GABELLI GLOBAL UTILITY & 1	NCOME TRUST
Form N-PX	
August 24, 2015	

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

#### **FORM N-PX**

## ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21529

The Gabelli Global Utility & Income Trust

(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, 2014 – June 30, 2015

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

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

#### PROXY VOTING RECORD

#### **FOR PERIOD JULY 1, 2014 TO JUNE 30, 2015**

ProxyEdge

Meeting Date Range: 07/01/2014 - 06/30/2015

The Gabelli Global Utility & Income Trust

	nent Comp NCORPOI	any Report RATED			
Securi	ty	002474104		Meeting Type	Annual
Ticker	Symbol	AZZ		Meeting Date	08-Jul-2014
ISIN		US0024741045		Agenda	934029833 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1.	DIRECT	TOR	Manage	ment	
	1 '	THOMAS E. FERGUSON	_	For	For
	2	DANA L. PERRY		For	For
	3	DANIEL E. BERCE		For	For
	4	MARTIN C. BOWEN		For	For
	5	SAM ROSEN		For	For
	6	KEVERN R. JOYCE		For	For
	7	DR. H. KIRK DOWNEY		For	For
	8	DANIEL R. FEEHAN		For	For
	9	PETER A. HEGEDUS		For	For
2.	2014 LC	VAL OF THE AZZ INCORPORATED ONG TERM INCENTIVE PLAN.		mentFor	For
3.		VAL, ON A NON-BINDING ADVISORY OF AZZ'S EXECUTIVE		ment Abstain	Against
3.	,	INSATION.	Manage	inent Austain	Agamst
4	APPRO'OF BDO	VAL TO RATIFY THE APPOINTMENT DUSA, LLP AS OUR INDEPENDENT		. T	
4.		ERED PUBLIC ACCOUNTING FIRM	•	mentFor	For
		JR FISCAL YEAR ENDING FEBRUARY			
CEVE	28, 2015				
SEVE	KN IKEN	T PLC, BIRMIMGHAM			A 1
Securi	ty	G8056D159		Meeting Type	Annual General Meeting
Ticker	Symbol			Meeting Date	16-Jul-2014
ISIN		GB00B1FH8J72		Agenda	

705412411 -Management

Item	Proposal	Propo	osed	Vote	For/Against
1	RECEIVE THE REPORT AND ACCOUNTS	by N	Manageme	ent For	Management For
	APPROVE THE DIRECTORS				
2	REMUNERATION REPORT OTHER THAN THE DIRECTORS	N	Manageme	entFor	For
	REMUNERATION POLICY				
	APPROVE THE DIRECTORS				
3	REMUNERATION	N	Manageme	entFor	For
	POLICY				
4	ADOPT AND ESTABLISH THE SEVERN TRENT	N	/Janageme	ent Abstain	Against
•	PLC LONG TERM INCENTIVE PLAN 2014	11	vianageme	int rostam	rigumst.
5	DECLARE A FINAL DIVIDEND	N	Manageme	ent For	For
6	RE-APPOINT TONY BALLANCE		Manageme		For
7	APPOINT JOHN COGHLAN		Manageme		For
8	RE-APPOINT RICHARD DAVEY		Manageme		For
9	RE-APPOINT ANDREW DUFF		Manageme		For
10	RE-APPOINT GORDON FRYETT		Manageme		For
11	APPOINT LIV GARFIELD		Manageme		For
12	RE-APPOINT MARTIN KANE		Manageme		For
13	RE-APPOINT MARTIN LAMB		Manageme		For
14	RE-APPOINT MICHAEL MCKEON		Manageme		For
15	APPOINT PHILIP REMNANT		Manageme		For
16	RE-APPOINT ANDY SMITH		Manageme		For
17	APPOINT DR ANGELA STRANK		Manageme		For
18	RE-APPOINT AUDITORS	N	Manageme	ent For	For
19	AUTHORISE DIRECTORS TO DETERMINE AUDITORS REMUNERATION	N	Manageme	entFor	For
20	AUTHORISE POLITICAL DONATIONS	N	Manageme	ent For	For
21	AUTHORISE ALLOTMENT OF SHARES	N	Manageme	entFor	For
22	DISAPPLY PRE-EMPTION RIGHTS	N	Manageme	ent Against	Against
23	AUTHORISE PURCHASE OF OWN SHARES	N	Manageme	ent For	For
24	REDUCE NOTICE PERIOD FOR GENERAL	Ν	Manageme	ent For	For
рт ср	MEETINGS OUP PLC		C		
				Maating Type	Annual
Securit Ticker	Symbol BT			Meeting Type Meeting Date	Annual 16-Jul-2014
ISIN	US05577E1010			Agenda	934038274 - Management
					Transagement
Item	Proposal	Propo	sed	Vote	For/Against
100111		by			Management
1	REPORT AND ACCOUNTS		Manageme		For
2	ANNUAL REMUNERATION REPORT		Manageme		For
3	REMUNERATION POLICY		Manageme		For
4	FINAL DIVIDEND		Manageme		For
5	RE-ELECT SIR MICHAEL RAKE	N	Manageme	ent For	For

