROPOSAL TYPE VOTE THEM PROPOSAL STANTON DOGE 1 JOSEPH P. CLAYTON 2 R. STANTON DOGE 3 MICHAELS L. STANTON DOGE 4 CHARLES W. ERGEN 5 DAVID K. MOSKOWITZ 6 TOM A. ORTOLE 7 C. MICHAELS CAROLEDER 7 C. MICHAELS CAROLEDER 7 C. MICHAELS CAROLEDER 1 TO ARTIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2010. TYPE VOTE ITEM PROPOSAL TYPE VOTE TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2010. TYPE VOTE TICKER SYMBOL CBB MEETING TYPE Annual TICKER SYMBOL CBB MEETING TYPE Annual TICKER SYMBOL CBB MEETING DATE 04-May-2010 ISIN US1718711062 AGENDA 933211928 - Management TYPE VOTE							
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5 MARJORIE MAGNER 6 SCOTT K. MCCUNE 7 DUNCAN M. MCPARLAND 8 DONNA B. SHALALA 9 NEAL SHAPERO 10 KAREN HASTIG WILLIAMS 10 TO RATEY ERRST & YOUNG LEP AS THE COMPANY'S INDEPENDENT MARROMENT FOR REGISTERED FUBLIC ACCOUNTING FIRM FOR THE 2010 FISCAL YEAR. 03 TO APPROVE THE COMPANY'S MARINED AND RESTATED 2010 UNITEDS MAINTENCE COMPENSATION PLAN. 04 SHAREHOLDER FROPOSAL RELATING TO THE USE OF TAX GROSS-UPS AS AN ELEMENT OF COMPENSATION FOR SENIOR EXECUTIVES. ECHOSTAR CORPORATION SECURITY 278768106 MEETING TYPE Annual TICKER SYMBOL SATS MEETING DATE 04-May-2010 ISIN US2787681061 AGENDA 933210748 - Management TYPE VOTE 1 DIRECTOR 1 JUSEPH P. CLAYTON 933210748 - Management 1 JUSEPH P. CLAYTON P. CLAYTON P. C. MICHAEL SCHROEDER 4 CHARLES W. ERGEN P. C. MICHAEL SCHROEDER 7 C. MICHAEL SCHROEDER 7 TO RATIFY THE APPOINTMENT OF KFMG LLF AS OUR INDEPENDENT REGISTERED FUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2010. CINCINNATI BELL INC. SECURITY 171871106 MEETING TYPE Annual TICKER SYMBOL CBS MEETING DATE 04-May-2010 TO RATIFY THE APPOINTMENT OF KFMG LLF AS OUR INDEPENDENT REGISTERED FUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2010. CINCINNATI BELL INC. SECURITY 171871106 MEETING TYPE Annual TICKER SYMBOL CBS MEETING DATE 04-May-2010 TICKER SYMBOL CBS MEETING DATE 04-MAY-201		3	ARTHUR H. HARPI	ER			For
6 SCOTT K. MCCUNE 7 DUNCAN M. MCFARLAND 8 DOWNA E. SHALALA 9 NEAL SHAPIRO 10 KAREN HASTLE WILLIAMS 7 ON EAL SHAPIRO 10 TO RATIFY BENST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2010 FISCAL YEAR. 03 TO APPROVE THE COMPANY'S AMENDED AND RESTRATED 2001 OWNIBUS Management Agains INCENTIVE COMPENSATION PLAN. 04 SHAREHOLDER PROPOSAL RELATING TO THE USE OF TAX GROSS-UPS AS AN ELEMENT OF COMPENSATION FOR SENIOR EXECUTIVES. ECHOSTAR CORPORATION SECURITY 218768106 MEETING TYPE Annual TICKER SYMBOL SAIS MEETING DATE 04-May-2010 1SIN US2787681061 AGENDA 933210748 - Management 1 DIRECTOR 1 JOSEPH P. CLAYTON POPENSATION PROPERTY OF POPENS							For
7 DUNCAN M. MCFARLAND 8 DORNA E. SHALALA 9 NEAL SHAPIRO 10 KAREM HASTIE WILLIAMS 10 KAREM HASTIE WILLIAMS 2 TO RATIFY EMBLIC ACCOUNTING FIRM FOR THE 2010 FISCAL YEAR. 3 TO APPROVE THE COMPANY'S AMENDED AND RESTATED 2011 OMISUS 3 TO APPROVE THE COMPANY'S AMENDED AND RESTATED 2011 OMISUS 4 SHARRHOLDER PROPOSAL RELATING TO THE USE OF TAX GROSS-UPS AS Shareholder Agains AN ELEMENT OF COMPENSATION FOR SENIOR EXECUTIVES. ECHOSTAR CORPORATION SECURITY 278768106 MEETING TYPE ANNUAL TICKER SYMBOL SATS MEETING DATE 04-May-2010 ISIN US2787681061 AGENDA 933210748 - Management TYPE VOTE TO BIRCTOR 1 JOSEPH P. CLAYTON 933210748 - Management 1 DIRECTOR MICHAEL SCHOOL POR POR SENIOR EXECUTIVES POR							
8 DOWN E. SHALALA 9 NEAL SHAPIRO 10 KAREH HASTIE WILLIAMS 22 TO RATIFY ERNST & YOUNG LIP AS THE COMPANY'S INDEPENDENT Management Por RECISTERED PUBLIC ACCOUNTING FIRM FOR THE 2010 FISCAL YEAR. 33 TO APPROVE THE COMPANY'S AMENDED AND RESTATED 2001 OMNIBUS Management Agains INCENTIVE COMPENSATION FLAN. 44 SHAREHOLDER PROPOSAL RELATING TO THE USE OF TAX GROSS-UPS AS Shareholder Agains AN ELEMENT OF COMPENSATION FOR SENIOR EXECUTIVES. ECHOSTAR CORPORATION SECURITY 278768106 MEETING TYPE Annual TICKER SYMBOL SATS MEETING DATE 04-May-2010 ISIN US2787681061 AGENDA 933210748 - Management TIEM PROPOSAL TYPE VOTE 1 DIRECTOR MANAGEMENT POR SENIOR EXECUTIVES POR POR SENIOR EXECUTIVES. 1 DIRECTOR PROPOSAL POR SENIOR EXECUTIVES POR SENIOR EXECUTIVES POR SENIOR EXECUTIVES. 1 DIRECTOR PROPOSAL POR SENIOR EXECUTIVES POR SENIOR EXECUTIVES. 1 DIRECTOR PROPOSAL POR SENIOR EXECUTIVES. 1 D							
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SECURITY 171871106 MEETING TYPE Annual TICKER SYMBOL CBB MEETING DATE 04-May-2010 ISIN US1718711062 AGENDA 933211928 - Management ITEM PROPOSAL TYPE VOTE	02	REGIST	ERED PUBLIC ACC			Management	For
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ISIN US1718711062 AGENDA 933211928 - Management ITEM PROPOSAL TYPE VOTE							
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	ITEM	PROPOSA	AL			TYPE	VOTE
01 DIRECTOR Management							
51 Singeria	0.1	DIRECTO)R			Management	
1 BRUCE L. BYRNES For	∪ ±			3		riaria y cilicii c	For

	2	PHILLIP R. COX	For			
	3	JAKKI L. HAUSSLER	For			
	4	MARK LAZARUS				
	5	CRAIG F. MAIER	For			
	6	ALEX SHUMATE	For			
	7	LYNN A. WENTWORTH	For			
	8	JOHN M. ZRNO	For			
02	THE RA	TIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP Management	For			
	AS THE	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO				
	AUDIT '	THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR				
	2010.					

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The Gabelli Global Multimedia Trust Inc.

DISCOVERY COMMUNICATIONS, INC.

SECURITY 25470F104 MEETING TYPE Annual TICKER SYMBOL DISCA MEETING DATE 05-May-2010

ISIN US25470F1049 AGENDA 933211790 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 PAUL A. GOULD		For
	2 JOHN S. HENDRICKS		For
	3 M. LAVOY ROBISON		For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS DISCOVERY COMMUNICATIONS, INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.	Management	For

TELUS CORPORATION

SECURITY 87971M202 MEETING TYPE Annual and Special Meeting TICKER SYMBOL TU MEETING DATE 05-May-2010

ISIN CA87971M2022 AGENDA 933236350 - Management

ITEM PROPOSAL

01 APPROVE THE RATIFICATION AND CONFIRMATION OF THE SHAREHOLDER Management Against RIGHTS PLAN.

REGAL ENTERTAINMENT GROUP

SECURITY 758766109 MEETING TYPE Annual TICKER SYMBOL RGC MEETING DATE 05-May-2010

ISIN US7587661098 AGENDA 933244179 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 THOMAS D. BELL, JR.		For
	2 DAVID H. KEYTE		For
	3 AMY E. MILES		For
	4 LEE M. THOMAS		For
02	RATIFICATION OF THE AUDIT COMMITTEE'S SELECTION OF KPMG LLP	Management	For
	AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	FISCAL YEAR ENDING DECEMBER 30, 2010.		

JARDINE STRATEGIC HLDGS LTD BERMUDA

SECURITY G50764102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 06-May-2010 ISIN BMG507641022 AGENDA 702334880 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Receive and approve the Financial Statements and the Independent Auditor's Report for the YE 31 DEC 2009 and to declare a final dividend	Management	For
2	Re-elect Simon Keswick as a Director	Management	For
3	Re-elect Percy Weatherall as a Director	Management	For
4	Re-appoint the Auditors and authorize the Directors to fix their remuneration	Management	For
5	Authorize the Directors to allot or issue shares and to make and grant offers, agreements and options which would or might require shares to be allotted, issued or disposed of during or after the end of the Relevant Period up to an aggregate nominal amount of USD 18.5 million and the aggregate nominal amount of share capital allotted or agreed conditionally or unconditionally to be allotted wholly for cash (whether pursuant to an option or otherwise) by the Directors pursuant to the approval in this resolution, otherwise than pursuant to a Rights Issue (for the purposes of this Resolution, Rights Issue being an offer of shares or other securities to holders of shares or other securities	Management	For
_	CONTD on the Register on a fixed record date in proportion to their then-holdings of such shares or other securities or otherwise in accordance with-the rights attaching thereto (subject to such exclusions or other-arrangements as the Directors may deem necessary or expedient in relation to-fractional entitlements or legal or practical problems under the laws of, or-the requirements of any recognized	Non-Voting	

regulatory body or any stock exchange in, -any territory)),

shall not exceed USD 2.7 million, and the said approval-shall be limited accordingly; Authority expires earlier of the conclusion of-the next AGM, or the expiration of the period within which such meeting is-required by law to be held

Authorize the Directors to purchase its own shares, subject to and in accordance with all applicable laws and regulations, the aggregate nominal amount of shares of the Company which the Company may purchase pursuant to the approval in this resolution shall be less than 15% of the aggregate nominal amount of the existing issued share capital of the Company at the date of this meeting, and such approval shall be limited accordingly; and the approval in this Resolution shall, where permitted by applicable laws and regulations and subject to the limitation in paragraph this Resolution, 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 CONTD..

Management For

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..CONTD can be required to purchase its own shares, provided Non-Voting that where Put-Warrants are issued or offered pursuant to a Rights Issue (as defined in-Resolution 5 above) the price which the Company may pay for 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 five dealing days falling one day prior to the date of any public-announcement by the Company of the proposed issue of Put Warrants; Authority-expires earlier of the conclusion of the next AGM, or the expiration of the-period within which such meeting is required by law to be held

Approve the purchase by the Company of shares of US(cent) 25 each in Jardine Matheson Holdings Limited (Jardine Matheson) during the Relevant Period (for the purposes of this Resolution, Relevant Period being the period from the passing of this Resolution until the earlier of the conclusion of the next AGM, or the expiration of the period within which such meeting is required by law to be held, or the revocation or variation of this Resolution by an ordinary resolution of the shareholders of the Company in general meeting or the cessation of the Company's status CONTD..

.. CONTD as a subsidiary of Jardine Matheson) be and is hereby generally and-unconditionally approved, provided that any purchases of Jardine Matheson-shares by the Company pursuant to this authority shall be in accordance with-and limited by the terms of the authority granted to the directors of Jardine-Matheson by its shareholders from time to time and that the authority granted-by this Resolution shall be limited accordingly

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Report Date: 07/06/2010

Management For

Non-Voting

VERIZON COMMUNICATIONS INC.

SECURITY 92343V104 MEETING TYPE Annual TICKER SYMBOL VZ MEETING DATE 06-May-2010

ISIN US92343V1044 AGENDA 933212451 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	For
1B	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	For
1C	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For
1D	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	For
1E	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	For
1F	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	For
1G	ELECTION OF DIRECTOR: THOMAS H. O'BRIEN	Management	For
1H	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	For
11	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	For
1J	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	For
1K	ELECTION OF DIRECTOR: RODNEY E. SLATER	Management	For
1L	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	For
1M	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	For
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
03	ADVISORY VOTE RELATED TO EXECUTIVE COMPENSATION	Management	For
04	PROHIBIT GRANTING STOCK OPTIONS	Shareholder	Against
05	GENDER IDENTITY NON-DISCRIMINATION POLICY	Shareholder	Against
06	PERFORMANCE STOCK UNIT PERFORMANCE THRESHOLDS	Shareholder	Against
07	SHAREHOLDER RIGHT TO CALL A SPECIAL MEETING	Shareholder	Against
08	ADOPT AND DISCLOSE SUCCESSION PLANNING POLICY	Shareholder	Against
09	SHAREHOLDER APPROVAL OF BENEFITS PAID AFTER DEATH	Shareholder	Against
10	EXECUTIVE STOCK RETENTION REQUIREMENTS	Shareholder	Against

GAYLORD ENTERTAINMENT COMPANY

SECURITY 367905106 MEETING TYPE Annual TICKER SYMBOL GET MEETING DATE 06-May-2010

ISIN US3679051066 AGENDA 933226727 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIREC	CTOR	Management	
	1	GLENN J. ANGIOLILLO		For
	2	MICHAEL J. BENDER		For
	3	E.K. GAYLORD II		For
	4	RALPH HORN		For
	5	DAVID W. JOHNSON		For
	6	ELLEN LEVINE		For
	7	ROBERT S. PRATHER, JR.		For
	8	COLIN V. REED		For

	9	MICHAEL D. ROSE		For
	10	MICHAEL I. ROTH		For
	11	ROBERT B. ROWLING		For
02	TO RAT	CIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE	Management	For
	COMPAN	NY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	FISCAL	YEAR 2010		

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The Gabelli Global Multimedia Trust Inc.

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

SECURITY X3232T104 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 10-May-2010 ISIN GRS419003009 AGENDA 702366572 - Management

TEM	PROPOSAL	TYPE	VOTE
-	Approve the submission of the Board of Directors reports and Auditors reports for the annual financial statements for the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009 which are included at the annual financial report for the corresponding period of 01 JAN 2009 until 31 DEC 2009, according to Article 4 of the L. 3556.2007	Management	No Action
2	Approve the submission of the Company's Corporate and consolidated financial statements for the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009, which are included at the annual financial report for the corresponding period of 01 JAN 2009 until 31 DEC 2009, according to Article 4 of the L. 3556.2007	Management	No Action
}	Approve the earnings distribution for the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009 which are included at the annual financial report for the corresponding period of 01 JAN 2009 until 31 DEC 2009, according to Article 4 of the L. 3556.2007	Management	No Action
I	Grant discharge of both the Members of the Board of Directors and the Auditors from any liability for indemnity with respect to the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009 and the administrative and representation acts of the Board of Directors	Management	No Action
5	Approve the remuneration and compensation payments to the Members of the Board of Directors for attendance and participation at the Board of Directors and Company Committees, for the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009	Management	No Action
5	Approve the remuneration and the compensation payments to the Members of the Board of Directors of the Company and determination of the annual extraordinary compensation of the Members of the Board of Directors and the Company's executives for the current 10th FY commencing on 01 JAN 2009 until 31 DEC 2009	Management	No Action
7	Approve the nomination of regular and substitute certified	Management	No Action

	Auditors for the current 10th FY commencing on 01 JAN 2009		
	until 31 DEC 2009 and determination of their fees		
8	Ratify the election of new the Members of the Board of	Management	No Action
	Directors in replacement of the resigned Members		
9	Approve the Audit committee according to Article 37 of L.	Management	No Action
	3693.2008		
10	Approve the contracts pursuant to Article 23a, paragraph 1	Management	No Action
	of the C.L. 2190.1920		
11	Grant discharge the permission, pursuant to Article 23a,	Management	No Action
	paragraph 1 of the C.L. 2190.1920, to the Members of the		
	Board of Directors and officers of the Company's departments		
	and divisions to participate in Boards of Directors or in		
	the Management of groups Companies and their associate		
	Companies for the purposes set out in Article 42e paragraph		
	5, of the C.L. 2190/1920		
12	Other announcements	Management	No Action
		-	

HAVAS, 2 ALLEE DE LONGCHAMP SURESNES

SECURITY	F47696111	MEETING TYPE	MIX
TICKER SYMBOL		MEETING DATE	11-May-2010
ISIN	FR0000121881	AGENDA	702349956 - Management

ITEM	PROPOSAL	TYPE	VOTE
_	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE	Non-Voting	
	OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE		
	TREATED AS AN "AGAINST" VOTE.		
-	French Resident Shareowners must complete, sign and forward	Non-Voting	
	the Proxy Card-directly to the sub custodian. Please contact		
	your Client Service-Representative to obtain the necessary		
	card, account details and directionsThe 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 IMPORTANT ADDITIONAL MEETING INFORMATION IS	Nam Watina	
_	AVAILABLE BY-CLICKING ON THE MATERIAL URL	Non-Voting	
	LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2010/0402/201004021001017.pdf AND ht-		
	tps://balo.journal-		
	officiel.gouv.fr/pdf/2010/0423/201004231001398.pdf		
1	Approve the annual financial statements for the FY 2009	Management	For
2	Approve the consolidated financial statements for the FY 2009	_	For
3	Approve the allocation of income	Management	For
4	Approve the setting of the attendance allowances for 2010	Management	For
5	Approve the Agreements pursuant to Article L.225-38 of the	Management	For
	Commercial Code	,	
6	Approve the renewal of Mr. Pierre LESCURE's term as Board	Management	For
	member	-	
7	Approve the renewal of Mr. Leopoldo RODES CASTANE's term as	Management	For
	Board member		

8	Approve the renewal of Mr. Patrick SOULARD's term as Board member	Management	For
9	Appointment of Mr. Yannick BOLLORE as Board member	Management	For
10	Appointment of Mr. Michel Bonhomme as a substitute Statutory Auditor, who	Management	For
11	Authorize the Board of Directors to acquire shares of the Company	Management	For
12	Authorize the Board of Directors to reduce the capital by cancellation of previously purchased shares under a program of buyback of shares	Management	For

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13	Authorize the Board of Directors to decide to increase the share capital by issuing - with preferential subscription rights - shares and/or securities giving access to the capital of the Company and to decide to issue securities entitling to the allotment of debt securities	Management	For
14	Authorize the Board of Directors to increase capital by issuing shares or securities giving access to the capital of the Company and to issue securities entitling to the allotment of debt securities, without preferential subscription rights of the shareholders as part of an exchange public offer	Management	For
15	Authorize the Board of Directors to decide to increase capital by incorporation of premiums, reserves, profits or other funding	Management	For
16	Authorize the Board of Directors to increase the share capital within the limit of 10%, as remuneration for the contributions in kind consisting of equity securities or securities giving access to the capital	Management	For
17	Authorize the Board of Directors to increase the share capital in favor of members of a Company Saving Plan	Management	For
18	Authorize the Board of Directors to increase the share capital in favor of a category of beneficiaries	Management	For
19	Authorize the Board of Directors to grant options to subscribe for shares	Management	For
20	Approve the powers for the formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL LINK. IF YOU-HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS Y-OU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Management Non-Voting	For

SPRINT NEXTEL CORPORATION

SECURITY 852061100 MEETING TYPE Annual
TICKER SYMBOL S MEETING DATE 11-May-2010
ISIN US8520611000 AGENDA 933216764 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: ROBERT R. BENNETT	Management	For
1B	ELECTION OF DIRECTOR: GORDON M. BETHUNE	Management	For
1C	ELECTION OF DIRECTOR: LARRY C. GLASSCOCK	Management	For
1D	ELECTION OF DIRECTOR: JAMES H. HANCE, JR.	Management	For
1E	ELECTION OF DIRECTOR: DANIEL R. HESSE	Management	For
1F	ELECTION OF DIRECTOR: V. JANET HILL	Management	For
1G	ELECTION OF DIRECTOR: FRANK IANNA	Management	For
1H	ELECTION OF DIRECTOR: SVEN-CHRISTER NILSSON	Management	For
1I	ELECTION OF DIRECTOR: WILLIAM R. NUTI	Management	For
1J	ELECTION OF DIRECTOR: RODNEY O'NEAL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2010.		
03	TO APPROVE AN AMENDMENT TO THE 2007 OMNIBUS INCENTIVE PLAN,	Management	Against
	ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		
04	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING POLITICAL	Shareholder	Against
	CONTRIBUTIONS.		
05	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING AN ADVISORY	Shareholder	Against
	VOTE ON EXECUTIVE COMPENSATION.		
06	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING SHAREHOLDERS'	Shareholder	Against
	ABILITY TO ACT BY WRITTEN CONSENT.		

BELO CORP.

SECURITY 080555105 MEETING TYPE Annual TICKER SYMBOL BLC MEETING DATE 11-May-2010

ISIN US0805551050 AGENDA 933227034 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 JUDITH L. CRAVEN, MD MPH	3	For
	2 DEALEY D. HERNDON		For
	3 WAYNE R. SANDERS		For
	4 MCHENRY T. TICHENOR JR.		For
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE	Management	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		
03	SHAREHOLDER PROPOSAL RELATING TO REPEAL OF THE CLASSIFIED	Shareholder	Against
	BOARD OF DIRECTORS.		

HARTE-HANKS, INC.

SECURITY 416196103 MEETING TYPE Annual
TICKER SYMBOL HHS MEETING DATE 11-May-2010
ISIN US4161961036 AGENDA 933235473 - Management

ITEM PROPOSAL TYPE VOTE

01	DIRECTOR	Management	
	1 WILLIAM F. FARLEY		For
	2 LARRY D. FRANKLIN		For
	3 WILLIAM K. GAYDEN		For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS HARTE- HANKS'	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL		
	2010.		

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LIN TV CORP.

SECURITY 532774106 MEETING TYPE Annual TICKER SYMBOL TVL MEETING DATE 11-May-2010

ISIN US5327741063 AGENDA 933242959 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR 1 WILLIAM S. BANOWSKY	Management	Withheld
	2 DR. W.H. CUNNINGHAM		Withheld
02	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF LIN TV	Management	For
	CORP. FOR THE YEAR ENDING DECEMBER 31, 2010.		
03	TO APPROVE THE AMENDED AND RESTATED 2002 NON- EMPLOYEE	Management	Against
	DIRECTOR STOCK PLAN.		
04	TO APPROVE THE AMENDED AND RESTATED 2002 STOCK PLAN.	Management	Against
05	TO APPROVE THE 2010 EMPLOYEE STOCK PURCHASE PLAN.	Management	For

PINNACLE ENTERTAINMENT, INC.

SECURITY 723456109 MEETING TYPE Contested-Annual TICKER SYMBOL PNK MEETING DATE 11-May-2010

ISIN US7234561097 AGENDA 933248696 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: STEPHEN C. COMER	Management	For
1B	ELECTION OF DIRECTOR: JOHN V. GIOVENCO	Management	For
1C	ELECTION OF DIRECTOR: RICHARD J. GOEGLEIN	Management	For
1D	ELECTION OF DIRECTOR: ELLIS LANDAU	Management	For
1E	ELECTION OF DIRECTOR: BRUCE A. LESLIE	Management	For
1F	ELECTION OF DIRECTOR: JAMES L. MARTINEAU	Management	For
1G	ELECTION OF DIRECTOR: MICHAEL ORNEST	Management	For
1H	ELECTION OF DIRECTOR: LYNN P. REITNOUER	Management	For

1 I	ELECTION OF DIRECTOR: ANTHONY M. SANFILIPPO	Management	For
02	PROPOSAL TO AMEND THE COMPANY'S 2005 EQUITY AND PERFORMANCE	Management	Against
	INCENTIVE PLAN.		
03	RATIFICATION OF THE APPOINTMENT OF THE COMPANY'S INDEPENDENT	Management	For
	AUDITORS FOR THE 2010 FISCAL YEAR. THE BOARD OF DIRECTORS		
	RECOMMENDS TO VOTE "AGAINST" PROPOSAL 4.		
04	STOCKHOLDER PROPOSAL FOR AN ADVISORY VOTE ON EXECUTIVE	Shareholder	Against
	COMPENSATION.		

STV GROUP PLC, GLASGOW

SECURITY G8226W137 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 12-May-2010 ISIN GB00B3CX3644 AGENDA 702402784 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve the proposed disposal by STV Out of Home Limited of Perl & Dean Cinemas Limited pursuant to the disposal agreement [as defined in the circular to shareholders dated 23 Apr 2010, a copy of which has been produced to the meeting and initialed by the Chairman of the meeting for the purpose of identification only [the Circular]] in the manner and that the Directors be and are hereby authorized to take all such steps as may be necessary or desirable in relation thereto and to carry the same into effect with such modifications, variations, revisions or amendments [providing such modifications, variations or amendments are not of a material nature] as they shall deem necessary or desirable	Management	For

AMERICAN TOWER CORPORATION

SECURITY 029912201 MEETING TYPE Annual TICKER SYMBOL AMT MEETING DATE 12-May-2010

US0299122012 AGENDA 933215116 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: RAYMOND P. DOLAN	Management	For
1B	ELECTION OF DIRECTOR: RONALD M. DYKES	Management	For
1C	ELECTION OF DIRECTOR: CAROLYN F. KATZ	Management	For
1D	ELECTION OF DIRECTOR: GUSTAVO LARA CANTU	Management	For
1E	ELECTION OF DIRECTOR: JOANN A. REED	Management	For
1F	ELECTION OF DIRECTOR: PAMELA D.A. REEVE	Management	For
1G	ELECTION OF DIRECTOR: DAVID E. SHARBUTT	Management	For
1H	ELECTION OF DIRECTOR: JAMES D. TAICLET, JR.	Management	For
11	ELECTION OF DIRECTOR: SAMME L. THOMPSON	Management	For
02	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.		

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QWEST COMMUNICATIONS INTERNATIONAL INC.

SECURITY 749121109 MEETING TYPE Annual
TICKER SYMBOL Q MEETING DATE 12-May-2010
ISIN US7491211097 AGENDA 933215457 - Management

PROPOSAL	TYPE	VOTE
ELECTION OF DIRECTOR: EDWARD A. MUELLER	Management	For
ELECTION OF DIRECTOR: CHARLES L. BIGGS	Management	For
ELECTION OF DIRECTOR: K. DANE BROOKSHER	Management	For
ELECTION OF DIRECTOR: PETER S. HELLMAN	Management	For
ELECTION OF DIRECTOR: R. DAVID HOOVER	Management	For
ELECTION OF DIRECTOR: PATRICK J. MARTIN	Management	For
ELECTION OF DIRECTOR: CAROLINE MATTHEWS	Management	For
ELECTION OF DIRECTOR: WAYNE W. MURDY	Management	For
ELECTION OF DIRECTOR: JAN L. MURLEY	Management	For
ELECTION OF DIRECTOR: MICHAEL J. ROBERTS	Management	For
ELECTION OF DIRECTOR: JAMES A. UNRUH	Management	For
ELECTION OF DIRECTOR: ANTHONY WELTERS	Management	For
THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR	Management	For
INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.		
THE APPROVAL OF AN AMENDMENT TO OUR EMPLOYEE STOCK PURCHASE	Management	For
PLAN, OR ESPP.		
A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ADOPT A	Shareholder	Against
POLICY LIMITING THE CIRCUMSTANCES UNDER WHICH PERFORMANCE		
SHARES GRANTED TO EXECUTIVES WILL VEST AND BECOME PAYABLE.		
A STOCKHOLDER PROPOSAL URGING OUR BOARD TO ADOPT A POLICY	Shareholder	Against
THAT STOCKHOLDERS HAVE THE OPPORTUNITY AT EACH ANNUAL		
MEETING TO VOTE ON AN ADVISORY RESOLUTION PROPOSED BY		
MANAGEMENT TO APPROVE CERTAIN COMPENSATION OF OUR EXECUTIVES.		
A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ESTABLISH A	Shareholder	Against
POLICY OF SEPARATING THE ROLES OF CHAIRMAN AND CHIEF		
EXECUTIVE OFFICER WHENEVER POSSIBLE.		
A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD AMEND OUR	Shareholder	Against
BYLAWS TO ALLOW 10% OR GREATER STOCKHOLDERS TO CALL SPECIAL		
MEETINGS OF STOCKHOLDERS.		
	ELECTION OF DIRECTOR: EDWARD A. MUELLER ELECTION OF DIRECTOR: CHARLES L. BIGGS ELECTION OF DIRECTOR: K. DANE BROOKSHER ELECTION OF DIRECTOR: PETER S. HELLMAN ELECTION OF DIRECTOR: R. DAVID HOOVER ELECTION OF DIRECTOR: PATRICK J. MARTIN ELECTION OF DIRECTOR: CAROLINE MATTHEWS ELECTION OF DIRECTOR: WAYNE W. MURDY ELECTION OF DIRECTOR: JAN L. MURLEY ELECTION OF DIRECTOR: MICHAEL J. ROBERTS ELECTION OF DIRECTOR: JAMES A. UNRUH ELECTION OF DIRECTOR: ANTHONY WELTERS THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010. THE APPROVAL OF AN AMENDMENT TO OUR EMPLOYEE STOCK PURCHASE PLAN, OR ESPP. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ADOPT A POLICY LIMITING THE CIRCUMSTANCES UNDER WHICH PERFORMANCE SHARES GRANTED TO EXECUTIVES WILL VEST AND BECOME PAYABLE. A STOCKHOLDER PROPOSAL URGING OUR BOARD TO ADOPT A POLICY THAT STOCKHOLDERS HAVE THE OPPORTUNITY AT EACH ANNUAL MEETING TO VOTE ON AN ADVISORY RESOLUTION PROPOSED BY MANAGEMENT TO APPROVE CERTAIN COMPENSATION OF OUR EXECUTIVES. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ESTABLISH A POLICY OF SEPARATING THE ROLES OF CHAIRMAN AND CHIEF EXECUTIVE OFFICER WHENEVER POSSIBLE. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD AMEND OUR BYLAWS TO ALLOW 10% OR GREATER STOCKHOLDERS TO CALL SPECIAL	ELECTION OF DIRECTOR: EDWARD A. MUELLER ELECTION OF DIRECTOR: CHARLES L. BIGGS ELECTION OF DIRECTOR: K. DANE BROOKSHER ELECTION OF DIRECTOR: PETER S. HELLMAN ELECTION OF DIRECTOR: PETER S. HELLMAN ELECTION OF DIRECTOR: R. DAVID HOOVER ELECTION OF DIRECTOR: PATRICK J. MARTIN ELECTION OF DIRECTOR: PATRICK J. MARTIN ELECTION OF DIRECTOR: WAYNE W. MURDY ELECTION OF DIRECTOR: WAYNE W. MURDY ELECTION OF DIRECTOR: MICHAEL J. ROBERTS ELECTION OF DIRECTOR: JAN L. MURLEY ELECTION OF DIRECTOR: JAMES A. UNRUH ELECTION OF DIRECTOR: JAMES A. UNRUH ELECTION OF DIRECTOR: ANTHONY WELTERS THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR MANAGEMENT THE RAPROVAL OF AN AMENDMENT TO OUR EMPLOYEE STOCK PURCHASE PLAN, OR ESPP. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ADOPT A POLICY LIMITING THE CIRCUMSTANCES UNDER WHICH PERFORMANCE SHARES GRANTED TO EXECUTIVES WILL VEST AND BECOME PAYABLE. A STOCKHOLDER PROPOSAL URGING OUR BOARD TO ADOPT A POLICY THAT STOCKHOLDER HAVE THE OPPORTUNITY AT EACH ANNUAL MEETING TO VOTE ON AN ADVISORY RESOLUTION PROPOSED BY MANAGEMENT TO APPROVE CERTAIN COMPENSATION OF OUR EXECUTIVES. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD ESTABLISH A POLICY OF SEPARATING THE ROLES OF CHAIRMAN AND CHIEF EXECUTIVE OFFICER WHENEVER POSSIBLE. A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD AMEND OUR Shareholder Shareholder Shareholder Shareholder

LSI CORPORATION

SECURITY 502161102 MEETING TYPE Annual
TICKER SYMBOL LSI MEETING DATE 12-May-2010
ISIN US5021611026 AGENDA 933217108 - Management

ITEM	PROPOSAL	TYPE	VOTE
1 A	ELECTION OF DIRECTOR: CHARLES A. HAGGERTY	Management	For
1B	ELECTION OF DIRECTOR: RICHARD S. HILL	Management	For
1C	ELECTION OF DIRECTOR: JOHN H.F. MINER	Management	For
1D	ELECTION OF DIRECTOR: ARUN NETRAVALI	Management	For
1E	ELECTION OF DIRECTOR: MATTHEW J. O'ROURKE	Management	For
1F	ELECTION OF DIRECTOR: GREGORIO REYES	Management	For
1G	ELECTION OF DIRECTOR: MICHAEL G. STRACHAN	Management	For
1H	ELECTION OF DIRECTOR: ABHIJIT Y. TALWALKAR	Management	For
11	ELECTION OF DIRECTOR: SUSAN M. WHITNEY	Management	For
02	TO RATIFY THE AUDIT COMMITTEE'S SELECTION OF OUR INDEPENDENT	Management	For
	AUDITORS FOR 2010.		
03	TO APPROVE OUR AMENDED 2003 EQUITY INCENTIVE PLAN.	Management	Against
04	TO APPROVE OUR AMENDED EMPLOYEE STOCK PURCHASE PLAN.	Management	For

WYNN RESORTS, LIMITED

SECURITY 983134107 MEETING TYPE Annual TICKER SYMBOL WYNN MEETING DATE 12-May-2010

ISIN US9831341071 AGENDA 933222072 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 STEPHEN A. WYNN		For
	2 RAY R. IRANI		For
	3 ALVIN V. SHOEMAKER		For
	4 D. BOONE WAYSON		For
02	TO APPROVE AMENDMENTS TO THE COMPANY'S 2002 STOCK INCENTIVE	Management	For
	PLAN TO INCREASE THE NUMBER OF SHARES OF THE COMPANY'S		
	COMMON STOCK SUBJECT TO THE 2002 STOCK INCENTIVE PLAN FROM		
	9,750,000 SHARES TO 12,750,000 SHARES, TO EXTEND THE TERM OF		
	THE PLAN TO 2022, AND TO REMOVE THE ABILITY OF THE		
	ADMINISTRATOR TO REPRICE STOCK OPTIONS.		
03	TO RATIFY THE AUDIT COMMITTEE'S APPOINTMENT OF ERNST &	Management	For
	YOUNG, LLP AS THE INDEPENDENT AUDITORS FOR THE COMPANY AND	-	
	ALL OF ITS SUBSIDIARIES FOR 2010.		

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DREAMWORKS ANIMATION SKG, INC.

SECURITY 26153C103 MEETING TYPE Annual
TICKER SYMBOL DWA MEETING DATE 12-May-2010
ISIN US26153C1036 AGENDA 933223973 - Management

ITEM	PROP	OSAL	TYPE	VOTE
1	DIRE	CTOR	Management	
	1	JEFFREY KATZENBERG		For
	2	ROGER A. ENRICO		For
	3	LEWIS COLEMAN		For
	4	HARRY BRITTENHAM		For
	5	THOMAS FRESTON		For
	6	JUDSON C. GREEN		For
	7	MELLODY HOBSON		For
	8	MICHAEL MONTGOMERY		For
	9	NATHAN MYHRVOLD		For
	10	RICHARD SHERMAN		For
2	PROP	OSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	THE	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR '	THE YEAR ENDING DECEMBER 31, 2010.		
3	PROP	OSAL TO APPROVE THE ADOPTION OF THE 2010 EMPLOYEE STOCK	Management	For
	PURC	HASE PLAN.		

FISHER COMMUNICATIONS, INC.

SECURITY 337756209 MEETING TYPE Annual TICKER SYMBOL FSCI MEETING DATE 12-May-2010

ISIN US3377562091 AGENDA 933236716 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 COLLEEN B. BROWN		For
	2 DONALD G. GRAHAM, III		For
	3 BRIAN P. MCANDREWS		For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	2010.		
03	APPROVAL OF OUR AMENDED AND RESTATED 2008 EQUITY INCENTIVE	Management	For
	PLAN.		
04	SHAREHOLDER PROPOSAL REQUESTING THAT OUR BOARD TAKE THE	Shareholder	Against
	NECESSARY STEPS TO INCREASE THE SIZE OF OUR BOARD OF		
	DIRECTORS TO TWELVE (12) DIRECTORS.		
05	SHAREHOLDER PROPOSAL AMENDING OUR BYLAWS TO REQUIRE	Shareholder	Against
	SHAREHOLDER APPROVAL OF CERTAIN COMPANY ACQUISITIONS.		

CHINA UNICOM LIMITED

SECURITY 16945R104 MEETING TYPE Annual
TICKER SYMBOL CHU MEETING DATE 12-May-2010
ISIN US16945R1041 AGENDA 933251643 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2009.	Management	For
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2009.	Management	For
3AA	TO RE-ELECT MR. ZUO XUNSHENG AS A DIRECTOR.	Management	For
ЗАВ	TO RE-ELECT MR. TONG JILU AS A DIRECTOR.	Management	For
3AC	TO RE-ELECT MR. CHEUNG WING LAM LINUS AS A DIRECTOR.	Management	For
3B	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2010.	Management	For
04	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR, AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2010.	Management	For
05	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
06	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 20% OF AGGREGATE NOMINAL AMOUNT OF THE EXISTING ISSUED SHARE CAPITAL.	Management	For
07	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH SHARES BY THE NUMBER OF SHARES REPURCHASED.	Management	For
UNITED	BUSINESS MEDIA LIMITED, ST. HELIER		
SECURI'	TY G9226Z104 MEETING TYPE Annual General Meeting SYMBOL MEETING DATE 13-May-2010		
ISIN	JE00B2R84W06 AGENDA 702350567 - Management		

ITEM	PROPOSAL	TYPE	VOTE
1	Receive the report of accounts Approve the Directors remuneration report	Management	For
2		Management	For

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3 4	Re-appoint Ernst and Young LLP as the Auditors Authorize the Directors to determine the remuneration of the Auditors	Management Management	For For
5	Election of Robert Gray as a Director	Management	For
6	Election of Terry Neill as a Director	Management	For
7	Election Greg Lock as a Director	Management	For
8	Re-election of Pradeep Kar as a Director	Management	For
9	Re-election of Karen Thomson as a Director	Management	For

10	Re-election of John Botts as a Director	Management	For
11	Authorize the Directors to allot relevant securities	Management	For
S.12	Approve to allow the general meeting to be called on 14 days	Management	For
	notice		
S.13	Adopt new Articles of Association	Management	For
S.14	Approve to display pre-emption rights	Management	For
S.15	Grant authority for the purchase by the Company of Ordinary	Management	For
	shares in the Market		

GOOGLE INC.

SECURITY 38259P508 MEETING TYPE Annual
TICKER SYMBOL GOOG MEETING DATE 13-May-2010
ISIN US38259P5089 AGENDA 933216738 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ERIC SCHMIDT		For
	2 SERGEY BRIN		For
	3 LARRY PAGE		For
	4 L. JOHN DOERR		For
	5 JOHN L. HENNESSY		For
	6 ANN MATHER		For
	7 PAUL S. OTELLINI		For
	8 K. RAM SHRIRAM		For
	9 SHIRLEY M. TILGHMAN		For
02	THE RATIFICATION OF ERNST & YOUNG LLP AS GOOGLE'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL		
	YEAR ENDING DECEMBER 31, 2010.		
03	THE APPROVAL OF AN AMENDMENT TO GOOGLE'S 2004 STOCK PLAN TO	Management	Against
	INCREASE THE NUMBER OF AUTHORIZED SHARES OF CLASS A COMMON		
	STOCK ISSUABLE UNDER THE PLAN BY 6,500,000.		
04	A STOCKHOLDER PROPOSAL REGARDING A SUSTAINABILITY REPORT, IF	Shareholder	Against
	PROPERLY PRESENTED AT THE MEETING.		
05	A STOCKHOLDER PROPOSAL REGARDING ONLINE ADVERTISING,	Shareholder	Against
	PRIVACY, AND SENSITIVE INFORMATION, IF PROPERLY PRESENTED AT		
	THE MEETING.		
06	A STOCKHOLDER PROPOSAL REGARDING THE ADOPTION OF HUMAN	Shareholder	Against
	RIGHTS PRINCIPLES WITH RESPECT TO BUSINESS IN CHINA, IF		
	PROPERLY PRESENTED AT THE MEETING.		

THE E.W. SCRIPPS COMPANY

SECURITY 811054402 MEETING TYPE Annual TICKER SYMBOL SSP MEETING DATE 13-May-2010

US8110544025 AGENDA 933221006 - Management ISIN

ITEM PROPOSAL TYPE VOTE

01 DIRECTOR Management

1 ROGER L OGDEN For
2 J. MARVIN QUIN For
3 KIM WILLIAMS

STARWOOD HOTELS & RESORTS WORLDWIDE

SECURITY 85590A401 MEETING TYPE Annual TICKER SYMBOL HOT MEETING DATE 13-May-2010

ISIN US85590A4013 AGENDA 933222717 - Management

ITEM	PROPO	SAL	TYPE	VOTE
01	DIREC	TOR	Management	
	1	ADAM ARON		For
	2	CHARLENE BARSHEFSKY		For
	3	THOMAS CLARKE		For
	4	CLAYTON DALEY, JR.		For
	5	BRUCE DUNCAN		For
	6	LIZANNE GALBREATH		For
	7	ERIC HIPPEAU		For
	8	STEPHEN QUAZZO		For
	9	THOMAS RYDER		For
	10	FRITS VAN PAASSCHEN		For
	11	KNEELAND YOUNGBLOOD		For
02	TO RA	TIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE	Management	For
	COMPA	NY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	THE F	ISCAL YEAR ENDING DECEMBER 31, 2010.		
03	TO RE	APPROVE THE COMPANY'S ANNUAL INCENTIVE PLAN FOR CERTAIN	Management	For
	EXECU	TIVES.		