6	RE-ELECT GAVIN PATTERSON	ManagementFor	For
7	RE-ELECT TONY CHANMUGAM	Management For	For
8	RE-ELECT TONY BALL	Management For	For
9	RE-ELECT PHIL HODKINSON	Management For	For
10	RE-ELECT KAREN RICHARDSON	Management For	For
11	RE-ELECT NICK ROSE	Management For	For
12	RE-ELECT JASMINE WHITBREAD	Management For	For
13	ELECT LAIN CONN	Management For	For
14	ELECT WARREN EAST	Management For	For
15	AUDITORS' RE-APPOINTMENT	Management For	For
16	AUDITORS' REMUNERATION	Management For	For
17	AUTHORITY TO ALLOT SHARES	Management For	For
S18	AUTHORITY TO ALLOT SHARES FOR CASH	Management For	For
S19	AUTHORITY TO PURCHASE OWN SHARES	<b>Management For</b>	For
S20	14 DAYS' NOTICE OF MEETINGS	ManagementFor	For
21	POLITICAL DONATIONS	ManagementFor	For
GLOBA	AL TELECOM HOLDING S.A.E., CAIRO		
Security	y 37953P202	Meeting Type	MIX
Ticker	Symbol	Meeting Date	21-Jul-2014
ISIN	US37953P2020	Aganda	705459166 -
13111	US37933F2U2U	Agenda	Management
		Proposed	For/Against
Item	Proposal	<sup>*</sup> Vote	Management
	RATIFYING THE BOARD OF DIRECTORS'	by	Management
	REPORT REGARDING THE COMPANY'S		
O.1	ACTIVITIES FOR THE FISCAL YEAR ENDED	ManagementFor	For
	DECEMBER 31, 2013		
	RATIFYING THE COMPANY'S FINANCIAL		
	STATEMENTS FOR THE FISCAL YEAR		
O.2	ENDED	<b>Management For</b>	For
	DECEMBER 31, 2013		
	RATIFYING THE AUDITOR'S REPORT FOR		
O.3	THE FISCAL YEAR ENDED DECEMBER 31,	ManagamantFor	For
0.3	2013	Management For	ГОІ
	APPROVING THE APPOINTMENT OF THE		
	COMPANY'S AUDITOR AND DETERMINING		
O.4		Management For	For
	HIS FEES FOR THE FISCAL YEAR ENDING	-	
	DECEMBER 31, 2014		
	RATIFYING THE CHANGES THAT HAVE		
O.5	BEEN	ManagementFor	For
	MADE TO THE BOARD OF DIRECTORS TO		
	DATE		
	RELEASING THE LIABILITY OF THE		
0.6	CHAIRMAN & THE BOARD MEMBERS FOR	Management For	For
0.0	THE FISCAL YEAR ENDED DECEMBER 31,	111111111111111111111111111111111111111	1 01
	2013		
	DETERMINING THE REMUNERATION AND		
O.7	ALLOWANCES OF BOARD MEMBERS FOR	Management For	For
5.7	THE FISCAL YEAR ENDING DECEMBER 31,	management of	101
	2014		

O.8	AUTHORIZING THE BOARD OF DIRECTORS TO DONATE DURING THE FISCAL YEAR ENDING DECEMBER 31, 2014 APPROVING THE YEARLY DISCLOSURE	Managemen	nt For	For
0.9	REPORT REGARDING THE CORRECTIVE ACTIONS FOR IMPROVING THE FINANCIAL INDICATORS OF THE COMPANY AND TO RECOUP LOSSES	Manageme	ntFor	For
O.10	AUTHORIZING THE AMENDMENT OF THE SHAREHOLDERS' LOAN WITH VIMPELCOM AMSTERDAM B.V. TO EXTEND THE PERIOD PUT IN PLACE A NEW INTEREST RATE AND TO AMEND THE SECURITY	•	nt For	For
E.1	CONSIDERING THE CONTINUATION OF THE ACTIVITY OF THE COMPANY THOUGH THE COMPANY'S LOSSES EXCEEDED 50% OF ITS CAPITAL	Managemen	nt For	For
CABL	E & WIRELESS COMMUNICATIONS PLC, LON	DON		Annual
Securi	ty G1839G102		Meeting Type	General Meeting
Ticker	Symbol		Meeting Date	25-Jul-2014 705408626 -
ISIN	GB00B5KKT968		Agenda	Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2014 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	Managemer	nt For	For
2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THI DIRECTORS' REMUNERATION POLICY SET OUT AT PAGES 58 TO 67 OF THE DIRECTORS' REMUNERATION REPORT) FOR THE YEAR ENDED 31 MARCH 2014 AS CONTAINED WITHIN THE ANNUAL REPORT AND ACCOUNTS	Managemen	nt For	For
	THE PROCEEDINGS			