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LADBROKES PLC

SECURITY G5337D107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 14-May-2010

ISIN GB00B0ZSH635 AGENDA 702296016 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Receive and adopt the reports and accounts for 2009	Management	For
2	Appointment of S. Bailey as a Director	Management	For
3	Appointment of D.M. Shapland as a Director	Management	For
4	Re-appointment of P. Erskine as a Director	Management	For

5	Re-appointment of R.J. Ames as a Director	Management	For
6	Re-appointment of J.P. O'Reilly as a Director	Management	For
7	Re-appointment of B.G. Wallace as a Director	Management	For
8	Re-appointment of J.F. Jarvis as a Director	Management	For
9	Re-appointment of C.J. Rodrigues as a Director	Management	For
10	Re-appointment of C.P. Wicks as a Director	Management	For
11	Re-appoint Ernst & Young LLP as the Auditor and authorize	Management	For
	the Directors to agree the Auditor's remuneration		
12	Approve the remuneration report	Management	For
12 13	Approve the remuneration report Grant authority for political donations and expenditure	Management Management	For For
		_	
13	Grant authority for political donations and expenditure	Management	For
13 S.14	Grant authority for political donations and expenditure Authorize the Company to purchase its own shares	Management Management	For For
13 S.14 15	Grant authority for political donations and expenditure Authorize the Company to purchase its own shares Authorize the Directors to allot shares	Management Management Management	For For
13 S.14 15 S.16	Grant authority for political donations and expenditure Authorize the Company to purchase its own shares Authorize the Directors to allot shares Approve to disapply Section 561 1 of the Companies Act 2006	Management Management Management Management	For For For
13 S.14 15 S.16	Grant authority for political donations and expenditure Authorize the Company to purchase its own shares Authorize the Directors to allot shares Approve to disapply Section 561 1 of the Companies Act 2006 Grant authority for the calling of general meetings	Management Management Management Management	For For For

ALIBABA.COM LTD

SECURITY G01717100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 14-May-2010 ISIN KYG017171003 AGENDA 702369857 - Management

ITEM	PROPOSAL	TYPE	VOTE
-	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting	
1	Receive the audited financial statements together with the Directors' report and the independent Auditor's report for the YE 31 DEC 2009	Management	For
2	Re-election of Ma Yun, Jack as a Director	Management	For
3	Re-election of Wu Wei, Maggie as a Director	Management	For
4	Re-election of Peng Yi Jie, Sabrina as a Director	Management	For
5	Re-election of Tsou Kai-Lien, Rose as a Director	Management	For
6	Re-election of Niu Gen Sheng as a Director	Management	For
7	Authorize the Board of Directors to fix the Directors' remuneration	Management	For
8	Re-appoint Auditors and to authorize the Board of Directors to fix their remuneration	Management	For
9	Authorize the Directors of the Company pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, during the Relevant Period as hereinafter defined of all the powers of the Company to allot, issue and deal with additional shares or securities convertible into shares, or options, warrants or similar rights to subscribe for any shares and to make or grant offers, agreements and options which might require the exercise of such powers be and is hereby generally and unconditionally approved; be the approval in sub-paragraph a of this resolution shall authorize the Directors of the Company during the Relevant Period to make or grant offers, agreements and options including warrants, bonds and debentures convertible into shares of the Company which CONTD	Management	For
-	CONTD would or might require the exercise of such powers after the end of-the Relevant Period; 2 c the aggregate nominal amount of share capital-allotted or agreed	Non-Voting	

conditionally or unconditionally to be allotted whether-pursuant to an option or otherwise by the Directors of the Company pursuant-to the approval in sub-paragraphs a and b of this resolution, otherwise-than pursuant to i a Rights Issue as hereinafter defined, or ii the-exercise of rights of subscription or conversion under the terms of any-warrants issued by Company or any securities which are convertible into-shares of the Company, or iii the exercise of options granted under 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 CONTD..

CONTD.. of shares or rights to acquire shares of the Company, or iv any-scrip dividend or similar arrangement providing for the allotment and issue-of shares in lieu of the whole or part of a dividend on shares of the Company-in accordance with the articles of association of the Company, shall not-exceed 10% of the share capital of the Company in issue as of the date of- passing this resolution, and the said approval shall be limited accordingly; and d for the purposes of this resolution Authority expires from the-conclusion of the next AGM of the Company; the expiration of the period-within which the next AGM of the Company is required by the articles of-association of the CONTD..

Non-Voting

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Meeting Date Range: 07/01/2009 to 06/30/2010
The Gabelli Global Multimedia Trust Inc.

- CONTD.. Company or any applicable laws of the Cayman Islands Non-Voting to be held; and-the date on which the authority set out in this resolution is revoked or-varied by an ordinary resolution of the shareholders of the Company in-general meeting

Authorize the Directors of the Company during the Relevant Period of all the powers of the Company to repurchase shares in the capital of the Company on The Stock Exchange of Hong Kong Limited the Hong Kong Stock Exchange or on any other exchange on which the securities of the Company may be listed and recognized by the Securities and Futures Commission of Hong Kong and the Hong Kong Stock Exchange for such purpose, and otherwise in accordance with the rules and regulations of the Securities and Futures Commission of Hong Kong, the Hong Kong Stock Exchange or of any other stock exchange as amended from time to time and all applicable laws in this regard, be and the same is hereby generally and unconditionally approved; b the aggregate nominal amount of CONTD...

- CONTD.. the shares which may be purchased pursuant to the approval in-sub-paragraph a of this resolution shall not exceed 10% of the aggregate-nominal amount of the share capital of the Company in issue on the date of-passing this resolution and the said approval shall be limited accordingly

11 Approve the notice convening this meeting being passed, the aggregate nominal amount of the number of shares which are

Non-Voting

Management

For

Management For

repurchased by the Company after the date of the passing of this resolution up to a maximum of 10% of the aggregate nominal amount of the share capital of the Company in issue as of the date of this resolution shall be added to the aggregate nominal amount of share capital that may be allotted or agreed conditionally or unconditionally to be allotted by the Directors of the Company pursuant to resolution set out in the notice convening this meeting

Management For

Management

Authorize the Directors during the Relevant Period as defined below of all the powers of the Company to allot, issue and deal with additional shares to be issued under the restricted share unit scheme approved and adopted by the then sole shareholder of the Company and the Board of Directors of the Company both on 12 OCT 2007 and subsequently amended by our shareholders at the AGM of the Company held on 05 MAY 2008 the Restricted Share Unit Scheme ; the aggregate nominal amount of additional shares allotted, issued or dealt with, by the Directors pursuant to the approval in this resolution shall not exceed 37,915,551 shares of the Company; and the purposes of this resolution, Relevant Period shall have the same meaning as assigned to it under sub- paragraph of resolution set out in the notice convening this meeting

LADBROKES PLC

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SECURITY G5337D107 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 14-May-2010

MEETING DATE 14-May-2010

GB00B0ZSH635 AGENDA 702375797 - Management ISIN

VOTE TTEM PROPOSAL TYPE _____ _____ _____

Adopt the Ladbrokes plc Growth Plan (the "Plan"), the main features of which are summarized in the Appendix of the Circular to shareholders dated 20 APR 2010 and the draft rules of which have been produced to the meeting and signed by the Chairman of the meeting for the purposes of identification; and authorize each of the Directors of the Company to do all such acts and things as he/she may consider necessary or expedient to carry into effect the Plan

INVESTMENTS AB KINNEVIK, STOCKHOLM

SECURITY W4832D128 MEETING TYPE Annual GeneraLICKER SYMBOL MEETING DATE 17-May-2010 MEETING TYPE Annual General Meeting

SE0000164600 AGENDA TSTN 702402760 - Management

TTEM PROPOSAL TYPE VOTE _____

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER Non-Voting

SIGNED POWER OF AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION-S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED-. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER Non-Voting INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVI-DE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO-YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR-YOUR VOTE TO BE LODGED PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT Non-Voting ABSTAIN AS A VALID VO-TE OPTION. THANK YOU PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 646723 Non-Voting DUE TO DELETION OF-RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. Non-Voting Election of Lawyer Wilhelm Luning as Chairman of the AGM Preparation and approval of the voting list Non-Voting Approval of the agenda Non-Voting Election of 1 or 2 persons to check and verify the minutes Non-Voting 4 5 Determination of whether the AGM has been duly convened Non-Voting Presentation of the annual report and Auditor's report and Non-Voting of the Group annual-report and the Group Auditor's report Adopt the profit and loss statement and the balance sheet Management For and of the Group profit and loss statement and the Group balance sheet

Report Date: 07/06/2010 ProxyEdge Meeting Date Range: 07/01/2009 to 06/30/2010 The Gabelli Global Multimedia Trust Inc.

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8	Approve the proposed treatment of the Company's unappropriated earnings or accumulated loss at stated in the adopted balance sheet; the Board of Directors proposes a dividend of SEK 3.00 per share; the record date is proposed to be Thursday 20 MAY 2010; the dividend is estimated to be paid out by Euroclear Swedan on 25 MAY 2010	Management	For
9	Grant discharge of liability of the Directors of the Board and the Managing Director	Management	For
10	Approve to determine the number of Directors of the Board be set at seven without Deputy Directors	Management	For
11	Approve the fixed remuneration for each Director of the Board for the period until the close of the next AGM be unchanged; due to the proposed establishment of a new committee, however, the total Board remuneration shall be increased from SEK 3,800,000 to SEK 3,875,000, for the period until the close of the next AGM of which SEK 900,000 shall be allocated to the Chairman of the Board, SEK 400,000 to each of the directors of the Board and total SEK 575,000 for the work in the committees of the Board of Directors; the Nomination Committee proposes that for work within the Audit Committee SEK 150,000 shall be allocated to the Chairman and SEK 75,000 to each of the other three members; for work within the Remuneration Committee SEK 50,000 shall be allocated to the Chairman and SEK 25,000 to each of the	Management	For

Mitteregger, Stig Nordin, Allen Sangines-Krause and Cristina Stenbeck as Directors of the Board, re-elect Cristina Stenbeck as Directors of the Board of Directors; appointment of an Audit Committee, a Remuneration Committee and a newly formed New Ventures Committee within the Board of Directors? Approve the specified procedure of the Nomination Committee Senior Executives Approve the specified guidelines for remuneration to the Senior Executives Approve the Incentive Programme comprising of the following: a) adoption of an incentive programme; b) authorize the Board, during the period until the next AGM, to increase the Company's share capital by not more than SEK 13,500 by the issue of not more than 135,000 Class C shares, each with a ratio value of SEK 0.10; with disapplication of the shareholders' preferential rights, Nordea Bank AB [publ] shall be entitled to subscribe for the new Class C shares at a subscription price corresponding to the ratio value of the shares; c) authorize the Board, during the period until the next AGM, to repurchase its own Class C shares may be effected at a purchase price corresponding to not less than SEK 0.10 and not more than SEK 0.11; payment for the Class C shares shall be made in cash; the purphase may be the fected at a purchase price corresponding to not less than SEK 0.10 and not more than SEK 0.11; payment for the Class C shares shall be made in cash; the purphase under the Plan; d) approve to resolve that Class C shares that the Company purchases by virtue of the authorization to repurchase its own shares in accordance with Resolution 15.c above may, following reclassification into Class B shares that the Company shares in accordance with Resolution 15.c above may, following reclassification into Class B shares that the Company's holding does not at any time exceed 10% of the total number of shares in the Company; the repurchase of shares shall take place on the NASDAO (DMX Stockholm and may only occur at a price within the share price interval registered at that tim		other two members; finally, the Nomination Committee proposes that for work within the New Ventures Committee SEK 25,000 shall be allocated to each of the four members; furthermore, remuneration to the Auditor shall be paid in accordance with approved invoices		
Approve the specified guidelines for remuneration to the Senior Executives Approve the Incentive Programme comprising of the following: a) adoption of an incentive programme; b) authorize the Board, during the period until the next ACM, to increase the Company's share capital by not more than SEK 13,500 by the issue of not more than 150,000 Class C shares, each with a ratio value of SEK 0.10; with disapplication of the shareholders' preferential rights, Nordea Bank AB [publ] shall be entitled to subscribe for the new Class C shares at a subscription price corresponding to the ratio value of the shares; c) authorize the Board, during the period until the next ACM, to repurchase its own Class C shares; the repurchase may only be effected through a public offer directed to all holders of Class C shares and shall comprise all outstanding Class C shares; the purchase may be effected at a purchase price corresponding to not less than SEK 0.10 and not more than SEK 0.11; payment for the Class C shares shall be made in cash; the purpose of the repurchase is to ensure the delivery of Class B shares under the Plan; d) approve to resolve that Class C shares that the Company purchases by virtue of the authorization to repurchase its own shares in accordance with Resolution 15.c above may, following reclassification into Class B shares, be transferred to participants in accordance with the terms of the Plan 16 Authorize the Board of Directors to pass a resolution on one or more occasions for the period up until the next ACM on repurchasing so many Class A and/or Class B shares that the Company's holding does not at any time exceed 10% of the total number of shares in the Company, the repurchase of shares shall take place on the NASDAQ OMX Stockholm and may only occur at a price within the share price interval registered at that time, where share price interval means the difference between the highest buying price and lowest selling price 17 Closing of the Meeting Non-Voting		Mitteregger, Stig Nordin, Allen Sangines-Krause and Cristina Stenbeck as Directors of the Board; re-elect Cristina Stenbeck as Chairman of the Board of Directors; appointment of an Audit Committee, a Remuneration Committee and a newly formed New Ventures Committee within the Board of Directors	-	
a) adoption of an incentive programme; b) authorize the Board, during the period until the next AGM, to increase the Company's share capital by not more than SEK 13,500 by the issue of not more than 135,000 Class C shares, each with a ratio value of SEK 0.10; with disapplication of the shareholders' preferential rights, Nordea Bank AB [publ] shall be entitled to subscribe for the new Class C shares at a subscription price corresponding to the ratio value of the shares; c) authorize the Board, during the period until the next AGM, to repurchase its own Class C shares; the repurchase may only be effected through a public offer directed to all holders of Class C shares and shall comprise all outstanding Class C shares; the purchase may be effected at a purchase price corresponding to not less than SEK 0.10 and not more than SEK 0.11; payment for the Class C shares shall be made in cash; the purpose of the repurchase is to ensure the delivery of Class B shares under the Plan; d) approve to resolve that Class C shares that the Company purchases by virtue of the authorization to repurchase its own shares in accordance with Resolution 15.c above may, following reclassification into Class B shares, be transferred to participants in accordance with the terms of the Plan Authorize the Board of Directors to pass a resolution on one or more occasions for the period up until the next AGM on repurchasing so many Class A and/or Class B shares that the Company's holding does not at any time exceed 10% of the total number of shares in the Company; the repurchase of shares shall take place on the NASDAQ OMX Stockholm and may only occur at a price within the share price interval registered at that time, where share price interval means the difference between the highest buying price and lowest selling price 17 Closing of the Meeting Non-Voting		Approve the specified guidelines for remuneration to the	-	
or more occasions for the period up until the next AGM on repurchasing so many Class A and/or Class B shares that the Company's holding does not at any time exceed 10% of the total number of shares in the Company; the repurchase of shares shall take place on the NASDAQ OMX Stockholm and may only occur at a price within the share price interval registered at that time, where share price interval means the difference between the highest buying price and lowest selling price 17 Closing of the Meeting Non-Voting	15	a) adoption of an incentive programme; b) authorize the Board, during the period until the next AGM, to increase the Company's share capital by not more than SEK 13,500 by the issue of not more than 135,000 Class C shares, each with a ratio value of SEK 0.10; with disapplication of the shareholders' preferential rights, Nordea Bank AB [publ] shall be entitled to subscribe for the new Class C shares at a subscription price corresponding to the ratio value of the shares; c) authorize the Board, during the period until the next AGM, to repurchase its own Class C shares; the repurchase may only be effected through a public offer directed to all holders of Class C shares and shall comprise all outstanding Class C shares; the purchase may be effected at a purchase price corresponding to not less than SEK 0.10 and not more than SEK 0.11; payment for the Class C shares shall be made in cash; the purpose of the repurchase is to ensure the delivery of Class B shares under the Plan; d) approve to resolve that Class C shares that the Company purchases by virtue of the authorization to repurchase its own shares in accordance with Resolution 15.c above may, following reclassification into Class B shares, be transferred to participants in accordance with the terms of	Management	For
17 Closing of the Meeting Non-Voting	16	or more occasions for the period up until the next AGM on repurchasing so many Class A and/or Class B shares that the Company's holding does not at any time exceed 10% of the total number of shares in the Company; the repurchase of shares shall take place on the NASDAQ OMX Stockholm and may only occur at a price within the share price interval registered at that time, where share price interval means the difference between the highest buying price and lowest	Management	For
UTV MEDIA PLC, BELFAST	17		Non-Voting	
	UTV MEI	DIA PLC, BELFAST		

SECURITY G9309S100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 18-May-2010 TSIN GB00B244WQ16 AGENDA 702399848 - Management

TYPE VOTE ITEM PROPOSAL

1	Receive and adopt the accounts and the Directors' and the	Management	For
	Auditors' reports		
2	Approve the Directors' remuneration report	Management	For
3	Declare a final dividend of 2p per ordinary share of 5p	Management	For
4	Re-elect J.B. McGuckian as a Director	Management	For
5	Re-elect R.E. Bailie as a Director	Management	For
6	Re-elect J. R. Downey as a Director	Management	For
7	Re-appoint Ernst & Young LLP as the Auditors to the Company	Management	For
8	Authorize the Directors to fix the Auditor's remuneration	Management	For
9	Authorize the Directors to allot shares or grant	Management	For
	subscription or conversion rights		
S.10	Approve to disapply the statutory pre-emption rights	Management	For
S.11	Authorize the Company to make market purchases of its own	Management	For
	ordinary shares		
12	Authorize the Company to utilize treasury shares in	Management	For
	connection with its Employee's Share Scheme		
S.13	Approve to permit the general meeting other than the AGM to	Management	For
	be called on not less than 14 clear day's notice		
S.14	Adopt the new Articles of Association of the Company	Management	For

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

JC DECAUX SA, NEUILLY SUR SEINE

SECURITY F5333N100 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 19-May-2010
ISIN FR0000077919 AGENDA 702324295 - Management

ITEM	PROPOSAL	TYPE	VOTE
-	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE	Non-Voting	
-	TREATED AS AN "AGAINST" VOTE. PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal-	Non-Voting	
-	officiel.gouv.fr/pdf/2010/0331/201003311000878.pdf 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 directionsThe 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	

For
For
For
For
For
For
For

SPIR COMMUNICATION SA, AIX EN PROVENCE

SECURITY F86954165 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 19-May-2010
ISIN FR0000131732 AGENDA 702363691 - Management

_	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
	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 IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal-officiel.gouv.fr/pdf/2010/0409/201004091001095.pdf AND https://balo.journal-officiel.gouv.fr/pdf/2010/0428/201004281001519.pdf	Non-Voting	
	Approve the Management report of the Board of Directors, general report of the Statutory Auditors, the financial statements for the FYE on 31 DEC 2009, the non tax-deductible expenses and discharge of duties to the Board Members	Management	For
	Approve the allocation of income	Management	For
	Approve the consolidated financial statements of the Groupe Spir Communication for the FYE on 31 DEC 2009	Management	For
	Approve the Statutory Auditors special report on the agreements pursuant to Article L.225-38 of the Commercial Code and approval of these Agreements	Management	For
	Ratify the co-optation of the Company of participation and financing in communication Sofiouest, represented by Mr. Gilles Moutel as a Board Member, in substitution of Mr. Patrick Leleu	Management	For

6	Appointment of the Company Auditex SAS as new Deputy Statutory Auditor, in	Management	For
7	Approve the decision to set the attendance allowances for the FY 2010	Management	For
8	Grant powers to bearers of copies or extracts of the minute of this meeting to accomplish all necessary formalities	Management	For
E.9	Acknowledge the report of the Board of Directors on the utilization of the authorization granted by the general meeting on 19 MAY 2009 to purchase its own shares, the general meeting notes that the goals that had been set have been respected and validates the acquisitions	Management	For
E.10	Authorize the Board of Directors to purchase Company's shares within the limit of 8% of the number of shares comprising the share capital at the day of this meeting	Management	For
E.11	Authorize the Board of Directors to grant stock options plans to purchase shares and/or subscribe for shares and/or plans to allocate free shares, to corporate officers as defined by law and Chief Executives of the Companies of the group, within the limit of a maximum amount of 4% of the share capital	Management	For
E.12	Authorize the Board of Directors to carry out a capital increase reserved for employees who are Members of the Company Saving Plan	Management	For
E.13	Grant full powers to bearers of copies or extracts of this minute to accomplish all necessary formalities	Management	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL LINK. IF YOU-HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS Y-OU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

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The Gabelli Global Multimedia Trust Inc.