4	TO RE-ELECT SIR RICHARD LAPTHORNE, CBE AS A DIRECTOR	ManagementFor	For
5	TO RE-ELECT SIMON BALL AS A DIRECTOR	ManagementFor	For
6	TO ELECT PHIL BENTLEY AS A DIRECTOR	Management For	For
U	TO ELECT THE BENTLET AS A DIRECTOR  TO ELECT PERLEY MCBRIDE AS A	Wanagement of	1.01
7	DIRECTOR	Management For	For
8	TO RE-ELECT NICK COOPER AS A DIRECTOR	ManagementFor	For
9	TO RE-ELECT MARK HAMLIN AS A DIRECTOR	Management For	For
10	TO RE-ELECT ALISON PLATT AS A DIRECTOR	Management For	For
11	TO RE-ELECT IAN TYLER AS A DIRECTOR	ManagementFor	For
11	TO APPOINT KPMG LLP AS AUDITOR OF	ivianagementi oi	1.01
12	THE COMPANY UNTIL THE CONCLUSION OF THE NEXT MEETING AT WHICH ACCOUNTS ARE LAID	Management For	For
13	TO AUTHORISE THE DIRECTORS TO SET THE AUDITOR'S REMUNERATION	Management For	For
14	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2014	Management For	For
15	THAT THE AUTHORITY AND POWER CONFERRED UPON THE DIRECTORS TO ALLOT SHARES OR TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN ACCORDANCE WITH ARTICLE 12 OF THE COMPANY'S ARTICLES OF ASSOCIATION SHALL APPLY UNTIL THE EARLIER OF THE CONCLUSION OF THE COMPANY'S AGM IN 2015 OR 30 SEPTEMBER 2015, AND FOR THAT PERIOD THERE SHALL BE TWO SECTION 551 AMOUNTS (AS DEFINED IN ARTICLE 12(B)) OF (I) USD 42 MILLION; AND (II) USD 84 MILLION (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER (I) ABOVE) WHICH THE DIRECTORS	ManagementFor	For
16	SHALL ONLY BE EMPOWERED TO USE IN CONNECTION WITH A RIGHTS ISSUE (AS DEFINED IN ARTICLE 12(E)). ALL PREVIOUS AUTHORITIES UNDER ARTICLE 12(B) ARE REVOKED, SUBJECT TO ARTICLE 12(D) THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE AUTHORITY AND POWER CONFERRED UPON THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH IN ACCORDANCE WITH ARTICLE 12 OF THE COMPANY'S ARTICLES OF ASSOCIATION SHALL APPLY UNTIL THE	ManagementFor	For

EARLIER OF THE CONCLUSION OF THE COMPANY'S AGM IN 2015 OR 30 SEPTEMBER

2015 AND FOR THAT PERIOD THE SECTION 561 AMOUNT (AS DEFINED IN ARTICLE 12(C))

SHALL BE USD 6 MILLION. ALL PREVIOUS AUTHORITIES UNDER ARTICLE 12(C) ARE REVOKED, SUBJECT TO ARTICLE 12(D) THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED

SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES WITH NOMINAL VALUE OF USD 0.05 EACH IN THE COMPANY, PROVIDED THAT: (A) THE COMPANY DOES NOT PURCHASE UNDER THIS AUTHORITY MORE THAN 252 MILLION ORDINARY SHARES; (B) THE COMPANY DOES NOT PAY LESS THAN THE NOMINAL

VALUE, CURRENTLY USD 0.05, FOR EACH ORDINARY SHARE; AND (C) THE COMPANY DOES NOT PAY MORE PER ORDINARY SHARE THAN THE HIGHER OF (I) AN AMOUNT EQUAL TO 5% OVER THE AVERAGE

OF THE MIDDLE-MARKET PRICE OF THE ORDINARY SHARES FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING

THE DAY ON WHICH THE COMPANY AGREES

TO BUY THE SHARES CONCERNED, BASED ON SHARE PRICES PUBLISHED IN THE DAILY

**CONTD** 

CONTD OFFICIAL LIST OF THE LONDON STOCK EXCHANGE; AND (II) THE PRICE-STIPULATED BY ARTICLE 5(1) OF THE BUY-BACK AND STABILISATION REGULATION (EC-

CONT
NO. 2273/2003). THIS AUTHORITY SHALL
CONTINUE UNTIL THE CONCLUSION OF
THE-

COMPANY'S AGM IN 2015 OR 30 SEPTEMBER

2015, WHICHEVER IS THE EARLIER,-PROVIDED THAT IF THE COMPANY HAS Management For

For

Non-Voting

AGREED BEFORE THIS DATE TO PURCHASE ORDINARY-SHARES WHERE THESE PURCHASES WILL OR MAY BE EXECUTED AFTER THE AUTHORITY-TERMINATES (EITHER WHOLLY OR IN PART) THE COMPANY MAY COMPLETE SUCH **PURCHASES** THAT THE COMPANY BE AUTHORISED TO CALL A GENERAL MEETING OF THE SHAREHOLDERS, OTHER THAN AN 18 Management For For ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 **CLEAR DAYS' NOTICE** THAT IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006, THE COMPANY AND ALL COMPANIES THAT **ARE** ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE (THE GROUP) ARE AUTHORISED, IN AGGREGATE, TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL **ORGANISATIONS** OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 100,000 IN TOTAL; (B) INCUR POLITICAL EXPENDITURE NOT 19 For Management For EXCEEDING GBP 100,000 IN TOTAL; AND (C) MAKE POLITICAL DONATIONS TO **POLITICAL** PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 100,000 IN TOTAL, DURING THE PERIOD **BEGINNING** WITH THE DATE OF THE PASSING OF THIS RESOLUTION UP TO AND INCLUDING THE CONCLUSION OF THE AGM TO BE HELD IN 2018 OR 24 JULY 2018, WHICHEVER IS THE EARLIER, PROVIDED THAT THE AUTHORISED SUM REFERRED TO IN PARAGRAPHS (A), (B) AND (C) MAY BE **CONTD** CONT CONTD COMPRISED OF ONE OR MORE Non-Voting AMOUNTS IN DIFFERENT CURRENCIES WHICH, FOR THE-PURPOSES OF CALCULATING THE SAID SUM, SHALL BE CONVERTED INTO POUNDS STERLING-AT THE EXCHANGE RATE PUBLISHED IN THE LONDON EDITION OF THE FINANCIAL TIMES-