IMPELLAM GROUP PLC, LUTON

SECURITY G47192102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 19-May-2010 ISIN GB00B2Q2M073 AGENDA 702376256 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Receive the Company's accounts and the reports of the Directors and the Auditors for the FYE 31 DEC 2009	Management	For
2	Re-appoint PricewaterhouseCoopers as the Auditors of the Company until the conclusion of the next general meeting at which accounts are laid before the Company and authorize the Directors to determine their remuneration	Management	For
3	Re-elect Andrew Burchall as a Director	Management	For
4	Re-elect Noel Harwerth as a Director	Management	For
5	Re-elect Kevin Mahoney as a Director	Management	For
6	Authorize the Directors to make political donations and to incur political expenditure	Management	For

7	Authorize the Directors to issue relevant securities up to	Management	For
	an aggregate nominal value of GBP 150,196		
S.8	Approve to disapply the pre-emption rights in respect of	Management	For
	equity securities up to a nominal value of GBP 45,058		
S.9	Authorize the Directors to buy back a maximum of 4,505,888	Management	For
	ordinary shares in the Company		
S.10	Amend the Company's Memorandum and adopt the new Articles of	Management	For
	Association		

INTEL CORPORATION

SECURITY 458140100 MEETING TYPE Annual
TICKER SYMBOL INTC MEETING DATE 19-May-2010
ISIN US4581401001 AGENDA 933224367 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY	Management	For
1B	ELECTION OF DIRECTOR: SUSAN L. DECKER	Management	For
1C	ELECTION OF DIRECTOR: JOHN J. DONAHOE	Management	For
1D	ELECTION OF DIRECTOR: REED E. HUNDT	Management	For
1E	ELECTION OF DIRECTOR: PAUL S. OTELLINI	Management	For
1F	ELECTION OF DIRECTOR: JAMES D. PLUMMER	Management	For
1G	ELECTION OF DIRECTOR: DAVID S. POTTRUCK	Management	For
1H	ELECTION OF DIRECTOR: JANE E. SHAW	Management	For
11	ELECTION OF DIRECTOR: FRANK D. YEARY	Management	For
1J	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Management	For
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	CURRENT YEAR		
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	For

HSN, INC

SECURITY 404303109 MEETING TYPE Annual TICKER SYMBOL HSNI MEETING DATE 19-May-2010

US4043031099 AGENDA 933230815 - Management ISIN

ITEM PRO	POSAL	TYPE	VOTE
01 DIR	ECTOR	Management	
1	GREGORY R. BLATT		For
2	MICHAEL C. BOYD		For
3	P. BOUSQUET-CHAVANNE		For
4	WILLIAM COSTELLO		For
5	JAMES M. FOLLO		For
6	MINDY GROSSMAN		For
7	STEPHANIE KUGELMAN		For
8	ARTHUR C. MARTINEZ		For
9	THOMAS J. MCINERNEY		For

	10 JOHN B. (JAY) MORSE		For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED CERTIFIED PUBLIC ACCOUNTING FIRM FOR		
	THE FISCAL YEAR ENDING DECEMBER 31, 2010.		
03	TO APPROVE THE HSN, INC. EMPLOYEE STOCK PURCHASE PLAN.	Management	For

UNITED STATES CELLULAR CORPORATION

SECURITY 911684108 MEETING TYPE Annual TICKER SYMBOL USM MEETING DATE 19-May-2010

US9116841084 AGENDA 933248216 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 PAUL-HENRI DENUIT		For
02	RATIFY ACCOUNTANTS FOR 2010.	Management	For

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

PRIMEDIA INC.

SECURITY 74157K846 MEETING TYPE Annual
TICKER SYMBOL PRM MEETING DATE 19-May-2010
ISIN US74157K8466 AGENDA 933250780 - Management

ITEM	PROP	OSAL	TYPE	VOTE
01	DIRE	CTOD	Management	
01	1	DAVID A. BELL	Management	For
	2	BEVERLY C. CHELL		For
	3	DANIEL T. CIPORIN		For
	4	MEYER FELDBERG		For
	5	PERRY GOLKIN		For
	6	H. JOHN GREENIAUS		For
	7	DEAN B. NELSON		For
	8	KEVIN J. SMITH		For
	9	CHARLES J. STUBBS		For
	10	THOMAS C. UGER		For
02	TO R	ATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For
	INDE	PENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	COMP	ANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.		

MELCO CROWN ENTERTAINMENT

SECURITY 585464100 MEETING TYPE Annual TICKER SYMBOL MPEL MEETING DATE 19-May-2010

ISIN US5854641009 AGENDA 933252645 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	RATIFICATION OF THE AUDITED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2009 AND THE INCLUSION THEREOF IN THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S SECURITIES AND EXCHANGE COMMISSION.	Management	For
02	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT AUDITOR DELOITTE TOUCHE TOHMATSU FOR THE FISCAL YEAR 2009.	Management	For

NRJ GROUP, PARIS

SECURITY F6637Z112 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 20-May-2010

ISIN FR0000121691 AGENDA 702364922 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card-directly to the sub custodian. Please contact your Client Service-Representative to obtain the necessary card, account details and directions.—The following applies to Non- Resident Shareowners: Proxy Cards: Voting-instructions will be forwarded to the Global Custodians that have become-Registered Intermediaries, on the Vote Deadline Date. In capacity as- Registered Intermediary, the Global Custodian will sign the Proxy Card and-forward to the local custodian. If you are unsure whether your Global-Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal-officiel.gouv.fr/pdf/2010/0414/201004141001105.pdf	Non-Voting	
0.1	Approve the Company accounts	Management	For
0.2	Approve the consolidated accounts	Management	For
0.3	Approve the allocation of the result for the year	Management	For
0.4	Approve the exceptional distribution of a sum debited from the "issue premia" account	Management	For
0.5	Approve the Auditors' report on regulated agreements and commitments and approval of these agreements	Management	For
0.6	Appointment of Madame Muriel Sztajman as a Director	Management	For
0.7	Approve the renewal of the Director's mandate of Monsieur Jean- Paul Baudecroux	Management	For

0.8	Approve the renewal of the Director's mandate of Madame Helene Rostorp	Management	For
0.9	Approve the renewal of the Director's mandate of Madame Maryam Salehi	Management	For
0.10	Approve the renewal of the Director's mandate of Monsieur Antoine Giscard d'Estaing as a Director	Management	For
0.11	Approve the renewal of the Director's mandate of Monsieur Francois Mazon	Management	For
0.12	Approve the Directors' fees	Management	For
0.13	Approve the share buyback programme	Management	For
E.14	Grant authority to reduce capital stock as part of a share buyback programme	Management	For
E.15	Authorize the Board of Directors to increase capital stock by incorporating reserves, profits or premia	Management	For
E.16	Authorize the Board of Directors to increase capital stock by issuing ordinary shares or tangible assets granting access to capital stock reserved for shareholders	Management	For

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010 65

The Gabelli Global Multimedia Trust Inc.

E.17	Authorize the Board of Directors to increase capital stock by issuing ordinary shares and/or tangible assets granting access to capital stock, removing the preferential	Management	For
E.18	subscription right by means of a public offer Authorize the Board of Directors to increase capital stock	Management	For
2.10	by issuing ordinary shares and/or tangible assets granting access to capital stock, removing the preferential		101
	subscription right by means of private placement		
E.19	Grant authority to increase the number of issues in the event of excess demand	Management	For
E.20	Authorize the Board of Directors to increase capital stock reserved for members of the Company savings plan	Management	For
E.21	Approve to set the age limit for the Chairman of the Board of Directors and the CEO and correlative amendment to Articles 13 and 14 of the Articles of Association	Management	For
E.22	Grant power for formalities	Management	For
	-	_	

NETFLIX, INC.

SECURITY 64110L106 MEETING TYPE Annual
TICKER SYMBOL NFLX MEETING DATE 20-May-2010
ISIN US64110L1061 AGENDA 933228163 - Management

ITEM	PROP	OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	TIMOTHY M. HALEY		For
	2	GREGORY S STANGER		For

02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR		
	ENDING DECEMBER 31, 2010.		
03	TO APPROVE THE COMPANY'S AMENDED AND RESTATED 2002 EMPLOYEE	Management	For
	STOCK PURCHASE PLAN.		

BOYD GAMING CORPORATION

SECURITY 103304101 MEETING TYPE Annual
TICKER SYMBOL BYD MEETING DATE 20-May-2010
ISIN US1033041013 AGENDA 933229622 - Management

ITEM	PROPOSAL		TYPE	VOTE
1	DIRE	CTOR	Management	
	1	ROBERT L. BOUGHNER		For
	2	WILLIAM R. BOYD		For
	3	WILLIAM S. BOYD		For
	4	THOMAS V. GIRARDI		For
	5	MARIANNE BOYD JOHNSON		For
	6	BILLY G. MCCOY		For
	7	FREDERICK J. SCHWAB		For
	8	KEITH E. SMITH		For
	9	CHRISTINE J. SPADAFOR		For
	10	PETER M. THOMAS		For
	11	VERONICA J. WILSON		For
2	COMPA	ATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE ANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2010.	Management	For

COMCAST CORPORATION

SECURITY 20030N101 MEETING TYPE Annual TICKER SYMBOL CMCSA MEETING DATE 20-May-2010

ISIN US20030N1019 AGENDA 933230310 - Management

ITEM	PROPO	SAL	TYPE	VOTE
01	DIREC	TOR	Management	
	1	S. DECKER ANSTROM		For
	2	KENNETH J. BACON		For
	3	SHELDON M. BONOVITZ		For
	4	EDWARD D. BREEN		For
	5	JULIAN A. BRODSKY		For
	6	JOSEPH J. COLLINS		For
	7	J. MICHAEL COOK		For
	8	GERALD L. HASSELL		For
	9	JEFFREY A. HONICKMAN		For
	10	BRIAN L. ROBERTS		For
	11	RALPH J. ROBERTS		For

	12 DR. JUDITH RODIN		For
	13 MICHAEL I. SOVERN		For
02	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT AUDITORS	Management	For
03	APPROVAL OF OUR 2006 CASH BONUS PLAN	Management	For
04	TO PROVIDE FOR CUMULATIVE VOTING IN THE ELECTION OF DIRECTORS	Shareholder	Against
05	TO ADOPT AND DISCLOSE A SUCCESSION PLANNING POLICY AND ISSUE	Shareholder	Against
	ANNUAL REPORTS ON SUCCESSION PLAN		
06	TO REQUIRE THAT THE CHAIRMAN OF THE BOARD NOT BE A CURRENT	Shareholder	Against
	OR FORMER EXECUTIVE OFFICER		

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LEVEL 3 COMMUNICATIONS, INC.

SECURITY 52729N100 MEETING TYPE Annual TICKER SYMBOL LVLT MEETING DATE 20-May-2010

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 WALTER SCOTT, JR.		For
	2 JAMES Q. CROWE		For
	3 R. DOUGLAS BRADBURY		For
	4 DOUGLAS C. EBY		For
	5 JAMES O. ELLIS, JR.		For
	6 RICHARD R. JAROS		For
	7 ROBERT E. JULIAN		For
	8 MICHAEL J. MAHONEY		For
	9 RAHUL N. MERCHANT		For
	10 CHARLES C. MILLER, III		For
	11 ARUN NETRAVALI		For
	12 JOHN T. REED		For
	13 MICHAEL B. YANNEY		For
	14 DR. ALBERT C. YATES		For
2	TO APPROVE THE GRANTING TO THE LEVEL 3 BOARD OF DIRECTORS OF	Management	For
	DISCRETIONARY AUTHORITY TO AMEND OUR RESTATED CERTIFICATE OF		
	INCORPORATION TO EFFECT A REVERSE STOCK SPLIT AT ONE OF FOUR		
	RATIOS.		
3	TO APPROVE AN AMENDMENT TO OUR RESTATED CERTIFICATE OF	Management	For
	INCORPORATION INCREASING THE NUMBER OF AUTHORIZED SHARES OF		
	OUR COMMON STOCK, PAR VALUE \$.01 PER SHARE, BY 400 MILLION		
	FROM 2.5 BILLION TO 2.9 BILLION.		
4	TO APPROVE THE AMENDMENT AND RESTATEMENT OF THE LEVEL 3	Management	For
	COMMUNICATIONS, INC. 1995 STOCK PLAN (AMENDED AND RESTATED		
	AS OF APRIL 1, 1998) TO, AMONG OTHER THINGS, EXTEND THE TERM		
	OF THE PLAN TO MAY 20, 2020 AND INCREASE THE NUMBER OF		
	SHARES OF OUR COMMON STOCK, PAR VALUE \$.01 PER SHARE, THAT		
	ARE RESERVED FOR ISSUANCE UNDER THE PLAN BY 50 MILLION.		
5	TO AUTHORIZE THE TRANSACTION OF SUCH OTHER BUSINESS AS MAY	Management	For
	PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENTS		

OR POSTPONEMENTS THEREOF.

CENTURYTEL, INC.

SECURITY 156700106 MEETING TYPE Annual TICKER SYMBOL CTL MEETING DATE 20-May-2010

ISIN US1567001060 AGENDA 933235156 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 W. BRUCE HANKS		For
	2 C.G. MELVILLE, JR.		For
	3 WILLIAM A. OWENS		For
	4 GLEN F. POST, III		For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT	Management	For
	AUDITOR FOR 2010.		
03	TO AMEND OUR ARTICLES OF INCORPORATION TO CHANGE OUR NAME TO	Management	For
	CENTURYLINK, INC.		
04	TO APPROVE OUR 2010 EXECUTIVE OFFICER SHORT-TERM INCENTIVE	Management	For
	PLAN.		
05	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING NETWORK	Shareholder	Against
	MANAGEMENT PRACTICES.		
06	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING LIMITATION OF	Shareholder	Against
٥Π	EXECUTIVE COMPENSATION.	a)))))	
07	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING EXECUTIVE STOCK	Shareholder	Against
0.0	RETENTION.	G1 1 1 1	
80	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING EXECUTIVE	Shareholder	Against
	COMPENSATION ADVISORY VOTES.		

TIME WARNER INC.

SECURITY 887317303 MEETING TYPE Annual TICKER SYMBOL TWX MEETING DATE 21-May-2010

ISIN US8873173038 AGENDA 933230233 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: JAMES L. BARKSDALE	Management	For
1B	ELECTION OF DIRECTOR: WILLIAM P. BARR	Management	For
1C	ELECTION OF DIRECTOR: JEFFREY L. BEWKES	Management	For

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4.5			_
1D	ELECTION OF DIRECTOR: STEPHEN F. BOLLENBACH	Management	For
1E	ELECTION OF DIRECTOR: FRANK J. CAUFIELD	Management	For
1F	ELECTION OF DIRECTOR: ROBERT C. CLARK	Management	For
1G	ELECTION OF DIRECTOR: MATHIAS DOPFNER	Management	For
1H	ELECTION OF DIRECTOR: JESSICA P. EINHORN	Management	For
1I	ELECTION OF DIRECTOR: FRED HASSAN	Management	For
1J	ELECTION OF DIRECTOR: MICHAEL A. MILES	Management	For
1K	ELECTION OF DIRECTOR: KENNETH J. NOVACK	Management	For
1L	ELECTION OF DIRECTOR: DEBORAH C. WRIGHT	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
03	COMPANY PROPOSAL TO APPROVE THE TIME WARNER INC. 2010 STOCK	Management	Against
	INCENTIVE PLAN.		
04	COMPANY PROPOSAL TO APPROVE AN AMENDMENT TO THE COMPANY'S	Management	For
	BY-LAWS TO PROVIDE THAT HOLDERS OF AT LEAST 15% OF THE		
	COMBINED VOTING POWER OF THE COMPANY'S OUTSTANDING CAPITAL		
	STOCK MAY REQUEST A SPECIAL MEETING OF STOCKHOLDERS.		
05	STOCKHOLDER PROPOSAL REGARDING SIMPLE MAJORITY VOTE.	Shareholder	Against
06	STOCKHOLDER PROPOSAL REGARDING EQUITY RETENTION POLICY.	Shareholder	Against
07	STOCKHOLDER PROPOSAL REGARDING ADVISORY RESOLUTION TO RATIFY	Shareholder	Against
	COMPENSATION OF NAMED EXECUTIVE OFFICERS.		2

CABLEVISION SYSTEMS CORPORATION

SECURITY 12686C109 MEETING TYPE Annual TICKER SYMBOL CVC MEETING DATE 21-May-2010

ISIN US12686C1099 AGENDA 933233772 - Management

ITEM	PROPOSAL	TYPE	VOTE
0.1	DIRECTOR	Management	
UI	DIRECTOR	Management	
	1 ZACHARY W. CARTER		For
	2 THOMAS V. REIFENHEISER		For
	3 JOHN R. RYAN		For
	4 VINCENT TESE		For
	5 LEONARD TOW		For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY		
	FOR FISCAL YEAR 2010.		

TIME WARNER CABLE INC

SECURITY 88732J207 MEETING TYPE Annual TICKER SYMBOL TWC MEETING DATE 24-May-2010

ISIN US88732J2078 AGENDA 933236956 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CAROLE BLACK	Management	For

1B	ELECTION OF DIRECTOR: GLENN A. BRITT	Management	For
1C	ELECTION OF DIRECTOR: THOMAS H. CASTRO	Management	For
1D	ELECTION OF DIRECTOR: DAVID C. CHANG	Management	For
1E	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Management	For
1F	ELECTION OF DIRECTOR: PETER R. HAJE	Management	For
1G	ELECTION OF DIRECTOR: DONNA A. JAMES	Management	For
1H	ELECTION OF DIRECTOR: DON LOGAN	Management	For
11	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	Management	For
1J	ELECTION OF DIRECTOR: WAYNE H. PACE	Management	For
1K	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Management	For
1L	ELECTION OF DIRECTOR: JOHN E. SUNUNU	Management	For
02	RATIFICATION OF AUDITORS	Management	For

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

SECURITY G0534R108 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 25-May-2010 ISIN BMG0534R1088 AGENDA 702389051 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting	
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/20100423/LTN2 0100423091.pdf	Non-Voting	
1	Receive and approve the audited consolidated financial statements for the YE 31 DEC 2009 and the reports of the Directors and Auditors thereon	Management	For
2	Declare the final dividend for the YE 31 DEC 2009	Management	For
3.a	Re-elect Mr. John F. CONNELLY as a Director	Management	For
3.b	Re-elect Mr. JU Wei Min as a Director	Management	For
3.c	Re-elect Ms. Nancy KU as a Director	Management	For

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3.d	Re-elect Mr. LUO Ning as a Director	Management	For
3.e	Re-elect Professor Edward CHEN as a Director	Management	For
3.f	Re-elect Mr. Robert SZE as a Director	Management	For
3.g	Authorize the Board to fix the remuneration of the Directors	Management	For
4	Re-appoint PricewaterhouseCoopers as the Auditors of the	Management	For
	Company and authorize the Board to fix their remuneration		
	for the YE 31 DEC 2010		
5	Authorize the Directors to allot, issue and dispose of new	Management	For
	shares in the capital of the Company		
6	Authorize the Directors to repurchase shares of the Company	Management	For
7	Approve to extend, conditional upon the passing of	Management	For

Resolutions (5) and (6), the general mandate to allot, issue and dispose of new shares by adding the number of shares repurchased

INTERACTIVE DATA CORPORATION

SECURITY 45840J107 MEETING TYPE Annual TICKER SYMBOL IDC MEETING DATE 25-May-2010

US45840J1079 AGENDA 933245157 - Management ISIN

	PROPOS	6AL 	TYPE	VOTE
1	DIRECT	COR	Management	
	1	RAYMOND L. D'ARCY		For
	2	MYRA R. DRUCKER		For
	3	RONA A. FAIRHEAD		For
	4	DONALD P. GREENBERG		For
	5	CASPAR J.A. HOBBS		For
	6	PHILIP J. HOFFMAN		For
	7	DONALD C. KILBURN		For
	8	ROBERT C. LAMB JR.		For
	9	VICTOR R. SIMONE, JR.		For
	10	LUKE SWANSON		For
2	RATIFY	THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR	Management	For
	INDEPE	ENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL		
	YEAR E	ENDING DECEMBER 31, 2010.		