ON THE DAY ON WHICH THE RELEVANT DONATION IS MADE OR EXPENDITURE INCURRED (OR-THE FIRST BUSINESS DAY THEREAFTER) OR, IF EARLIER, ON THE DAY WHICH THE-RELEVANT MEMBER OF THE GROUP ENTERS INTO ANY CONTRACT OR UNDERTAKING RELATING-TO THE SAME. ANY TERMS USED IN THIS RESOLUTION WHICH ARE DEFINED IN PART 14-OF THE COMPANIES ACT 2006 SHALL BEAR THE SAME MEANING FOR THE PURPOSES OFTHIS RESOLUTION

#### UNITED UTILITIES GROUP PLC, WARRINGTON

Security Ticker S ISIN			Meeting Type  Meeting Date  Agenda	Annual General Meeting 25-Jul-2014 705415936 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS FOR THE YEAR ENDED 31 MARCH 2014	Manager	ment For	For
2	TO DECLARE A FINAL DIVIDEND OF 24.03P PER ORDINARY SHARE	Manager	ment For	For
3	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 31 MARCH 2014	Manager	ment For	For
4	TO APPROVE THE DIRECTORS REMUNERATION POLICY AS CONTAINED IN THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2014	Manager	ment For	For
5	TO RE-APPOINT DR JOHN MCADAM AS A DIRECTOR	Manager	mentFor	For
6	TO RE-APPOINT STEVE MOGFORD AS A DIRECTOR	Manager	mentFor	For
7	TO RE-APPOINT RUSS HOULDEN AS A DIRECTOR	Manager	ment For	For
8	TO RE-APPOINT DR CATHERINE BELL AS A DIRECTOR	Manager	ment For	For
9	TO ELECT MARK CLARE AS A DIRECTOR	Manager	mentFor	For
10	TO RE-APPOINT BRIAN MAY AS A DIRECTOR	Manager	mentFor	For
11		Manager	ment For	For

	TO RE-	APPOINT SARA WELLER AS A			
	DIRECT				
12		APPOINT KPMG LLP AS THE	Manas	romant Ean	For
12	AUDITO		Manag	gement For	ror
13	THE AU	HORISE THE DIRECTORS TO SET DITORS REMUNERATION	_	gement For	For
14	TO AUT	HORISE THE DIRECTORS TO ALLOT S	Manag	gementFor	For
15	TO DISA RIGHTS	APPLY STATUTORY PRE-EMPTION	Manag	gement Against	Against
16	MARKE	HORISE THE COMPANY TO MAKE T PURCHASES OF ITS OWN SHARES	Manag	gement For	For
		HORISE THE DIRECTORS TO CALL			
17	14	AL MEETINGS ON NOT LESS THAN	Manag	gement For	For
		DAYS NOTICE			
18	AND	HORISE POLITICAL DONATIONS	Manac	gement For	For
10		CAL EXPENDITURE	Manag	cincint roi	1.01
SAFEV	WAY INC				
Securit	.y	786514208		Meeting Type	Annual
Ticker	Symbol	SWY		Meeting Date	25-Jul-2014
ISIN		US7865142084		Agenda	934050585 - Management
			Proposed		For/Against
Item	Proposal		Proposed by	Vote	For/Against Management
Item	APPROVAGREED "MERGI 2014 AN ON JUN SAFEW ALBERT ALBERT LLC AN SUB, IN	D SATURN ACQUISITION MERGER C.	by ,	Vote gement For	_
	APPROVAGREED "MERGI 2014 AN ON JUN SAFEW ALBERT ALBERT LLC AN SUB, IN NON-BI THE COMPE BECOM EXECUT WITH T APPROV	MENT AND PLAN OF MERGER (THE ER AGREEMENT"), DATED MARCH 6 ID AMENDED ON APRIL 7, 2014 AND E 13, 2014, BY AND AMONG AY INC., AB ACQUISITION LLC, ISON'S HOLDINGS LLC, ISON'S HOLDINGS LLC, ISON'S D SATURN ACQUISITION MERGER C. NDING ADVISORY APPROVAL OF NSATION THAT MAY BE PAID OR E PAYABLE TO SAFEWAY'S NAMED TIVE OFFICERS IN CONNECTION HE MERGER.	by , Manag Manag		Management
1.	APPROVAGREE "MERGI 2014 AN ON JUN SAFEW. ALBER' ALBER' LLC AN SUB, IN NON-BI THE COMPE BECOM EXECU' WITH T APPROVADJOUL IF NECE SOLICIT	MENT AND PLAN OF MERGER (THE ER AGREEMENT"), DATED MARCH 6 ID AMENDED ON APRIL 7, 2014 AND E 13, 2014, BY AND AMONG AY INC., AB ACQUISITION LLC, ISON'S HOLDINGS LLC, ISON'S HOLDINGS LLC, ISON'S D SATURN ACQUISITION MERGER C. NDING ADVISORY APPROVAL OF INSATION THAT MAY BE PAID OR E PAYABLE TO SAFEWAY'S NAMED TIVE OFFICERS IN CONNECTION HE MERGER. VAL AND ADOPTION OF THE RIMENT OF THE ANNUAL MEETING ESSARY OR APPROPRIATE, TO IT ADDITIONAL PROXIES FOR THE	by Manag	gement For	Management For
<ol> <li>2.</li> </ol>	APPROVAGREE "MERGI 2014 AN ON JUN SAFEW ALBER ALBER LLC AN SUB, IN NON-BI THE COMPE BECOM EXECU WITH T APPROV ADJOUL IF NECE SOLICIT ADOPT! NON-BI THE	MENT AND PLAN OF MERGER (THE ER AGREEMENT"), DATED MARCH 6 ID AMENDED ON APRIL 7, 2014 AND E 13, 2014, BY AND AMONG AY INC., AB ACQUISITION LLC, ISON'S HOLDINGS LLC, ISON'S HOLDINGS LLC, ISON'S D SATURN ACQUISITION MERGER C. NDING ADVISORY APPROVAL OF NSATION THAT MAY BE PAID OR E PAYABLE TO SAFEWAY'S NAMED TIVE OFFICERS IN CONNECTION HE MERGER. VAL AND ADOPTION OF THE RIMENT OF THE ANNUAL MEETING ESSARY OR APPROPRIATE, TO	by Manag Manag	gement For gement Abstain	Management  For  Against