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Annual
TICKER SYMBOL CHA MEETING DATE 25-May-2010
ISIN US1694261033 AGENDA 933261377 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	CONSOLIDATED FINANCIAL STATEMENTS, REPORT OF BOARD OF DIRECTORS, SUPERVISORY COMMITTEE AND INTERNATIONAL AUDITOR BE APPROVED.	Management	For
02	PROFIT DISTRIBUTION & DECLARATION & PAYMENT OF A FINAL DIVIDEND FOR YEAR ENDED 31 DECEMBER 2009 BE CONSIDERED AND APPROVED.	Management	For
03	REAPPOINTMENT OF KPMG AND KPMG HUAZHEN AS INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR RESPECTIVELY BE APPROVED.	Management	For
S4A	TO CONSIDER AND APPROVE THE ISSUE OF DEBENTURES BY THE COMPANY.	Management	For
S4B	TO AUTHORISE THE BOARD TO ISSUE DEBENTURES AND DETERMINE THE SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS OF THE DEBENTURES.	Management	For
S5A	TO CONSIDER AND APPROVE THE ISSUE OF COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF CHINA.	Management	For

S5B	TO AUTHORISE THE BOARD TO ISSUE COMPANY BONDS AND DETERMINE	Management	For
	THE SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS OF THE		
	COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF CHINA.		
S6	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE, ALLOT AND	Management	For
	DEAL WITH ADDITIONAL SHARES IN THE COMPANY.		
S7	TO AUTHORISE THE BOARD TO INCREASE THE REGISTERED CAPITAL OF	Management	For
	THE COMPANY AND TO AMEND THE ARTICLES OF ASSOCIATION OF THE		
	COMPANY TO REFLECT SUCH INCREASE IN THE REGISTERED CAPITAL		
	OF THE COMPANY UNDER THE GENERAL MANDATE.		

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

SECURITY 18451C109 MEETING TYPE Annual
TICKER SYMBOL CCO MEETING DATE 25-May-2010
ISIN US18451C1099 AGENDA 933267280 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: BLAIR E. HENDRIX	Management	For
1B	ELECTION OF DIRECTOR: DANIEL G. JONES	Management	For
1C	ELECTION OF DIRECTOR: SCOTT R. WELLS	Management	For
02	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL		
	YEAR ENDING DECEMBER 31, 2010.		

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TELEVISION BROADCASTS LTD

Y85830100 MEETING TYPE Annual General Meeting MEETING DATE 26-May-2010 SECURITY TICKER SYMBOL

ISIN HK0511001957 AGENDA 702372284 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF "ABSTAIN"	Non-Voting	
	WILL BE TREATED-THE SAME AS A "TAKE NO ACTION" VOTE.		
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING	Non-Voting	
	ON THE URL LINK:-		
	http://www.hkexnews.hk/listedco/listconews/sehk/20100419/LTN2		
	0100419660.pdf		
1	Receive the audited financial statements and the report of	Management	No Action
	the Directors and the Independent Auditors' report for the		
	YE 31 DEC 2009		
2	Approve to declare a final dividend for the YE 31 DEC 2009	Management	No Action

3.1	Election of Ms. Vivien Chen Wai Wai as a Directors	Management	No Action
3.2	Election of Mr. Mark Lee Po On as a Directors	Management	No Action
4.1	Re-election of Dr. Norman Leung Nai Pang as a Director, who retires by rotation	Management	No Action
4.2	Re-election of Mr. Edward Cheng Wai Sun as Director, who retires by rotation	Management	No Action
5	Approve the Chairman's fee	Management	No Action
6	Approve to increase in Director's fee	Management	No Action
7	Re-appointment of PricewaterhouseCoopers as the Auditors of the Company and authorize Directors to fix their remuneration	Management	No Action
8	Grant a general mandate to Directors to issue additional shares	Management	No Action
9	Grant a general mandate to Directors to repurchase issued shares	Management	No Action
10	Authorize the Directors under Resolution 8 to extend the shares repurchased under the authority under Resolution 9	Management	No Action
11	Approve to extend the book close period from 30 days to 60 days	Management	No Action
	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF RESOLUTION 3. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLE-SS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

TELEVISION BROADCASTS LTD

SECURITY Y85830100 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 26-May-2010

ISIN HK0511001957 AGENDA 702373224 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF "ABSTAIN" WILL BE TREATED T-HE SAME AS A "TAKE NO ACTION" VOTE.	Non-Voting	
1	Approve and ratify the Short Form Agreement [as as specified], the transactions contemplated thereunder and the cap amounts [as specified]	Management	No Action

CBS CORPORATION

SECURITY 124857103 MEETING TYPE Annual TICKER SYMBOL CBSA MEETING DATE 26-May-2010

SIN US1248571036 AGENDA 933244206 - Management

ITEM	PROP	POSAL	TYPE	VOTE
01	DIRECTOR		Management	
	1	DAVID R. ANDELMAN		For
	2	JOSEPH A. CALIFANO, JR.		For
	3	WILLIAM S. COHEN		For
	4	GARY L. COUNTRYMAN		For

	5	CHARLES K. GIFFORD		For
	6	LEONARD GOLDBERG		For
	7	BRUCE S. GORDON		For
	8	LINDA M. GRIEGO		For
	9	ARNOLD KOPELSON		For
	10	LESLIE MOONVES		For
	11	DOUG MORRIS		For
	12	SHARI REDSTONE		For
	13	SUMNER M. REDSTONE		For
	14	FREDERIC V. SALERNO		For
02	RATIF1	CATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP TO	SERVE AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC		
	ACCOUN	NTING FIRM FOR FISCAL YEAR 2010.		
03	A PROE	POSAL TO RE-APPROVE THE MATERIAL TERMS OF THE	Management	For
	PERFOR	RMANCE GOALS IN THE COMPANY'S SENIOR EXECUTIVE		
	SHORT-	-TERM INCENTIVE PLAN.		

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TELEPHONE AND DATA SYSTEMS, INC.

SECURITY 879433100 MEETING TYPE Annual TICKER SYMBOL TDS MEETING DATE 26-May-2010

ISIN US8794331004 AGENDA 933260313 - Management

ITEM	PROPOSAL	TYPE	VOTE	
01	DIRECTOR	Management		
	1 C.A. DAVIS		For	
	2 C.D. O'LEARY		For	
	3 G.L. SUGARMAN		For	
	4 H.S. WANDER		For	
02	RATIFY ACCOUNTANTS FOR 2010.	Management	For	
03	SHAREHOLDER PROPOSAL RELATED TO CALLING OF MEETINGS BY SHAREHOLDERS.	Shareholder	Against	

TELEPHONE AND DATA SYSTEMS, INC.

SECURITY 879433860 MEETING TYPE Annual TICKER SYMBOL TDSS MEETING DATE 26-May-2010

ISIN US8794338603 AGENDA 933260325 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	

1	C.A. D	AVIS	For
2	C.D. O	'LEARY	For
3	G.L. S	UGARMAN	For
4	H.S. W	ANDER	For

AMPHENOL CORPORATION

SECURITY 032095101 MEETING TYPE Annual
TICKER SYMBOL APH MEETING DATE 26-May-2010
ISIN US0320951017 AGENDA 933261973 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 STANLEY L. CLARK		For
	2 ANDREW E. LIETZ		For
	3 MARTIN H. LOEFFLER		For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT PUBLIC ACCOUNTANTS OF THE COMPANY.	Management	For

AUSTAR UNITED COMMUNICATIONS LIMITED

SECURITY Q0716Q109 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 27-May-2010

AU000000AUN4 AGENDA 702388376 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
CMMT	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 6, 7.A, 7.B, 7.C AND-VOTES CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF-THE PROPOSAL/S WILL BE DISREGARDED. HENCE, IF YOU HAVE OBTAINED BENEFIT OR DO-EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE "ABSTAIN") FOR-THE RELEVANT PROPOSAL ITEMS.	Non-Voting	
1	Receive the financial report and the reports of the Directors and Auditor for the FYE 31 DEC 2009	Management	For
2	Adopt the remuneration report of the Company and its controlled entities for the FYE 31 DEC 2009	Management	For
3.a	Re-elect M. Roger Amos as a Director of the Company, who retires by rotation in accordance with Rule 8.1 of the Company's Constitution	Management	For
3.b	Re-elect Mr. Timothy D. Downing as a Director of the Company, who retires by rotation in accordance with Rule 8.1 of the Company's Constitution	Management	For
4	Approve the buy-back of up to AUD 400 million of its issued ordinary shares by buy-back agreements under: an off-market tender buy-back; and/or; on-market buy-backs; and the terms, and entry into, of the buy-back agreements to the extent that approval of such buy-back agreements is required under the Corporations Act 2001 (Cth), as specified	Management	For

5	Authorize the Company, in accordance with Section 256C(1) of the Corporations Act 2001 (Cth), to reduce its share capital by up to AUD 400 million by paying each holder of ordinary shares an amount that is proportional to the number of ordinary shares held on the record date as specified	Management	For
6	Grant authority, for all purposes, including ASX Listing Rule 10.14, for the issue of fully paid ordinary shares to the Chief Executive Officer, Mr. John Porter, pursuant to the AUSTAR United Communications Limited 2007 Long Term Incentive Plan as specified	Management	For
7.a	Grant authority, for all purposes, including ASX Listing Rule 10.11, for the issue of 30,000 fully paid ordinary shares to Mr. Roger M. Amos, independent Non-Executive Director, as specified	Management	For
7.b	Grant authority, for all purposes, including ASX Listing Rule 10.11, for the issue of 30,000 fully paid ordinary shares to Mr. John W. Dick, Non-Executive Director, as specified	Management	For
7.c	Grant authority, for all purposes, including ASX Listing Rule 10.11, for the issue of 30,000 fully paid ordinary shares to Mr. Timothy D. Downing, independent Non-Executive Director, as specified	Management	For
0	Transact such other business	Non-Voting	

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TELEKOM AUSTRIA AG

SECURITY A8502A102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 27-May-2010 SIN AT0000720008 AGENDA 702404827 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO DELETION OF COMMENT. IF YOU HAVE AL-READY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	
1.	Approve the presentation of the adopted financial statements and the Management report as well as the consolidated financial statements including the consolidated Management report and the corporate governance report, the proposal for utilization of the net profit and the Supervisory Board report on the FY 2009	Management	For
2.	Approve the allocation of the net income for the FY 2009	Management	For
3.	Grant discharge to the Members of the Management Board for the FY 2009	Management	For
4.	Grant discharge to the Members of the Supervisory Board the FY 2009	Management	For
5.	Approve the remuneration to the members of the supervisory Board for the FY 2009	Management	For

6.	Election of the Auditors for the FY 2010	Management	For
7.	Election of the member to the supervisory Board	Management	For
8.	Receive the Management report on share buy-back effected,	Management	For
	number of treasury shares held and use of treasury shares		
9.	Amend the Articles of Association in particular for	Management	For
	adaptation according to the Stock Corporation Amendment Act		
	2009 [AktienrechtsAnderungsgesetz 2009]		
	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF	Non-Voting	
	RESOLUTIONS. IF Y-OU HAVE ALREADY SENT IN YOUR VOTES, PLEASE		
	DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND		
	YOUR ORIGINAL INSTRUCTIONS. THANK YOU.		

INTERPUBLIC GROUP OF COMPANIES, INC.

SECURITY 460690100 MEETING TYPE Annual
TICKER SYMBOL IPG MEETING DATE 27-May-2010
ISIN US4606901001 AGENDA 933253609 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: REGINALD K. BRACK	Management	For
1B	ELECTION OF DIRECTOR: JOCELYN CARTER-MILLER	Management	For
1C	ELECTION OF DIRECTOR: JILL M. CONSIDINE	Management	For
1D	ELECTION OF DIRECTOR: RICHARD A. GOLDSTEIN	Management	For
1E	ELECTION OF DIRECTOR: MARY J. STEELE GUILFOILE	Management	For
1F	ELECTION OF DIRECTOR: H. JOHN GREENIAUS	Management	For
1G	ELECTION OF DIRECTOR: WILLIAM T. KERR	Management	For
1H	ELECTION OF DIRECTOR: MICHAEL I. ROTH	Management	For
1I	ELECTION OF DIRECTOR: DAVID M. THOMAS	Management	For
02	CONFIRM THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010		
03	SHAREHOLDER PROPOSAL ON SPECIAL SHAREHOLDER MEETINGS	Shareholder	Against

ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Consent TICKER SYMBOL ROSYY MEETING DATE 29-May-2010

US7785291078 AGENDA 933279627 - Management ISIN

ITEM PROPOSAL VOTE Management For

01 PRE-TERM TERMINATION OF AUTHORITY OF THE MEMBERS OF ROSTELECOM'S BOARD OF DIRECTORS

ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Special

TICKER SYMBOL ROSYY MEETING DATE 29-May-2010

ISIN US7785291078 AGENDA 933283739 - Management

ITEM	PROPOSAL	TYPE	VOTE
2A	ELECTION OF DIRECTOR: YEVGENY YURCHENKO, GENERAL DIRECTOR OF	Management	For
	SVYAZINVEST	-	
2B	ELECTION OF DIRECTOR: ALEXANDER PROVOTOROV, FIRST DEPUTY	Management	For
	GENERAL DIRECTOR OF SVYAZINVEST		
2C	ELECTION OF DIRECTOR: ALEXEY LOKOTKOV, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST		
2D	ELECTION OF DIRECTOR: YELENA UMNOVA, DEPUTY GENERAL DIRECTOR	Management	For
	OF SVYAZINVEST		
2E	ELECTION OF DIRECTOR: VIKTOR SAVCHENKO, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST		
2F	ELECTION OF DIRECTOR: VLADIMIR BONDARIK, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST		
2G	ELECTION OF DIRECTOR: SERGEI KUZNETSOV, MEMBER OF	Management	For
	INDEPENDENT DIRECTORS' NATIONAL REGISTER OF THE RUSSIAN		
0	UNION OF INDUSTRIALISTS AND ENTREPRENEURS		_
2H	ELECTION OF DIRECTOR: MIKHAIL LESHCHENKO, DEPUTY GENERAL	Management	For
0.7	DIRECTOR OF SVYAZINVEST	Managara	
2I	ELECTION OF DIRECTOR: VALENTINA VEREMYANINA, DIRECTOR OF CORPORATE GOVERNANCE AND LEGAL DEPARTMENT OF SVYAZINVEST	Management	For
O T		Manaanaa	П
2J	ELECTION OF DIRECTOR: KONSTANTIN MALOFEEV, MANAGING PARTNER	Management	For
2K	OF MARCAP ADVISORS LIMITED	Manaanaa	П
Ζħ	ELECTION OF DIRECTOR: IVAN RODIONOV, PROFESSOR OF STATE UNIVERSITY HIGHER SCHOOL OF ECONOMICS	Management	For
	ONIVEVELLI UIGUEK SCUOOF OL ECONOMICS		

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2L	ELECTION OF DIRECTOR: ANATOLY TIKHONOV, MANAGEMENT BOARD MEMBER, FIRST DEPUTY CHAIRMAN OF VNESHECONOMBANK	Management	For
2M	ELECTION OF DIRECTOR: ANATOLY BALLO, MANAGEMENT BOARD MEMBER, DEPUTY CHAIRMAN OF VNESHECONOMBANK	Management	For
2N	ELECTION OF DIRECTOR: MIKHAIL POLUBOYARINOV, DIRECTOR OF INFRASTRUCTURE DEPARTMENT OF VNESHECONOMBANK	Management	For
20	ELECTION OF DIRECTOR: YURY SURKOV, DEPUTY DIRECTOR OF INFRASTRUCTURE DEPARTMENT OF VNESHECONOMBANK	Management	For
2P	ELECTION OF DIRECTOR: YURY KUDIMOV, GENERAL DIRECTOR OF VEB CAPITAL LTD	Management	For

PUBLICIS GROUPE SA, PARIS

SECURITY F7607Z165 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 01-Jun-2010
ISIN FR0000130577 AGENDA 702393593 - Management

ITEM	PROPOSAL	TYPE	VOTE
СММТ	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
CMMT	French Resident Shareowners must complete, sign and forward the Proxy Card-directly to the sub custodian. Please contact your Client Service-Representative to obtain the necessary card, account details and directions.—The following applies to Non- Resident Shareowners: Proxy Cards: Voting-instructions will be forwarded to the Global Custodians that have become-Registered Intermediaries, on the Vote Deadline Date. In capacity as- Registered Intermediary, the Global Custodian will sign the Proxy Card and-forward to the local custodian. If you are unsure whether your Global-Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
0.1	Approve the Company accounts for the year 2009	Management	For
0.2	Approve the consolidated accounts for the year 2009	Management	For
0.3	Approve the allocation of the result for the year and setting of the dividend	Management	For
0.4	Grant discharge to the Directors	Management	For
0.5	Grant discharge to the Members of the Supervisory Board	Management	For
0.6	Approve the contract for guarantee and placement signed between the Company and BNP Paribas, Calyon, Citigroup Global Markets Limited and Societe Generale	Management	For
0.7	Approve the contract for guarantee and placement signed between the Company and BNP Paribas, Calyon, Citigroup Global Markets Limited and Societe Generale	Management	For
0.8	Approve the assistance contract signed between the Company and BNP Paribas, Calyon, Citigroup Global Markets Limited and Societe Generale	Management	For
0.9	Approve the assistance contract signed between the Company and BNP Paribas, Calyon, Citigroup Global Markets Limited and Societe Generale	Management	For
0.10	Approve the credit agreement signed between the Company and BNP Paribas	Management	For
0.11	Approve the credit agreement signed between the Company and Societe Generale	Management	For
0.12	Approve the placement mandate agreement signed between the Company and BNP Paribas	Management	For
0.13	Approve the renewal of the mandate of a Member of the Supervisory Board held by Madame Sophie Dulac	Management	For
0.14	Approve the renewal of the mandate of a Member of the Supervisory Board held by Madame Helene Ploix	Management	For
	Approve the renewal of the mandate of a Member of the Supervisory Board held by Monsieur Michel Sicurel	Management	For
0.16	Approve the renewal of the mandate of a Member of the Supervisory Board held by Monsieur Antony de Seze	Management	For
0.17	Approve the renewal of the mandate of a Member of the Supervisory Board held by Monsieur Gerard Worms	Management	For
0.18	Appointment of Madame Marie-Claude Mayer as a new Member of the Supervisory Board	Management	For
0.19	Appointment of Madame Marie-Josee Kravis as a new Member of the Supervisory Board	Management	For
0.20	Appointment of Madame Veronique Morali as a new Member of the Supervisory Board	Management	For
0.21	Appointment of a new Assistant Auditor Authorize the Board of Directors by the general meeting of	Management Management	For For

	the Shareholders to allow the Company to operate on its own shares		
E.23	Authorize the Board of Directors by the general meeting of the Shareholders to reduce capital stock by canceling its own shares	Management	For
E.24	Approve the share subscription and/or purchase option for Members of staff and/or corporate agents within the Company and Companies within the group	Management	For
E.25	Authorize the Board of Directors by the general meeting of the Shareholders to increase capital stock by issuing capital securities or tangible assets granting access to the Company's capital stock, removing the preferential subscription right for members of a Company savings plan	Management	For
E.26	Authorize the Board of Directors by the general meeting of the shareholders to increase capital stock, removing the shareholders' preferential subscription right reserved for certain categories of beneficiary	Management	For
E.27	Approve the options of using authorization granted by the general meeting of the shareholders in the event of a public offer launched by the Company	Management	For
O.28 CMMT	Powers PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal- officiel.gouv.fr/pdf/2010/0423/201004231001394.pdf	Management Non-Voting	For

Report Date: 07/06/2010 ProxyEdge Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

COINSTAR, INC.

SECURITY 19259P300 MEETING TYPE Annual
TICKER SYMBOL CSTR MEETING DATE 01-Jun-2010
ISIN US19259P3001 AGENDA 933258914 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: ARIK A. AHITOV	Management	For
1B	ELECTION OF DIRECTOR: RONALD B. WOODARD	Management	For
02	APPROVE AN AMENDMENT TO THE AMENDED AND RESTATED CERTIFICATE	Management	For
	OF INCORPORATION OF COINSTAR, INC. TO INCREASE THE		
	AUTHORIZED COMMON STOCK TO 60,000,000 SHARES.		
03	APPROVE AN AMENDMENT TO THE COINSTAR, INC. 1997 AMENDED AND	Management	Against
	RESTATED EQUITY INCENTIVE PLAN.		
04	RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM.		

INDEPENDENT NEWS AND MEDIA PLC

SECURITY G4755S126 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 02-Jun-2010

ITEM	PROPOSAL	TYPE	VOTE
1	Receive and adopt the Director's report and the financial statements for the YE 31 DEC 2009 and the independent	Management	For
2.A	Auditor's report Re-election of Gavin O'Reilly as Directors who retire in accordance with the Articles of Association and, being	Management	For
2.B	eligible Re-election of Baroness Margaret Jay as Directors who retire in accordance with the Articles of Association and, being eligible	Management	For
2.C	Re-election of Frank Murray as Directors who retire in accordance with the Articles of Association and, being eligible	Management	For
2.D	Re-election of Brian Hillery as Directors who retire in accordance with the Articles of Association and, being eligible	Management	For
2.E	Election of Lothar Lanz as Directors who retire in accordance with the Articles of Association and, being eligible	Management	For
2.F	Election of Bengt Braun as Directors who retire in accordance with the Articles of Association and, being eligible	Management	For
3	Approve the aggregate ordinary remuneration permitted to be paid to the Directors in accordance with Article 76 of the Company's Articles of Association be and is hereby fixed at an amount not exceeding EUR 700,000 per annum	Management	For
4	Authorize the Directors to fix the remuneration of the Auditors	Management	For
5	Receive and consider the report of the remuneration committee on Director's remuneration for the YE 31 DEC 2009	Management	For
6	Approve that, conditionally and immediately upon the admission of the new ordinary shares as defined in paragraph c below to the official list of the Irish Stock Limited and the Official List maintained by the UK Listing Authority and to trading on the respective main markets for listed securities of the Irish Stock Exchange Limited and the London Stock Exchange plc becoming effective by 8.00am on 14 JUN 2010 or such later time and/or date as the Directors may determine; a each of the authorized ordinary shares of EUR 0.05 each the "Existing Ordinary Shares" that at 6.00 p.m. on 11 JUN 2010 or such other time and date as the Directors of the Company may determine the "Consolidation Record Time" are shown in the books of the Company as unissued shall be consolidated into new ordinary shares of EUR 0.35 each in	Management	For
CONT	CONTCONT capital of the Company the "Unissued new Ordinary Shares", provided-that, where such consolidation would otherwise result in a fraction of an-Unissued new Ordinary Share, the number of existing ordinary shares that-would otherwise constitute such fraction shall be cancelled pursuant to-section 68 1 e of the Companies Act 1963; b all existing ordinary shares that are in issue at the Consolidation Record Time shall be consolidated into-new ordinary shares of EUR 0.35 each in	Non-Voting	

the capital of the Company the "New-Ordinary Shares" , provided that, where such consolidation would otherwise-result in any member being entitled to a fraction of a New Ordinary Share, -such fraction shall, so far as possible, be aggregated and consolidated with-the fractions of a New Ordinary Share to which other member of the Company-would CONT..

CONT

.. CONT otherwise be entitled into New Ordinary Shares and the Directors of-the Company be authorized to sell or appoint any other person to sell to any-person, on behalf of the relevant members, all the New Ordinary Shares-representing such fractions at the best price reasonably obtainable, and to-retain the proceeds of sale net of expenses for the benefit of the Company, - and that any Director of the Company or any person appointed by the Directors-of the Company be authorized to executive an instrument of transfer in-respect of such shares on behalf of the relevant members and to do all acts-and things the Directors consider necessary or desirable to effect the-transfer of such shares to, or in accordance with the Directors of , any-buyer of any such shares; c each if any of the issued Existing Ordinary- Shares that cannot be CONT..

CONT

.. CONT consolidated into a New Ordinary Share shall be, immediately acquired-by the Company from the members otherwise entitled thereto for no-consideration pursuant to section 41 2 of the Companies amendment Act 1983-and that any Director of the Company or any person appointed by the Directors-of the Company be authorized to execute an and to do all acts and things-that the Directors consider necessary or desirable to effect the acquisition-of such shares

Non-Voting

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Authorize the Board of Directors for the purposes of Section Management 20 of the Companies Amendment Act 1983 the "1983 Act" , the Directors be authorized to allot and issue relevant securities including, without limitation, ordinary shares of EUR 0.05 each in the capital of the Company and, upon Resolution 6 becoming effective in accordance with its terms, ordinary shares of EUR 0.35 each in the capital of the Company and including any shares purchased by the Company pursuant to the provisions of the Companies Act 1990 and held as treasury shares 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 this authority shall be the authorized but as vet CONT..

For

CONT

.. CONT unissued share capital of the Company as at the close of business on-the date of passing of this resolution, the authority hereby conferred shall, -subject to Article 6 of the Articles of Association of the Company, expire on-the earlier of the date of the next AGM of the Company after the passing of-this resolution and 2 SEP 2011, unless previously revoked or renewed in- accordance with the provisions of the

Non-Voting

1983 Act." Approve that subject to and contingent upon the passing of S.8 Management For Resolution 6, of the purposes of Section 24 of the Companies Amendment Act 1983 the "1983 Act", the Directors be empowered to allot and issue equity securities including, without limitation, ordinary shares of EUR 0.05 each in the capital of the Company and, upon resolution 5 becoming effective in accordance with its terms, ordinary shares of EUR 0.35 each in the capital of the Company and including any shares purchased by the Company pursuant to the provisions of the Companies Act 1990 and held as treasury shares for cash pursuant to and in accordance with and subject to the terms and conditions set out 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 2 JUN 2010, CONT.. CONT ..CONT the power hereby conferred shall expire at the close Non-Voting of business on-the earlier of the date of the next AGM of the Company after the passing this-resolution and 2 SEP 2011, unless previously revoked or renewed in accordance-with the provisions of the 1983 Act S.9 Approve the Company and/or subsidiary being a body corporate For Management as referred to in the European Communities Public Limited Company Subsidiaries Regulation 1997 of the Company be generally authorized 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; b 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 of the Articles of Association of the Company; CONT.. CONT .. CONT c the authorities hereby conferred shall expire at Non-Voting the close of-business on the earlier of the date of the next AGM of the Company after the-passing of this resolution and 2 DEC 2011 unless, in any such case, -previously revoked or renewed in accordance with the provisions of the 1990-Act S.10 Approve the subject to compliance with all applicable Management For provisions of the Companies Acts 1963 to 2009, the Directors of the Company be and are hereby generally and unconditionally authorized to call a general meeting, other than an AGM and a meeting for the passing of a special resolution, on not less than 14 days' notice, the authority hereby conferred shall expire at the conclusion of the next AGM of the Company held after the date of the passing of this resolution unless previously renewed, varied or revoked by the Company in general meeting S.11 Approve that a the share capital of the Company be reduced Management by the cancellation of 878, 775, 439 deferred shares of EUR 0.25 each which have not been taken or agreed to be taken by any person and the memorandum of association of the Company be amended by deleting the first sentence of clause 5 and substituting therefor the following sentence; "the share capital of the Company is EUR 230, 306, 140.25 divided into 4,606, 122, 805 ordinary shares of EUR 0.05 each"; b the regulations contained in the document produced at the meeting and market "A" by the Chairman of the purposes of identification be and are hereby approved as the Articles of

Association of the Company in substitution for, and to the exclusion of, the existing Articles of Association of the Company

SALEM COMMUNICATIONS CORPORATION

SECURITY 794093104 MEETING TYPE Annual TICKER SYMBOL SALM MEETING DATE 02-Jun-2010

US7940931048 AGENDA 933254245 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: STUART W. EPPERSON	Management	For
1B	ELECTION OF DIRECTOR: EDWARD G. ATSINGER III	Management	For
1C	ELECTION OF DIRECTOR: DAVID DAVENPORT	Management	For
1D	ELECTION OF DIRECTOR: ROLAND S. HINZ	Management	For
1E	ELECTION OF DIRECTOR: PAUL PRESSLER	Management	For
1F	ELECTION OF DIRECTOR: RICHARD A. RIDDLE	Management	For
1G	ELECTION OF DIRECTOR: DENNIS M. WEINBERG	Management	For

ProxyEdge Report Date: 07/06/2010

Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

NTN BUZZTIME, INC.

SECURITY 629410309 MEETING TYPE Annual TICKER SYMBOL NTN MEETING DATE 02-Jun-MEETING DATE 02-Jun-2010

US6294103097 AGENDA 933265577 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 TERRY BATEMAN	_	For
	2 JEFF BERG		For
	3 MARY BETH LEWIS		For
	4 MICHAEL BUSH		For
02	TO VOTE UPON A PROPOSAL TO ADOPT THE NTN BUZZTIME, INC. 2010	Management	Against
	PERFORMANCE INCENTIVE PLAN		
03	TO RATIFY THE APPOINTMENT OF MAYER HOFFMAN MCCANN P.C. AS	Management	For
	THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010		

TELEFONICA, S.A.

SECURITY 879382208 MEETING TYPE Annual TICKER SYMBOL TEF MEETING DATE 02-Jun-2010

ISIN US8793822086 AGENDA 933281191 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE MANAGEMENT REPORT OF TELEFONICA, S.A AND OF ITS CONSOLIDATED GROUP OF COMPANIES, AS WELL AS OF THE PROPOSED ALLOCATION OF THE PROFITS/LOSSES OF TELEFONICA, S.A. AND THE MANAGEMENT OF ITS BOARD OF DIRECTORS, ALL WITH RESPECT TO FISCAL YEAR 2009.	Management	For
02	COMPENSATION OF SHAREHOLDERS: DISTRIBUTION OF A DIVIDEND TO BE CHARGED TO UNRESTRICTED RESERVES.	Management	For
03	AUTHORIZATION FOR THE ACQUISITION OF THE COMPANY'S OWN SHARES, DIRECTLY OR THROUGH COMPANIES OF THE GROUP.	Management	For
04	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE DEBENTURES, BONDS, NOTES AND OTHER FIXED-INCOME SECURITIES, BE THEY SIMPLE, EXCHANGEABLE AND/OR CONVERTIBLE, GRANTING THE BOARD, IN THE LAST CASE, THE POWER TO EXCLUDE PRE-EMPTIVE RIGHTS OF SHAREHOLDERS, AS WELL AS POWER TO ISSUE PREFERRED SHARES AND THE POWER TO GUARANTEE ISSUANCES BY THE COMPANIES OF THE GROUP.	Management	For
05 06	RE-ELECTION OF THE AUDITOR FOR FISCAL YEAR 2010. DELEGATION OF POWERS TO FORMALIZE, INTERPRET, CORRECT AND IMPLEMENT THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING.	Management Management	

MALAYSIAN RESOURCES CORP BHD MRCB

SECURITY Y57177100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 03-Jun-2010 ISIN MYL165100008 AGENDA 702426063 - Management

ITEM	PROPOSAL	TYPE	VOTE
_			_
1	Receive the statutory financial statements of the Company for the FYE 31 DEC 2009 and the reports of the Directors and Auditors thereon	Management	For
2	Approve a final dividend of 1 sen per ordinary share less 25% income tax for the FYE 31 DEC 2009	Management	For
3	Re-elect Mohamed Razeek Md Hussain Maricar as a Director, who retires pursuant to Article 106 of the Company's Articles of Association	Management	For
4	Re-elect Che King Tow as a Director, who retires pursuant to Article 106 of the Company's Articles of Association	Management	For
5	Re-elect Dato' Ahmad Ibnihajar as a Director who retires pursuant to Article 101 and 102 of the Company's Articles of Association	Management	For
6	Re-elect Mohamad Lotfy Mohamad Noh as a Director who retires pursuant to Article 101 and 102 of the Company's Articles of	Management	For

	Association		
7	Approve the Directors' fees of MYR 386,713 for the FYE 31 DEC 2009	Management	For
8	Re-appoint Messrs. PricewaterhouseCoopers as the Auditors of the Company and authorize the Directors to fix their remuneration	Management	For
9	Authorize the Board of Directors of the Company, at any time and from time to time to offer and to grant to Mohamed Razeek Md Hussain Maricar, the Chief Executive Officer of the Company, new options to subscribe for up to a maximum of 2,000,000 new ordinary shares of the Company under the ESOS subject always to such terms and conditions and/or any adjustment which may be made in accordance with the provisions of the Bye-Laws of the ESOS	Management	For
10	Authorize the Board of Directors of the Company, at any time and from time to time to offer and to grant to Datuk Ahmad Zaki Zahid, the Executive Director of the Company, new options to subscribe for up to a maximum of 1,500,000 new ordinary shares of the Company under the ESOS subject always to such terms and conditions and/or any adjustment which may be made in accordance with the provisions of the Bye-Laws of the ESOS	Management	For
0	Transact any other ordinary business	Non-Voting	

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SINCLAIR BROADCAST GROUP, INC.

SECURITY 829226109 MEETING TYPE Annual
TICKER SYMBOL SBGI MEETING DATE 03-Jun-2010
ISIN US8292261091 AGENDA 933248002 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 DAVID D. SMITH		For
	2 FREDERICK G. SMITH		For
	3 J. DUNCAN SMITH		For
	4 ROBERT E. SMITH		For
	5 BASIL A. THOMAS		For
	6 LAWRENCE E. MCCANNA		For
	7 DANIEL C. KEITH		For
	8 MARTIN R. LEADER		For
2	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	THE YEAR ENDING DECEMBER 31, 2010.		
3	APPROVAL OF MATERIAL TERMS OF THE EXECUTIVE OFFICER	Management	For
	PERFORMANCE-BASED BONUS PROGRAM.		

ACTIVISION BLIZZARD INC

SECURITY 00507V109 MEETING TYPE Annual TICKER SYMBOL ATVI MEETING DATE 03-Jun-2010

ISIN US00507V1098 AGENDA 933248052 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: PHILIPPE G.H. CAPRON	Management	For
1B	ELECTION OF DIRECTOR: ROBERT J. CORTI	Management	For
1C	ELECTION OF DIRECTOR: FREDERIC R. CREPIN	Management	For
1D	ELECTION OF DIRECTOR: BRIAN G. KELLY	Management	For
1E	ELECTION OF DIRECTOR: ROBERT A. KOTICK	Management	For
1F	ELECTION OF DIRECTOR: JEAN-BERNARD LEVY	Management	For
1G	ELECTION OF DIRECTOR: ROBERT J. MORGADO	Management	For
1H	ELECTION OF DIRECTOR: DOUGLAS P. MORRIS	Management	For
11	ELECTION OF DIRECTOR: STEPHANE ROUSSEL	Management	For
1J	ELECTION OF DIRECTOR: RICHARD SARNOFF	Management	For
1K	ELECTION OF DIRECTOR: REGIS TURRINI	Management	For
02	APPROVE 2008 INCENTIVE PLAN, AS AMENDED AND RESTATED.	Management	Against

DIRECTV

SECURITY 25490A101 MEETING TYPE Annual TICKER SYMBOL DTV MEETING DATE 03-Jun-2010

ISIN US25490A1016 AGENDA 933253281 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 NEIL R. AUSTRIAN		For
	2 RALPH F. BOYD, JR.		For
	3 PAUL A. GOULD		For
	4 CHARLES R. LEE		For
	5 PETER A. LUND		For
	6 GREGORY B. MAFFEI		For
	7 JOHN C. MALONE		For
	8 NANCY S. NEWCOMB		For
	9 HAIM SABAN		For
	10 MICHAEL D. WHITE		For
2	RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS.	Management	For
3	APPROVAL OF THE DIRECTV 2010 STOCK PLAN.	Management	Against
4	APPROVAL OF THE DIRECTV EXECUTIVE OFFICER CASH BONUS PLAN.	Management	For
5	ADOPTION OF POLICY REQUIRING EXECUTIVES TO RETAIN 75% OF ALL EQUITY-BASED COMPENSATION FOR 2 YEARS FOLLOWING SEPARATION FROM DIRECTV.	Shareholder	Against

LAS VEGAS SANDS CORP.

SECURITY 517834107 MEETING TYPE Annual TICKER SYMBOL LVS MEETING DATE 02 T MEETING DATE 03-Jun-2010

ISIN US5178341070 AGENDA 933254079 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 SHELDON G. ADELSON		For
	2 IRWIN CHAFETZ		For
2	TO CONSIDER AND ACT UPON THE RATIFICATION OF THE SELECTION	Management	For
	OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT		
	REGISTERED PUBLIC ACCOUNTING FIRM.		
3	TO CONSIDER AND ACT UPON A STOCKHOLDER PROPOSAL REGARDING	Shareholder	Against
	SUSTAINABILITY REPORT.		
4	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE	Management	For
	THE MEETING OR ANY ADJOURNMENTS THEREOF.	-	

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The Gabelli Global Multimedia Trust Inc.

TW TELECOM INC.

SECURITY 87311L104 MEETING TYPE Annual TICKER SYMBOL TWTC MEETING DATE 03-Jun-2010

US87311L1044 AGENDA 933262482 - Management ISIN

ITEM	PROP	DSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	GREGORY J. ATTORRI		For
	2	SPENCER B. HAYS		For
	3	LARISSA L. HERDA		For
	4	KEVIN W. MOONEY		For
	5	KIRBY G. PICKLE		For
	6	ROSCOE C. YOUNG, II		For
02	RATII	FICATION OF APPOINTMENT OF ERNST & YOUNG LLP TO SERVE AS	Management	For
	INDE	PENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.		
03	_	OCKHOLDER PROPOSAL REGARDING AN ADVISORY VOTE ON	Shareholder	Against
	LALC	DIIVE COMPENSATION.		

NEXTWAVE WIRELESS INC

SECURITY 65337Y102 MEETING TYPE Annual
TICKER SYMBOL WAVE MEETING DATE 03-Jun-2010
ISIN US65337Y1029 AGENDA 933275338 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 JAMES C. BRAILEAN, PH.D		For
	2 WILLIAM H. WEBSTER		For
02	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO AUDIT THE CONSOLIDATED FINANCIAL STATEMENTS OF NEXTWAVE WIRELESS, INC. AND ITS SUBSIDIARIES FOR THE FISCAL YEAR ENDED JANUARY 1, 2011.	Management	For
03	TO CONSIDER AND VOTE UPON A PROPOSAL TO AMEND OUR AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT OF OUR OUTSTANDING COMMON STOCK AT A RATIO OF ONE FOR SEVEN, AND IN CONNECTION THEREWITH, TO REDUCE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK BY THE SAME RATIO AND INCREASE THE PAR VALUE PER SHARE OF OUR COMMON STOCK BY THE SAME RATIO.	Management	For

MONSTER WORLDWIDE, INC.

SECURITY 611742107 MEETING TYPE Annual TICKER SYMBOL MWW MEETING DATE 08-Jun-2010

ISIN US6117421072 AGENDA 933257582 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: SALVATORE IANNUZZI	Management	For
1B	ELECTION OF DIRECTOR: ROBERT J. CHRENC	Management	For
1C	ELECTION OF DIRECTOR: JOHN GAULDING	Management	For
1D	ELECTION OF DIRECTOR: EDMUND P. GIAMBASTIANI, JR.	Management	For
1E	ELECTION OF DIRECTOR: CYNTHIA P. MCCAGUE	Management	For
1F	ELECTION OF DIRECTOR: JEFFREY F. RAYPORT	Management	For
1G	ELECTION OF DIRECTOR: ROBERTO TUNIOLI	Management	For
1H	ELECTION OF DIRECTOR: TIMOTHY T. YATES	Management	For
02	RATIFICATION OF THE APPOINTMENT OF BDO SEIDMAN, LLP AS	Management	For
	MONSTER WORLDWIDE, INC.'S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010		

PHILIPPINE LONG DISTANCE TELEPHONE CO.

SECURITY 718252604 MEETING TYPE Annual TICKER SYMBOL PHI MEETING DATE 08-Jun-2010

ISIN US7182526043 AGENDA 933279615 - Management

ITEM	PROPOSAL	TYPE	VOTE

01 APPROVAL OF THE AUDITED FINANCIAL STATEMENTS FOR THE FISCAL Management For YEAR ENDING 31 DECEMBER 2009 CONTAINED IN THE COMPANY'S 2009 ANNUAL REPORT.

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

PHILIPPINE LONG DISTANCE TELEPHONE CO.

SECURITY 718252604 MEETING TYPE Annual
TICKER SYMBOL PHI MEETING DATE 08-Jun-2010
ISIN US7182526043 AGENDA 933283703 - Management

ITEM	PROPOSAL	TYPE	VOTE
2A	ELECTION OF INDEPENDENT DIRECTOR: REV. FR. BIENVENIDO F. NEBRES, S.J.	Management	For
2B	ELECTION OF INDEPENDENT DIRECTOR: MR. OSCAR S. REYES	Management	For
2C	ELECTION OF INDEPENDENT DIRECTOR: MR. PEDRO E. ROXAS	Management	For
2D	ELECTION OF INDEPENDENT DIRECTOR: MR. ALFRED V. TY	Management	For
2E	ELECTION OF DIRECTOR: MR. DONALD G. DEE	Management	For
2F	ELECTION OF DIRECTOR: MS. HELEN Y. DEE	Management	For
2G	ELECTION OF DIRECTOR: ATTY. RAY C. ESPINOSA	Management	For
2H	ELECTION OF DIRECTOR: MR. TATSU KONO	Management	For
2I	ELECTION OF DIRECTOR: MR. TAKASHI OOI	Management	For
2J	ELECTION OF DIRECTOR: MR. NAPOLEON L. NAZARENO	Management	For
2K	ELECTION OF DIRECTOR: MR. MANUEL V. PANGILINAN	Management	For
2L	ELECTION OF DIRECTOR: MR. ALBERT F. DEL ROSARIO	Management	For
2M	ELECTION OF DIRECTOR: MR. TONY TAN CAKTIONG	Management	For

VIACOM INC.