	_aga: :g. aa. a. a. a. a. a. a. a. a. a.			
6.	("SAY-ON-PAY"). RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2014.	Manage	ement For	For
7.	STOCKHOLDER PROPOSAL REGARDING LABELING PRODUCTS THAT CONTAIN GENETICALLY ENGINEERED INGREDIENTS		older Against	For
8.	STOCKHOLDER PROPOSAL REGARDING EXTENDED PRODUCER RESPONSIBILITY.	Shareho	older Against	For
4A.	ELECTION OF DIRECTOR: ROBERT L. EDWARDS	Manage	ement For	For
4B. 4C.	ELECTION OF DIRECTOR: JANET E. GROVE ELECTION OF DIRECTOR: MOHAN GYANI	•	ement For ement For	For For
4D.	ELECTION OF DIRECTOR: FRANK C. HERRINGER	Manage	ement For	For
4E.	ELECTION OF DIRECTOR: GEORGE J. MORROW	Manage	ement For	For
4F.	ELECTION OF DIRECTOR: KENNETH W. ODER	Manage	ement For	For
4G. 4H.	ELECTION OF DIRECTOR: T. GARY ROGERS ELECTION OF DIRECTOR: ARUN SARIN		ement For ement For	For For
4I.	ELECTION OF DIRECTOR: WILLIAM Y. TAUSCHER		ement For	For
NATIO	ONAL GRID PLC			
Securit			Meeting Type	Annual
	Symbol NGG		Meeting Date	28-Jul-2014
ISIN	US6362743006		Agenda	934049861 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Manage	ement For	For
2	TO DECLARE A FINAL DIVIDEND	Manage	ementFor	For
3	TO RE-ELECT SIR PETER GERSHON	_	ement For	For
4	TO RE-ELECT STEVE HOLLIDAY	_	ement For	For
5	TO RE-ELECT ANDREW BONFIELD	_	ement For	For
6	TO RE-ELECT TOM KING	_	ement For	For
7	TO ELECT JOHN PETTIGREW	_	ement For	For
8	TO RE-ELECT PHILIP AIKEN	_	ement For	For
9	TO RE-ELECT NORA MEAD BROWNELL	_	ement For	For
10	TO RE-ELECT JONATHAN DAWSON	_	ement For	For
11	TO ELECT THERESE ESPERDY	_	ementFor	For
12	TO RE-ELECT PAUL GOLBY	_	ement For	For
13	TO RE-ELECT RUTH KELLY	_	ement For	For
14 15	TO RE-ELECT MARK WILLIAMSON TO REAPPOINT THE AUDITORS		ement For ement For	For For
16	PRICEWATERHOUSECOOPERS LLP		ement For	For
		_		