SECURITY 92553P102 MEETING TYPE Annual TICKER SYMBOL VIA MEETING DATE 09-Jun-2010

ISIN US92553P1021 AGENDA 933257746 - Management

ITEM	PROPOSAL		TYPE	VOTE
0.1	DIDECT		Managanana	
01	DIRECT		Management	_
	1	GEORGE S. ABRAMS		For
	2	PHILIPPE P. DAUMAN		For
	3	THOMAS E. DOOLEY		For
	4	ALAN C. GREENBERG		For
	5	ROBERT K. KRAFT		For
	6	BLYTHE J. MCGARVIE		For
	7	CHARLES E. PHILLIPS, JR		For

	8 SHARI REDSTONE 9 SUMNER M. REDSTONE 10 FREDERIC V. SALERNO 11 WILLIAM SCHWARTZ		For For For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS INDEPENDENT AUDITOR FOR VIACOM INC. FOR FISCAL YEAR 2010.	Management	For
03	THE APPROVAL OF THE VIACOM INC. 2006 LONG-TERM MANAGEMENT INCENTIVE PLAN, AS AMENDED AND RESTATED EFFECTIVE JANUARY 1, 2011.	Management	For
04	THE APPROVAL OF THE VIACOM INC. 2011 STOCK OPTION PLAN FOR OUTSIDE DIRECTORS.	Management	For
05	THE APPROVAL OF THE VIACOM INC. 2011 RSU PLAN FOR OUTSIDE DIRECTORS.	Management	For

PENN NATIONAL GAMING, INC.

SECURITY 707569109 MEETING TYPE Annual TICKER SYMBOL PENN MEETING DATE 09-Jun-2010

ISIN US7075691094 AGENDA 933270530 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 WESLEY R. EDENS		For
	2 ROBERT P. LEVY		For
	3 BARBARA Z. SHATTUCK		For
02	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.		
03	TO CONSIDER A SHAREHOLDER PROPOSAL REQUESTING THAT THE	Shareholder	Against
	COMPANY REORGANIZE THE BOARD OF DIRECTORS INTO ONE CLASS		
	ELECTED ANNUALLY.		

IMAX CORPORATION

SECURITY 45245E109 MEETING TYPE Annual TICKER SYMBOL IMAX MEETING DATE 09-Jun-2010

ISIN CA45245E1097 AGENDA 933271013 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 RICHARD L. GELFOND		For
	2 BRADLEY J. WECHSLER		For
02	IN RESPECT OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP	Management	For
	AS AUDITORS OF THE COMPANY AND AUTHORIZING THE DIRECTORS TO		
	FIX THEIR REMUNERATION.		

ProxyEdge Report Date: 07/06/2010

Meeting Date Range: 07/01/2009 to 06/30/2010 The Gabelli Global Multimedia Trust Inc.

FRANCE TELECOM

SECURITY 35177Q105 MEETING TYPE Annual TICKER SYMBOL FTE MEETING DATE 09-Jun-2010

ISIN US35177Q1058 AGENDA 933279209 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009	Management	For
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009	Management	For
03	ALLOCATION OF THE RESULT FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009, AS STATED IN THE ANNUAL FINANCIAL STATEMENTS	Management	For
04	APPROVAL OF THE AGREEMENT REFERRED TO IN ARTICLE L 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For
05	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For
06	APPROVAL OF SUPPLEMENTAL AGREEMENT TO AGREEMENTS ENTERED INTO WITH NOVALIS, PURSUANT TO THE LAST PARAGRAPH OF ARTICLE L 225-42-1 OF THE FRENCH COMMERCIAL CODE	Management	For
07	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE OR TRANSFER FRANCE TELECOM SHARES	Management	For
08	APPOINTMENT OF MR. STEPHANE RICHARD AS DIRECTOR	Management	For
09	ELECTION OF MR. MARC MAOUCHE AS DIRECTOR REPRESENTING THE EMPLOYEE SHAREHOLDERS	Management	For
10	ELECTION OF MR. JEAN-PIERRE BORDERIEUX AS DIRECTOR REPRESENTING THE EMPLOYEE SHAREHOLDERS	Management	For
11	DELEGATION OF POWERS OF ATTORNEY TO THE BOARD OF DIRECTORS TO ISSUE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY CONTRACT WITH THE COMPANY IN THEIR CAPACITY AS HOLDER OF SHARES OR STOCK OPTIONS OF ORANGE S.A.	Management	For
12	DELEGATION OF POWERS OF ATTORNEY TO THE BOARD OF DIRECTORS TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR THOSE HOLDERS OF STOCK	Management	For
13	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO GRANT SUBSCRIPTION AND/OR PURCHASE OPTIONS TO THE COMPANY'S SHARE	Management	For
14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF SAVINGS PLANS	Management	For
15	AUTHORIZED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES	Management	For
16	POWERS FOR FORMALITIES	Management	For

WYNN MACAU LTD

SECURITY G98149100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 10-Jun-2010

ISIN KYG981491007 AGENDA 702399305 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	"PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN	Non-Voting	
CMMT	FAVOR' OR "AGAINST"-FOR ALL RESOLUTIONS. THANK YOU PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:-	Non-Voting	
1	http://www.hkexnews.hk/listedco/listconews/sehk/20100425/LTN2 0100425057.pdf Receive and adopt the audited consolidated financial	Management	For
	statements of the Company and its subsidiaries and the reports of the Directors and Auditors of the Company for the YE 31 DEC 2009	J	
2.a	Re-election of Mr. Ian Michael Coughlan as an Executive Director of the Company	Management	For
2.b	Re-election of Mr. Marc D. Schorr as Non-Executive Director of the Company	Management	For
2.c	Re-election of Mr. Jeffrey Kin-fung Lam as an Independent Non- Executive Director of the Company	Management	For
2.d	Authorize the Board of Directors of the Company to fix the respective Directors remuneration	Management	For
3	Re-appointment of Ernst & Young as the Auditors of the Company and authorize the Board of Directors to fix their remuneration	Management	For
4	Approve to give a general mandate to the Directors to repurchase shares of the Company not exceeding 10% of the issued share capital of the Company as at the date of this resolution	Management	For
5	Approve to give a general mandate to the Directors to issue additional shares of the Company not exceeding 20% of the issued share capital of the Company as at the date of this resolution	Management	For
6	Approve to extend the general mandate granted to the Directors to issue additional shares of the Company by the aggregate nominal amount of the shares repurchased by the Company	Management	For
7	Approve the refreshment of limit on the grant of options under the Share Option Scheme of the Company	Management	For

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The Gabelli Global Multimedia Trust Inc.

P.T. TELEKOMUNIKASI INDONESIA, TBK

SECURITY 715684106 MEETING TYPE Annual TICKER SYMBOL TLK MEETING DATE 11-Jun-2010 SISIN US7156841063 AGENDA 933293312 - Management

ITEM PROPOSAL TYPE VOTE

A1	APPROVAL OF THE COMPANY'S ANNUAL REPORT FOR THE 2009 FINANCIAL YEAR, INCLUDING THE BOARD OF COMMISSIONERS' SUPERVISORY REPORT.	Management	For
A2	RATIFICATION OF THE COMPANY'S FINANCIAL STATEMENTS AND PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PROGRAM KEMITRAAN DAN BINA LINGKUNGAN) ANNUAL REPORT FOR THE 2009 FINANCIAL YEAR.	Management	For
A3	APPROPRIATION OF THE COMPANY'S NET INCOME FOR THE 2009 FINANCIAL YEAR.	Management	For
A4	DETERMINATION OF REMUNERATION FOR MEMBERS OF THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS FOR THE 2010 FINANCIAL YEAR.	Management	For
A5	APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY'S FINANCIAL STATEMENTS FOR THE 2010 FINANCIAL YEAR, INCLUDING AUDIT OF INTERNAL CONTROL OVER FINANCIAL REPORTING AND APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENTS OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM FOR THE 2010 FINANCIAL YEAR.	Management	For
A6	AMENDMENT TO THE COMPANY'S ARTICLE OF ASSOCIATION.		For
A7	UTILIZATION TO TREASURY STOCK FROM SHARE BUY BACK I-III.	Management	For
E8 	APPROVAL FOR THE DISMISSAL AND APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS.	Management	For
	ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP		
SECURI TICKER	TY X3232T104 MEETING TYPE Annual General Meeting SYMBOL MEETING DATE 14-Jun-2010		
ISIN	GRS419003009 AGENDA 702446332 - Management		
ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE AN-A REPETITIVE MEETING ON 25 JUN 2010. ALSO, YOUR VOTING INSTRUCTIONS WILL NOT-BE CARRIED OVER TO THE SECOND CALL. ALL VOTES RECEIVED ON THIS MEETING WILL-BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THE REPETITIVE MEETINGPLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS-MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	
1	Approve the Board of Directors reports and the Auditors reports for the annual financial statements for the 10th FY commencing on 01 JAN 2009 until 31DEC 2009, which are included at the annual financial report for the corresponding period of 01 JAN 2009 until 31 DEC 2009, according to Article 4 of the L. 3556/2007	Management	No Action
2	Approve the Company's corporate and the consolidated financial statements for the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009, which are included at the annual financial report for the corresponding period of 01 JAN 2009 until 31 DEC 2009, according to Article 4 of the L. 3556/2007	Management	No Action
3	Approve the earnings distribution for the 10th FY commencing	Management	No Action

1	DIRECTOR 1 ROBERT H. BALDWIN 2 WILLIAM A. BIBLE 3 BURTON M. COHEN	Management	For For For
ITEM	PROPOSAL	TYPE	VOTE
MGM MIF SECURIT TICKER ISIN	Y 552953101 MEETING TYPE Annual	ent	
12	Other announcements	Management	No Action
11	Grant permission, pursuant to Article 23A, paragraph 1 of the C.L. 2190/1920, to Members of the Board of Directors a Officers of the Company's Departments and divisions to participate in Boards of Directors or in the Management of group's companies and their associate companies for the purposes specified in Article 42E paragraph 5, of the C.L 2190/1920	£	No Action
	pursuant to Article 23a, Resolution 1 of the C.L. 2190/192	20	
9	Approve the Audit Committee according to Article 37 of L. 3693/2008 Approve to grant permission for concluding contracts,	Management Management	No Action
8	until 31 DEC 2009 and determination of their fees Ratify the election of new Members of the Board of Director in replacement of the resigned Members	ors Management	No Action
7	the Members of the Board of Directors and the Company's Executives for the current 10th FY commencing on 01 JAN 20 until 31 DEC 2009 Approve the nomination of regular and substitute certified Auditors for the current 10th FY commencing on 01 JAN 2009	d Management	No Action
6	31 DEC 2009 Approve the remuneration and the compensation payments to the Members of the Board of Directors of the Company and the determination of the annual extraordinary compensation of	Management	No Action
5	acts of the Board of Directors Approve the remuneration and compensation payments to the Members of the Board of Directors for attendance and participation at the Board of Directors and Company Committees, for the 10th FY commencing on 01 JAN 2009 unt:	Management	No Action
4	Grant discharge both the Members of the Board of Directors and the Auditors from any liability for indemnity with respect to the 10th FY commencing on 01 JAN 2009 until 31 DEC 2009 and approve the administrative and representation	-	No Action

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The Gabelli Global Multimedia Trust Inc.

	4	WILLIE D. DAVIS		For
	5	KENNY C. GUINN		For
	6	ALEXIS M. HERMAN		For
	7	ROLAND HERNANDEZ		For
	8	KIRK KERKORIAN		For
	9	ANTHONY MANDEKIC		For
	10	ROSE MCKINNEY-JAMES		For
	11	JAMES J. MURREN		For
	12	DANIEL J. TAYLOR		For
	13	MELVIN B. WOLZINGER		For
2	TO RAT	IFY THE SELECTION OF THE INDEPENDENT REGISTERED PUBLIC	Management	For
	ACCOUN	TING FIRM FOR THE YEAR ENDING DECEMBER 31, 2010.		
3	TO AME	ND AND RESTATE THE CERTIFICATE OF INCORPORATION OF THE	Management	For
	COMPAN	Y TO CHANGE THE NAME OF THE COMPANY FROM "MGM MIRAGE"		
	TO "MG	M RESORTS INTERNATIONAL".		
4	TO CON	SIDER A STOCKHOLDER PROPOSAL IF PRESENTED AT THE	Shareholder	Against
	ANNUAL	MEETING.		
5	TO TRA	NSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE	Management	Abstain
	THE ME	ETING OR ANY ADJOURNMENTS THEREOF.		

INTERVAL LEISURE GROUP INC

SECURITY 46113M108 MEETING TYPE Annual TICKER SYMBOL IILG MEETING DATE 15-Jun-2010

US46113M1080 AGENDA 933262595 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 CRAIG M. NASH		For
	2 GREGORY R. BLATT		For
	3 DAVID FLOWERS		For
	4 GARY S. HOWARD		For
	5 LEWIS J. KORMAN		For
	6 THOMAS J. KUHN		For
	7 THOMAS J. MCINERNEY		For
	8 THOMAS P. MURPHY, JR.		For
	9 AVY H. STEIN		For
02	TO APPROVE THE AMENDED AND RESTATED INTERVAL LEISURE GROUP,	Management	For
	INC. 2008 STOCK AND ANNUAL INCENTIVE PLAN.		
03	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR INTERVAL	Management	For
	LEISURE GROUP FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.		

IAC/INTERACTIVECORP

SECURITY 44919P508 MEETING TYPE Annual
TICKER SYMBOL IACI MEETING DATE 15-Jun-2010
ISIN US44919P5089 AGENDA 933268105 - Management

PRO	POSAL TYP	E VOT
DII	RECTOR Man	agement
1	EDGAR BRONFMAN, JR.	For
2	BARRY DILLER	For
3	VICTOR A. KAUFMAN	For
4	DONALD R. KEOUGH*	For
5	BRYAN LOURD*	For
6	ARTHUR C. MARTINEZ	For
7	DAVID ROSENBLATT	For
8	ALAN G. SPOON*	For
9	A. VON FURSTENBERG	For
10	RICHARD F. ZANNINO	For
11	MICHAEL P. ZEISSER	For
RA.	TIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS Man	agement For
IAG	C'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2010.	
NITC TI	LECOMMUNICATIONS ORGANIZATION S A	
NIC II	ELECOMMONICATIONS ORGANIZATION S A	
ITY	X3258B102 MEETING TYPE Annual General Meeting	

ISIN GRS260333000 AGENDA 702449011 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve the Management report of the Board of Directors, the audit report prepared by Certified Auditors on the Separate and Consolidated Financial Statements of OTE S.A. ended on 31 DEC 2009, as well as of the Annual Financial Statements both Separate and Consolidated of the FY 2009 1/1/2009-31/12/2009; and the profit distribution and dividend payment	Management	No Action

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2	Approve the exoneration of the members of the Board of Directors and the Auditors of all liability, for the FY 2009, pursuant to Article 35 of C.L.2190/1920	Management	No Action
3	Appointment of Chartered Auditors for the Ordinary Audit of the financial statements of OTE S.A. both Separate and Consolidated , in accordance with the International	Management	No Action
4	Financial Reporting Standards, for the fiscal year 2010 and approve the determination of their fees Approve the remuneration paid to the members of the Board of Directors, the Audit Committee and the Compensation & Human Resources Committee for the fiscal year 2009 and	Management	No Action

5	determination of their remuneration for the FY 2010 Approve the disbursement by OTE of an amount for public welfare purposes in lieu of the payment of a special performance bonus in cash to the Chairman of the Board of Directors and CEO for the FY 2009	Management	No Action
6	Approve the renewal of the contract for the insurance coverage of the Company's members of the Board of Directors and Officers against liabilities incurred in the exercise of their responsibilities, duties or authorities and granting of power to sign it	Management	No Action
7	Approve to grant the special permission by the General Meeting pursuant to Article 23a, paragraphs 2 and 4 of C.L.2190/1920, for the approval of the amendment of terms of contracts concluded between members of the Company's Board of Directors and the Company	Management	No Action
8	Approve the amendment of Article 2 Object of the Company's Articles of Incorporation in force, for the purpose of expanding its business activities	Management	No Action
9	Approve to grant the special permission by the General Meeting pursuant to Article 23a, para. 2 of C.L.2190/1920, for the conclusion of a loan offered by the Deutsche Telekom Group to OTE S.A., under financial terms and conditions equal to or better than the financial terms and conditions offered by a third party / Assignment of relevant powers	Management	No Action
10	Approve the announcement of the re-composition of the Board of Directors, according to Article 9 para 4 of the Company's Articles of Incorporation	Management	No Action
11	Appointment of members of the Audit Committee, pursuant to Article 37 of Law 3693/2008	Management	No Action
12 CMMT	Miscellaneous announcements PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 28 JUN 2010. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS 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.	Management Non-Voting	No Action

BRASIL TELECOM S.A.

SECURITY 10553M200 MEETING TYPE Special
TICKER SYMBOL BTMC MEETING DATE 16-Jun-2010
ISIN US10553M2008 AGENDA 933279639 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE NEW EXCHANGE RATIOS BETWEEN THE COMPANY AND TELEMAR ANNOUNCED IN THE MATERIAL FACT DATED MARCH 25, 2010 (THE "NEW EXCHANGE RATIOS"), THAT WOULD APPLY IN THE FINAL STEP OF THE PREVIOUSLY ANNOUNCED CORPORATE REORGANIZATION INVOLVING THE COMPANY FOLLOWING THE SEPARATE APPROVAL OF THE FINAL STEP OF THE CORPORATE REORGANIZATION.	Management	For

BRASIL TELECOM S.A.

SECURITY 10553M101 MEETING TYPE Special TICKER SYMBOL BTM MEETING DATE 16-Jun-2010

ISIN US10553M1018 AGENDA 933279639 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE NEW EXCHANGE RATIOS BETWEEN THE COMPANY AND TELEMAR ANNOUNCED IN THE MATERIAL FACT DATED MARCH 25, 2010 (THE "NEW EXCHANGE RATIOS"), THAT WOULD APPLY IN THE FINAL STEP OF THE PREVIOUSLY ANNOUNCED CORPORATE REORGANIZATION INVOLVING THE COMPANY FOLLOWING THE SEPARATE APPROVAL OF THE FINAL STEP OF THE CORPORATE REORGANIZATION.	Management	For

BRASIL TELECOM S.A.

SECURITY 10553M101 MEETING TYPE Annual TICKER SYMBOL BTM MEETING DATE 16-Jun-2010

ISIN US10553M1018 AGENDA 933288157 - Management

ITE	1 PROPOSAL	TYPE	VOTE
01	TO APPROVE NEW EXCHANGE RATIOS BETWEEN THE COMPANY AND TELEMAR ANNOUNCED IN THE MATERIAL FACT DATED MARCH 25, 201		For

(THE "NEW EXCHANGE RATIOS"), THAT WOULD APPLY IN THE FINAL STEP OF THE PREVIOUSLY ANNOUNCED CORPORATE REORGANIZATION INVOLVING THE COMPANY FOLLOWING THE SEPARATE APPROVAL OF THE FINAL STEP OF THE CORPORATE REORGANIZATION.

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BRASIL TELECOM S.A.

SECURITY 10553M200 MEETING TYPE Annual TICKER SYMBOL BTMC MEETING DATE 16-Jun-2010

SIN US10553M2008 AGENDA 933288157 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE NEW EXCHANGE RATIOS BETWEEN THE COMPANY AND	Management	For

TELEMAR ANNOUNCED IN THE MATERIAL FACT DATED MARCH 25, 2010 (THE "NEW EXCHANGE RATIOS"), THAT WOULD APPLY IN THE FINAL

STEP OF THE PREVIOUSLY ANNOUNCED CORPORATE REORGANIZATION INVOLVING THE COMPANY FOLLOWING THE SEPARATE APPROVAL OF THE FINAL STEP OF THE CORPORATE REORGANIZATION.

LIBERTY GLOBAL, INC.

SECURITY 530555101 MEETING TYPE Annual TICKER SYMBOL LBTYA MEETING DATE 17-Jun-2010

ISIN US5305551013 AGENDA 933266226 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 MIRANDA CURTIS		For
	2 JOHN W. DICK		For
	3 J.C. SPARKMAN		For
	4 J. DAVID WARGO		For
02	REAPPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE GOALS	Management	For
	UNDER THE LIBERTY GLOBAL, INC. 2005 INCENTIVE PLAN		
03	RATIFICATION OF THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2010	Management	For

NTT DOCOMO, INC.

SECURITY J59399105 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 18-Jun-2010

ISIN JP3165650007 AGENDA 702452133 - Management

ITEM	PROPOSAL	TYPE	VOTE
	Please reference meeting materials.	Non-Voting	
1.	Approve Appropriation of Retained Earnings	Management	For
2.	Amend Articles to: Change Official Company Name to NTT	Management	For
	DOCOMO, INC., Change Business Lines		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For

MEDIACOM COMMUNICATIONS CORPORATION

SECURITY 58446K105 MEETING TYPE Annual TICKER SYMBOL MCCC MEETING DATE 18-Jun-2010

ISIN US58446K1051 AGENDA 933269347 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIRE	CTOR	Management	
	1	ROCCO B. COMMISSO		For
	2	MARK E. STEPHAN		For
	3	THOMAS V. REIFENHEISER		For
	4	NATALE S. RICCIARDI		For
	5	SCOTT W. SEATON		For
	6	ROBERT L. WINIKOFF		For
02	TO A	PPROVE THE 2010 EMPLOYEE STOCK PURCHASE PLAN.	Management	For
03		ATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR PENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31,	Management	For

ProxyEdge Report Date: 07/06/2010 Meeting Date Range: 07/01/2009 to 06/30/2010

The Gabelli Global Multimedia Trust Inc.

PT INDOSAT TBK

SECURITY 744383100 MEETING TYPE Annual
TICKER SYMBOL IIT MEETING DATE 22-Jun-2010
ISIN US7443831000 AGENDA 933293475 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE THE ANNUAL REPORT AND TO RATIFY THE FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009 AND THEREBY RELEASES AND DISCHARGE THE BOARD OF COMMISSIONERS FROM THEIR SUPERVISORY RESPONSIBILITIES AND THE BOARD OF DIRECTORS FROM THEIR MANAGERIAL RESPONSIBILITIES, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
02	TO APPROVE THE ALLOCATIONS OF NET PROFIT FOR RESERVE FUNDS, DIVIDENDS AND OTHER PURPOSES AND TO APPROVE THE DETERMINATION OF THE AMOUNT, TIME AND MANNER OF PAYMENT OF DIVIDENDS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009.	Management	For
03	TO DETERMINE THE REMUNERATION FOR THE BOARD OF COMMISSIONERS OF THE COMPANY FOR 2010.	Management	For
04	TO APPROVE THE APPOINTMENT OF THE COMPANY'S INDEPENDENT AUDITORS FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2010.	Management	For
05	TO APPROVE THE COMPOSITION OF THE BOARD OF DIRECTORS FOR TERMS OF SERVICE 2010-2015 PERIOD.	Management	For

GRAY TELEVISION INC

SECURITY 389375106 MEETING TYPE Annual TICKER SYMBOL GTN MEETING DATE 23-Jun-2010

ISIN US3893751061 AGENDA 933267533 - Management

ITEM	PROPO	DSAL	TYPE	VOTE
01	DIREC	CTOR	Management	
	1	RICHARD L. BOGER		For
	2	RAY M. DEAVER		For
	3	T.L. ELDER		For
	4	HILTON H. HOWELL, JR.		For
	5	WILLIAM E. MAYHER, III		For
	6	ZELL B. MILLER		For
	7	HOWELL W. NEWTON		For
	8	HUGH E. NORTON		For
	9	ROBERT S. PRATHER, JR.		For
	10	HARRIETT J. ROBINSON		For
	11	J. MACK ROBINSON		For

NIPPON TELEGRAPH AND TELEPHONE CORPORATION

SECURITY J59396101 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 24-Jun-2010

ISIN JP3735400008 AGENDA 702463390 - Management

ITEM	PROPOSAL	TYPE	VOTE	
	Please reference meeting materials.	Non-Voting		
1.	Approve Appropriation of Retained Earnings	Management	For	
2.1	Appoint a Director	Management	For	
2.2	Appoint a Director	Management	For	
2.3	Appoint a Director	Management	For	
2.4	Appoint a Director	Management	For	
2.5	Appoint a Director	Management	For	
2.6	Appoint a Director	Management	For	
2.7	Appoint a Director	Management	For	
2.8	Appoint a Director	Management	For	
2.9	Appoint a Director	Management	For	
2.10	Appoint a Director	Management	For	
2.11	Appoint a Director	Management	For	
2.12	Appoint a Director	Management	For	

CHUBU-NIPPON BROADCASTING CO., LTD.

J06594105 MEETING TYPE Annual General Meeting SECURITY

TICKER SYMBOL MEETING DATE 24-Jun-2010

ISIN JP3527000008 AGENDA 702499422 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2.1	Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For
2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
2.8	Appoint a Director	Management	For
2.9	Appoint a Director	Management	For
2.10	Appoint a Director	Management	For
2.11	Appoint a Director	Management	For
2.12	Appoint a Director	Management	For
2.13	Appoint a Director	Management	For
2.14	Appoint a Director	Management	For
2.15	Appoint a Director	Management	For

ProxyEdge Report Date: 07/06/2010

Meeting Date Range: 07/01/2009 to 06/30/2010 The Gabelli Global Multimedia Trust Inc.

LIBERTY MEDIA CORPORATION

SECURITY 53071M302 MEETING TYPE Annual
TICKER SYMBOL LCAPA MEETING DATE 24-Jun-2010
ISIN US53071M3025 AGENDA 933272964 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. JOHN C. MALONE		For
	2 MR. ROBERT R. BENNETT		For
	3 MR. M. IAN G. GILCHRIST		For
	4 MS. ANDREA L. WONG		For
2	PROPOSAL TO ADOPT THE LIBERTY MEDIA CORPORATION 2010	Management	Against
	INCENTIVE PLAN.		
3	PROPOSAL TO RATIFY KPMG LLP AS LIBERTY MEDIA CORPORATION'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31,2010.	Management	For

LIBERTY MEDIA CORPORATION

SECURITY 53071M708 MEETING TYPE Annual TICKER SYMBOL LSTZA MEETING DATE 24-Jun-2010

ISIN US53071M7083 AGENDA 933272964 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. JOHN C. MALONE		For
	2 MR. ROBERT R. BENNETT		For
	3 MR. M. IAN G. GILCHRIST		For
	4 MS. ANDREA L. WONG		For
2	PROPOSAL TO ADOPT THE LIBERTY MEDIA CORPORATION 2010	Management	Against
	INCENTIVE PLAN.		
3	PROPOSAL TO RATIFY KPMG LLP AS LIBERTY MEDIA CORPORATION'S	Management	For
	INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER		
	31,2010.		

LIBERTY MEDIA CORPORATION

SECURITY 53071M104 MEETING TYPE Annual TICKER SYMBOL LINTA MEETING DATE 24-Jun-2010

ISIN US53071M1045 AGENDA 933272964 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. JOHN C. MALONE		For
	2 MR. ROBERT R. BENNETT		For
	3 MR. M. IAN G. GILCHRIST		For
	4 MS. ANDREA L. WONG		For
2	PROPOSAL TO ADOPT THE LIBERTY MEDIA CORPORATION 2010	Management	Against
	INCENTIVE PLAN.		
3	PROPOSAL TO RATIFY KPMG LLP AS LIBERTY MEDIA CORPORATION'S	Management	For
	INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER		
	31,2010.		

BEST BUY CO., INC.

SECURITY 086516101 MEETING TYPE Annual TICKER SYMBOL BBY MEETING DATE 24-Jun-2010

ISIN US0865161014 AGENDA 933274792 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 LISA M. CAPUTO		For

	2	BRIAN J. DUNN		For
	3	KATHY J. HIGGINS VICTOR		For
	4	ROGELIO M. REBOLLEDO		For
	5	GERARD R. VITTECOQ		For
02	RATIF	CICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For
	OUR I	NDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	FISCA	AL YEAR ENDING FEBRUARY 26, 2011.		

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The Gabelli Global Multimedia Trust Inc.

YAHOO! INC.

SECURITY 984332106 MEETING TYPE Annual TICKER SYMBOL YHOO MEETING DATE 24-Jun-2010

ISIN US9843321061 AGENDA 933275073 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CAROL BARTZ	Management	For
1B	ELECTION OF DIRECTOR: ROY J. BOSTOCK	Management	For
1C	ELECTION OF DIRECTOR: PATTI S. HART	Management	For
1D	ELECTION OF DIRECTOR: ERIC HIPPEAU	Management	For
1E	ELECTION OF DIRECTOR: SUSAN M. JAMES	Management	For
1F	ELECTION OF DIRECTOR: VYOMESH JOSHI	Management	For
1G	ELECTION OF DIRECTOR: ARTHUR H. KERN	Management	For
1H	ELECTION OF DIRECTOR: BRAD D. SMITH	Management	For
1I	ELECTION OF DIRECTOR: GARY L. WILSON	Management	For
1J	ELECTION OF DIRECTOR: JERRY YANG	Management	For
02	APPROVAL OF AMENDMENTS TO THE COMPANY'S 1996 DIRECTORS'	Management	For
	STOCK PLAN.		
03	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM.		
04	SHAREHOLDER PROPOSAL REGARDING EXECUTIVE COMPENSATION	Shareholder	Against
	ADVISORY VOTE, IF PROPERLY PRESENTED AT THE ANNUAL MEETING.		

ASAHI BROADCASTING CORPORATION

SECURITY J02142107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 25-Jun-2010 ISIN JP3116800008 AGENDA 702500643 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2.1	Appoint a Director	Management	For

2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
3.1	Appoint a Corporate Auditor	Management	For
3.2	Appoint a Corporate Auditor	Management	For

SKY PERFECT JSAT HOLDINGS INC.

SECURITY J75606103 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 25-Jun-2010

JP3396350005 AGENDA 702504855 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.1	Appoint a Director	Management	For
1.2	Appoint a Director	Management	For
1.3	Appoint a Director	Management	For
1.4	Appoint a Director	Management	For
1.5	Appoint a Director	Management	For
1.6	Appoint a Director	Management	For
1.7	Appoint a Director	Management	For
1.8	Appoint a Director	Management	For
1.9	Appoint a Director	Management	For
1.10	Appoint a Director	Management	For
1.11	Appoint a Director	Management	For
1.12	Appoint a Director	Management	For
1.13	Appoint a Director	Management	For

UNIVERSAL ENTERTAINMENT CORPORATION

J94303104 MEETING TYPE Annual General Meeting MEETING DATE 25-Jun-2010 SECURITY TICKER SYMBOL MEETING DATE 25-Jun-2010
ISIN JP3126130008 AGENDA 702521748 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Amend Articles to: Make Resolutions to Approve Compensations to Directors, Corporate Auditors, and Independent Auditors, Stipulate Auditors' Committee	Management	For
2.1 2.2 2.3 2.4 2.5 2.6 3.1 3.2 3.3	Appoint a Director Appoint a Corporate Auditor Appoint a Provision of Retirement Allowance for Retired	Management	For

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ZORAN CORPORATION

SECURITY 98975F101 MEETING TYPE Annual
TICKER SYMBOL ZRAN MEETING DATE 25-Jun-2010
ISIN US98975F1012 AGENDA 933270845 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 LEVY GERZBERG, PH.D.		For
	2 UZIA GALIL		For
	3 RAYMOND A. BURGESS		For
	4 JAMES D. MEINDL, PH.D.		For
	5 JAMES B. OWENS, JR.		For
	6 ARTHUR B. STABENOW		For
	7 PHILIP M. YOUNG		For
2	THE APPROVAL OF CERTAIN AMENDMENTS TO ZORAN CORPORATION'S	Management	Against
	2005 EQUITY INCENTIVE PLAN.		
3	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS ZORAN CORPORATION'S INDEPENDENT REGISTERED PUBLIC	Management	For
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.		

ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Annual
TICKER SYMBOL ROSYY MEETING DATE 26-Jun-2010
ISIN US7785291078 AGENDA 933296647 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE COMPANY'S ANNUAL REPORT, ANNUAL FINANCIAL STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT OF THE COMPANY, UPON THE RESULTS OF THE REPORTING FISCAL YEAR 2009.	Management	For
02	DISTRIBUTION OF PROFITS (INCLUDING DIVIDEND PAYMENT) UPON	Management	For
	THE RESULTS OF THE REPORTING FISCAL YEAR 2009.		
4A	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: MIKHAIL	Management	For
4B	BATMANOV. ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: BOGDAN GOLUBITSKY.	Management	For
4C	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: SVETLANA	Management	For
	BOCHAROVA.		
4D	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: OLGA	Management	For
	KOROLEVA.		

4E	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: ALEXEI MALTSEV.	Management	For
4F	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: VYACHESLAV ULUPOV.	Management	For
4G	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: GEORGY CHICHERIN.	Management	For
05	APPROVAL OF THE COMPANY'S AUDITOR FOR THE YEAR 2010.	Management	For
06	DETERMINATION OF THE COMPANY'S AUTHORIZED SHARES NUMBER AND RIGHTS PROVIDED BY THESE SHARES, AND AMENDMENTS TO THE COMPANY'S CHARTER IN RESPECT OF THE PROVISIONS ON AUTHORIZED SHARES.	Management	For
07	REORGANIZATION OF THE COMPANY IN THE FORM OF MERGER WITH AND INTO THE COMPANY OF OPEN JOINT- STOCK COMPANY CENTRAL TELECOMMUNICATIONS COMPANY, OPEN JOINT-STOCK COMPANY SIBIRTELECOM, OPEN JOINT-STOCK COMPANY FAR-EAST TELECOM, OPEN JOINT-STOCK COMPANY VOLGA TELECOM, OPEN JOINT- STOCK COMPANY NORTH-WEST TELECOM, OPEN JOINT- STOCK COMPANY URALSVYAZINFORM, OPEN JOINT-STOCK COMPANY SOUTHERN TELECOMMUNICATIONS COMPANY, OPEN JOINT-STOCK COMPANY FOR TELECOMMUNICATIONS AND INFORMATION OF THE REPUBLIC OF DAGESTAN.	Management	For
0.8	APPROVAL OF THE AMENDMENTS NO. 2 TO THE COMPANY'S CHARTER.	Management	For
09	APPROVAL OF THE AMENDMENTS NO. 3 TO THE COMPANY'S CHARTER.	Management	For
10	APPROVAL OF THE RESTATED REGULATIONS ON THE GENERAL SHAREHOLDERS' MEETING OF THE COMPANY.	Management	For
11	APPROVAL OF THE RESTATED REGULATIONS ON THE BOARD OF DIRECTORS OF THE COMPANY.	Management	For
12	APPROVAL OF THE INTERDEPENDENT RELATED PARTY TRANSACTIONS SUBJECT-MATTER OF WHICH ARE THE ASSETS WHOSE COST AMOUNTS TO MORE THAN TWO (2) PERCENT OF THE COMPANY'S BOOK VALUE OF ASSETS PURSUANT TO THE COMPANY'S FINANCIAL STATEMENTS AS OF THE LAST REPORTING DATE, NAMELY (I) THE SECURITIES PURCHASE AGREEMENT BETWEEN OJSC "ROSTELECOM" AND OJSC "COMSTAR - UNITED TELESYSTEMS" AND (II) THE SECURITIES PURCHASE AGREEMENT BETWEEN OJSC "ROSTELECOM" AND MGTS FINANCE S.A.	Management	For
13	COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE DUTIES AS MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS.	Management	For

ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Annual TICKER SYMBOL ROSYY MEETING DATE 26-Jun-2010

ISIN US7785291078 AGENDA 933301450 - Management

ITEM	PROPOSAL	TYPE	VOTE
3A	ELECTION OF DIRECTOR: ANATOLY BALLO	Management	For
3B	ELECTION OF DIRECTOR: VLADIMIR BONDARIK	Management	For
3C	ELECTION OF DIRECTOR: VALENTINA VEREMYANINA	Management	For
3D	ELECTION OF DIRECTOR: MARINA ZINOVINA	Management	For
3E	ELECTION OF DIRECTOR: YURY KUDIMOV	Management	For

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Q	Q	
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3F	ELECTION (OF DIRECTOR:	LARISA KUDRYAKOVA	Management	For
3G	ELECTION (OF DIRECTOR:	SERGEI KUZNETSOV	Management	For
3H	ELECTION (OF DIRECTOR:	MIKHAIL LESHCHENKO	Management	For
3I	ELECTION (OF DIRECTOR:	ALEXEY LOKOTKOV	Management	For
3J	ELECTION (OF DIRECTOR:	KONSTANTIN MALOFEEV	Management	For
3K	ELECTION (OF DIRECTOR:	VALERY MIROSHNIKOV	Management	For
3L	ELECTION (OF DIRECTOR:	MIKHAIL POLOBOYARINOV	Management	For
3M	ELECTION (OF DIRECTOR:	ALEXANDER PROVOTOROV	Management	For
3N	ELECTION (OF DIRECTOR:	IVAN RODIONOV	Management	For
30	ELECTION (OF DIRECTOR:	VIKTOR SAVCHENKO	Management	For
3P	ELECTION (OF DIRECTOR:	YURY SURKOV	Management	For
3Q	ELECTION (OF DIRECTOR:	ANATOLY TIKHONOV	Management	For
3R	ELECTION (OF DIRECTOR:	YELENA UMNOVA	Management	For
3S	ELECTION (OF DIRECTOR:	YEVGENY YURCHENKO	Management	For

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

SECURITY X3258B102 MEETING TYPE Ordinary General Meeting

TICKER SYMBOL MEETING DATE 28-Jun-2010

ISIN GRS260333000 AGENDA 702526344 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE BE INFORMED THAT IN THE MEETING HELD ON 16 JUN 2010, ALL ITEMS OF THE A-GENDA WERE APPROVED, EXCEPT RESOLUTION 8 DUE TO LACK OF THE QUORUM REQUIRED. T-HANK YOU.	Non-Voting	
1.	Approve the modification of Article 2 of the Company's Association referring to the Company's scope in order to expand it's activities	Management	No Action

FURUKAWA ELECTRIC CO., LTD.

SECURITY J16464117 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2010 ISIN JP3827200001 AGENDA 702469897 - Management

ITEM	PROPOSAL	TYPE	VOTE
	Please reference meeting materials.	Non-Voting	
1.	Approve Appropriation of Retained Earnings	Management	For
2.1	Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For

2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
2.8	Appoint a Director	Management	For
2.9	Appoint a Director	Management	For
2.10	Appoint a Director	Management	For
2.11	Appoint a Director	Management	For
2.12	Appoint a Director	Management	For
3.1	Appoint a Corporate Auditor	Management	For
3.2	Appoint a Corporate Auditor	Management	For
4.	Amend the Compensation to be received by Corporate Auditors	Management	For
5.	Approve Renewal of Countermeasures (Takeover Defense)	Management	Against
	Against Large-Scale Purchases of the Company's Shares		

NINTENDO CO., LTD.

SECURITY J51699106 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2010 TICKER SYMBOL MEETING DATE 29-Jun-2010

JP3756600007 AGENDA 702489609 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
	Please reference meeting materials.	Non-Voting	
1.	Approve Appropriation of Retained Earnings	Management	For
2.1	Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For
2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
2.8	Appoint a Director	Management	For
2.9	Appoint a Director	Management	For
2.10	Appoint a Director	Management	For
2.11	Appoint a Director	Management	For
3.	Appoint a Corporate Auditor	Management	For

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The Gabelli Global Multimedia Trust Inc.

TOKYO BROADCASTING SYSTEM HOLDINGS, INC.

SECURITY J86656105 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2010 ISIN JP3588600001 AGENDA 702490424 - Management

ITEM PROPOSAL TYPE VOTE

1	Approve Appropriation of Profits	Management	For
2.1	Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For
2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
2.8	Appoint a Director	Management	For
2.9	Appoint a Director	Management	For
2.10	Appoint a Director	Management	For
2.11	Appoint a Director	Management	For
2.12	Appoint a Director	Management	For
2.13	Appoint a Director	Management	For

NIPPON TELEVISION NETWORK CORPORATION

SECURITY J56171101 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2010 ISIN JP3732200005 AGENDA 702491630 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2.	Allow Board to Authorize Use of Free Share Purchase Warrants	Management	Against
2	as Anti-Takeover Defense Measure	riariagemene	rigariise
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For
3.14	Appoint a Director	Management	For
3.15	Appoint a Director	Management	For
3.16	Appoint a Director	Management	For
4	Appoint a Corporate Auditor	Management	For
5	Appoint a Supplementary Auditor	Management	For
6	Approve Provision of Special Payment for Deceased Corporate Auditor	Management	For

TV ASAHI CORPORATION

SECURITY J93646107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2010

ISIN JP3429000007 AGENDA 702518157 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2	Amend Articles to: Allow Board to Authorize Use of Free	Management	Against
	Share Purchase Warrants as Anti-Takeover Defense Measure		
3	Approve Renewal of Anti-Takeover Defense Measures	Management	Against
4.1	Appoint a Director	Management	For
4.2	Appoint a Director	Management	For
4.3	Appoint a Director	Management	For
4.4	Appoint a Director	Management	For
4.5	Appoint a Director	Management	For
4.6	Appoint a Director	Management	For
4.7	Appoint a Director	Management	For
5	Appoint a Corporate Auditor	Management	For

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RADIO ONE, INC

SECURITY 75040P108 MEETING TYPE Annual TICKER SYMBOL ROIA MEETING DATE 29-Jun-2010

ISIN US75040P1084 AGENDA 933272976 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIREC	TOR	Management	
	1	TERRY L. JONES*		For
	2	BRIAN W. MCNEILL*		For
	3	CATHERINE L. HUGHES**		For
	4	ALFRED C. LIGGINS III**		For
	5	D. GEOFFREY ARMSTRONG**		For
	6	RONALD E. BLAYLOCK**		For
	7	B. DOYLE MITCHELL, JR**		For
03	THE R.	ATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	THE I	NDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR RADIO		
	ONE F	OR THE YEAR ENDING DECEMBER 31, 2010.		

PORTUGAL TELECOM SGPS SA, LISBOA

SECURITY X6769Q104 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 30-Jun-2010 ISIN PTPTC0AM0009 AGENDA 702506695 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve to resolve on the proposal received from Telefonica on 01 JUN 2010 regarding the acquisition of the shares held by Companies of the Portugal Telecom Group in Brasilcel, N.V., under the terms and at the price of the current offer or at a higher price presented	Management	For

SIGNATURES

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

Registrant The Gabelli Global Multimedia Trust Inc.

By (Signature and Title)* /s/ Bruce N. Alpert
Bruce N. Alpert, Principal Executive Officer

Date August 23, 2010

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