	TO AUTHORISE THE DIRECTORS TO SET THE AUDITORS' REMUNERATION		
17	TO APPROVE THE DIRECTORS' REMUNERATION POLICY TO APPROVE THE DIRECTORS'	Management For	For
18	REMUNERATION REPORT OTHER THAN THE REMUNERATION POLICY	ManagementFor	For
19	TO APPROVE CHANGES TO THE NATIONAL GRID PLC LONG TERM PERFORMANCE PLAN	Management Abstain	Against
20	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	ManagementFor	For
21	TO AUTHORISE THE DIRECTORS TO OPERATE A SCRIP DIVIDEND SCHEME	Management For	For
22	TO AUTHORISE CAPITALISING RESERVES FOR THE SCRIP DIVIDEND SCHEME	Management For	For
S23	TO DISAPPLY PRE-EMPTION RIGHTS	Management Against	Against
S24	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES TO AUTHORISE THE DIRECTORS TO HOLD	ManagementFor	For
S25	GENERAL MEETINGS ON 14 CLEAR DAYS' NOTICE	Management For	For
VIMPI	ELCOM LTD.		
Securit	·	Meeting Type	Annual
Ticker	Symbol VIP	Meeting Date	28-Jul-2014
ISIN	US92719A1060	Agenda	934057375 - Management
Item	Proposal	Proposed Vote	For/Against
	TO APPOINT DR. HANS PETER	by , dec	Management
1	KOHLHAMMER AS A DIRECTOR.	Management For	
2	TO APPOINT LEONID NOVOSELSKY AS A DIRECTOR.	Management For	
3	TO APPOINT MIKHAIL FRIDMAN AS A		
	DIRECTOR.	Management For	
4		Management For  Management For	
4 5	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A	· ·	
	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR. TO APPOINT ANDREI GUSEV AS A	Management For	
5	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR. TO APPOINT ANDREI GUSEV AS A DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. TO APPOINT OLE BJORN SJULSTAD AS A	Management For  Management For	
5	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR. TO APPOINT ANDREI GUSEV AS A DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR.	Management For  Management For  Management For	
<ul><li>5</li><li>6</li><li>7</li></ul>	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR. TO APPOINT ANDREI GUSEV AS A DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. TO APPOINT OLE BJORN SJULSTAD AS A DIRECTOR. TO APPOINT JAN FREDRIK BAKSAAS AS A	Management For Management For Management For Management For	
<ul><li>5</li><li>6</li><li>7</li><li>8</li></ul>	DIRECTOR. TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR. TO APPOINT ANDREI GUSEV AS A DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. TO APPOINT OLE BJORN SJULSTAD AS A DIRECTOR. TO APPOINT JAN FREDRIK BAKSAAS AS A DIRECTOR. TO APPOINT HAMID AKHAVAN AS A	Management For Management For Management For Management For Management For	

11	TO APPOINT TROND WESTLIE AS A DIRECTOR. TO APPOINT PRICEWATERHOUSECOOPERS		Managem	entFor	
12	ACCOUNTANTS NV ("PWC") AS AUDITOR AND TO AUTHORIZE THE SUPERVISORY BOARD TO DETERMINE ITS		Managem	ent For	For
VODA	REMUNERATION.				
Securit	FONE GROUP PLC y 92857W308			Meeting Type	Annual
	Symbol VOD			Meeting Date	29-Jul-2014
ISIN	US92857W3088			Agenda	934046740 - Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2014	•	Managem	ent For	For
2.	TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR		Managem	ent For	For
3.	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR		Managem	ent For	For
4.	TO ELECT NICK READ AS A DIRECTOR		Managem	entFor	For
5.	TO RE-ELECT STEPHEN PUSEY AS A DIRECTOR		Managem	ent For	For
6.	TO ELECT SIR CRISPIN DAVIS AS A DIRECTOR		Managem	entFor	For
7.	TO ELECT DAME CLARA FURSE AS A DIRECTOR, WITH EFFECT FROM 1 SEPTEMBER 2014		Managem	entFor	For
8.	TO ELECT VALERIE GOODING AS A DIRECTOR		Managem	entFor	For
9.	TO RE-ELECT RENEE JAMES AS A DIRECTOR		Managem	entFor	For
10.	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR		Managem	ent For	For
11.	TO RE-ELECT OMID KORDESTANI AS A DIRECTOR		Managem	ent For	For
12.	TO RE-ELECT NICK LAND AS A DIRECTOR		Managem	entFor	For
13.	TO RE-ELECT LUC VANDEVELDE AS A DIRECTOR		Managem	entFor	For
14.	TO RE-ELECT PHILIP YEA AS A DIRECTOR		Managem	entFor	For
15.	TO DECLARE A FINAL DIVIDEND OF 7.47 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2014		Managem		For
16.	TO APPROVE THE DIRECTORS' REMUNERATION POLICY FOR THE YEAR		Managem	entFor	For
17.	ENDED 31 MARCH 2014 TO APPROVE THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31	Γ	Managem	ent For	For

	MARCH 2014			
1.0	TO APPROVE THE VODAFONE GLOBAL	M		П.,
18.	INCENTIVE PLAN RULES	Manage	mentFor	For
19.	TO CONFIRM PWC'S APPOINTMENT AS	Manage	mentFor	For
1).	AUDITOR	wanage	menti oi	1 01
20	TO AUTHORISE THE AUDIT AND RISK	M		<b>F</b>
20.	COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	Manage	mentFor	For
	TO AUTHORISE THE DIRECTORS TO ALLOT			
21.	SHARES	Manage	mentFor	For
G22	TO AUTHORISE THE DIRECTORS TO DIS-	3.6		
S22	APPLY PRE-EMPTION RIGHTS	Manage	ment Against	Against
S23	TO AUTHORISE THE COMPANY TO	Managa	mentFor	For
323	PURCHASE ITS OWN SHARES	Manage	mentroi	гог
	TO AUTHORISE POLITICAL DONATIONS		_	
24.	AND	Manage	mentFor	For
	EXPENDITURE TO AUTHORISE THE COMPANY TO CALL			
S25	GENERAL MEETINGS (OTHER THAN AGMS)	Managa	mentFor	For
323	ON 14 CLEAR DAYS' NOTICE	Manage	menti oi	1.01
SPRIN	T CORPORATION			
Securit			Meeting Type	Annual
Ticker	Symbol S		Meeting Date	06-Aug-2014
ISIN	US85207U1051		Agenda	934050802 -
15111	050520701051		1 igonaa	Management
		Proposed		For/Against
Item	Proposal	Proposed	Vote	For/Against
Item	•	by		For/Against Management
	Proposal DIRECTOR 1 ROBERT R. BENNETT	-		-
	DIRECTOR	by	ment	Management
	DIRECTOR 1 ROBERT R. BENNETT	by	ment For	Management For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE	by	ment For For	Management For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE	by	ement For For For	Management  For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA	by	ement For For For For	Management  For For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN	by	For For For For For For	Management  For For For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON	by	For	Management  For For For For For For For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER	by	For For For For For For For For	Management  For For For For For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF	by	For	Management  For For For For For For For For For
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE	by	For	Management  For For For For For For For For For
1.	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT	by Manage	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM	by Manage	For	Management  For For For For For For For For For
1.	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF	by Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF  SPRINT CORPORATION FOR THE YEAR	by Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF DELOITTE  & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT CORPORATION FOR THE YEAR ENDING MARCH 31, 2015.	by Manage	For	Management  For For For For For For For For For Fo
<ol> <li>2.</li> </ol>	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF  SPRINT CORPORATION FOR THE YEAR  ENDING MARCH 31, 2015.  ADVISORY APPROVAL OF THE COMPANY'S	Manage Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF  SPRINT CORPORATION FOR THE YEAR  ENDING MARCH 31, 2015.  ADVISORY APPROVAL OF THE COMPANY'S  NAMED EXECUTIVE OFFICER	Manage Manage	For	Management  For For For For For For For For For Fo
<ol> <li>2.</li> </ol>	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF  SPRINT CORPORATION FOR THE YEAR  ENDING MARCH 31, 2015.  ADVISORY APPROVAL OF THE COMPANY'S	Manage Manage	For	Management  For For For For For For For For For Fo
<ol> <li>2.</li> </ol>	DIRECTOR  1 ROBERT R. BENNETT  2 GORDON M. BETHUNE  3 MARCELO CLAURE  4 RONALD D. FISHER  5 DANIEL R. HESSE  6 FRANK IANNA  7 ADM. MICHAEL G. MULLEN  8 MASAYOSHI SON  9 SARA MARTINEZ TUCKER  TO RATIFY THE APPOINTMENT OF  DELOITTE  & TOUCHE LLP AS THE INDEPENDENT  REGISTERED PUBLIC ACCOUNTING FIRM  OF  SPRINT CORPORATION FOR THE YEAR  ENDING MARCH 31, 2015.  ADVISORY APPROVAL OF THE COMPANY'S  NAMED EXECUTIVE OFFICER  COMPENSATION.	Manage  Manage	For	Management  For For For For For For For For For Fo

5. TELEI	TO VOTE ON A STOCKHOLDER PROPOSAL CONCERNING POLITICAL CONTRIBUTIONS KOM AUSTRIA AG, WIEN	Sharehol .	der Against	For
Securit			Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol		Meeting Date	14-Aug-2014
ISIN	AT0000720008		Agenda	705484195 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 364147 DUE TO RECEIPT OF D-IRECTORS NAMES AND SPLITTING OF RESOLUTION 4. ALL VOTES RECEIVED ON THE PREVIO-US MEETING	Non-Vot	ing	
CMM	WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING-NOTICE. THANK YOU.  PLEASE NOTE THAT MANAGEMENT MAKE NO RECOMMENDATIONS FOR RESOLUTIONS 1.1 TO 110, 2 AND 3.THANK YOU	S Non-Vot	ing	
1.1	SHAREHOLDER PROPOSALS SUBMITTED BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT RUDOLF KEMLER TO THE SUPERVISORY BOARD	Management No Action		
1.2	SHAREHOLDER PROPOSALS SUBMITTED BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT CARLOS GARCIA TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED	Managen	nent No Action	
1.3	BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT ALEJYNDRO CANTU TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY	Managen	nent No Action	
1.4	OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT STEFAN PINTER TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY	Managen	nent No Action	
1.5	OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT CARLOS JARQUE TO THE SUPERVISORY BOARD	Managen	nent No Action	
1.6	2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	Managen	nent No Action	

	3 3		
	SHAREHOLDER PROPOSALS SUBMITTED		
	BY		
	OESTERREICHISCHE INDUSTRIEHOLDING		
	AG: ELECT REINHARD KRAXNER TO THE		
	SUPERVISORY BOARD		
	SHAREHOLDER PROPOSALS SUBMITTED		
1.7	BY OESTERREICHISCHE INDUSTRIEHOLDING	Management No Action	
1.7	AG: ELECT OSCAR VON HAUSKE TO THE	Management No Action	
	SUPERVISORY BOARD		
	SHAREHOLDER PROPOSALS SUBMITTED		
	BY		
1.8	OESTERREICHISCHE INDUSTRIEHOLDING	Management No Action	
	AG: ELECT RONNY PECIK TO THE	C	
	SUPERVISORY BOARD		
	SHAREHOLDER PROPOSALS SUBMITTED		
	BY		
1.9	OESTERREICHISCHE INDUSTRIEHOLDING	Management No Action	
	AG: ELECT ESILABETTA CASTIGLIONITO		
	THE		
	SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED		
	BY		
1.10	OESTERREICHISCHE INDUSTRIEHOLDING	Management No Action	
1110	AG: ELECT GUENTER LEONHARTSBERGER	1,141,145	
	TO THE SUPERVISORY BOARD		
	SHAREHOLDER PROPOSALS SUBMITTED		
	BY		
2	OESTERREICHISCHE INDUSTRIEHOLDING	Management No Action	
	AG: APPROVE EUR 483.1 MILLION POOL OF		
	AUTHORIZED CAPITAL		
	SHAREHOLDER PROPOSALS SUBMITTED		
	BY OESTERREICHISCHE INDUSTRIEHOLDING		
	AG: AMEND ARTICLES RE DECISION		
	MAKING		
3	OF THE MANAGEMENT BOARD CHAIR OF	Management No Action	
	THE SUPERVISORY BOARD; CHANGES IN		
	THE ARTICLES OF ASSOCIATION IN PAR 5,		
	8,		
	9, 11, 12, 17 AND 18		
4.1	APPROVE SETTLEMENT WITH RUDOLF	Management No Action	
	FISCHER	ividing emerica to 1 letter	
4.2	APPROVE SETTLEMENT WITH STEFANO	Management No Action	
ZICCO	COLOMBO	C	
ZIGG(	O N.V., UTRECHT		ExtraOrdinary
Securit	y N9837R105	Meeting Type	General
Securit		Meeting Type	Meeting
Ticker	Symbol	Meeting Date	26-Aug-2014
ISIN	NL0006294290	Agenda	C
		-	

705445888 -Management

Item	Proposal		posed	Vote	For/Against
1	OPENING	by	Non-Voting	y	Management
2	PUBLIC OFFER		Non-Voting		
	CONDITIONAL ASSET SALE AND				
3.A	LIQUIDATION: APPROVAL OF THE ASSET		Managemen	nt For	For
3.11	SALE (AS DEFINED BELOW) AS REQUIRED		TVIAITA GOTTIO		101
	UNDER SECTION 2:107A DCC				
	CONDITIONAL ASSET SALE AND LIQUIDATION: CONDITIONAL RESOLUTION	J			
	TO DISSOLVE (ONTBINDEN) AND	•			
3.B	LIQUIDATE		Managemen	ntFor	For
	(VEREFFENEN) ZIGGO IN ACCORDANCE				
	WITH SECTION 2:19 OF THE DCC				
	CONDITIONAL ASSET SALE AND	_			
	LIQUIDATION: CONDITIONAL RESOLUTION	1			
3.C	TO APPOINT ZIGGO B.V. AS THE CUSTODIAN		Managemen	nt For	For
J.C	OF THE BOOKS AND RECORDS OF ZIGGO IN	J	Managemen	III OI	POI
	ACCORDANCE WITH SECTION 2:24 OF THE	`			
	DCC				
	CORPORATE GOVERNANCE STRUCTURE				
	ZIGGO: AMENDMENT OF ZIGGO'S				
4.A	ARTICLES		Managemen	ntFor	For
	OF ASSOCIATION (THE ARTICLES OF		C		
	ASSOCIATION) EFFECTIVE AS PER THE SETTLEMENT DATE				
	CORPORATE GOVERNANCE STRUCTURE				
	ZIGGO: AMENDMENT OF THE ARTICLES OF	7			
4.B	ASSOCIATION EFFECTIVE AS PER THE		Managemen	nt For	For
4.D	DATE		Managemen	itt oi	1.01
	OF DELISTING FROM EURONEXT				
	AMSTERDAM				
	PROFILE SUPERVISORY BOARD: CONDITIONAL AMENDMENT OF THE-				
5	PROFILE(PROFIELSCHETS) OF THE		Non-Voting	5	
	SUPERVISORY BOARD				
	APPOINTMENT MEMBERS OF THE				
	SUPERVISORY BOARD: NOTIFICATION TO				
6.A	THE GENERAL-MEETING OF THE		Non-Voting	9	
	VACANCIES  IN THE SUPERVISORY ROADS				
6.B	IN THE SUPERVISORY BOARD APPOINTMENT MEMBERS OF THE		Managemen	nt For	For
0.D	SUPERVISORY BOARD: RESOLUTION OF		Managemen	itt oi	1.01
	THE GENERAL MEETING NOT TO MAKE				
	USE				
	OF ITS RIGHT TO MAKE				
	RECOMMENDATIONS FOR THE PROPOSAL				

	3 3		
	TO APPOINT MEMBERS OF THE		
	SUPERVISORY BOARD WITH DUE		
	OBSERVANCE OF THE PROFILE		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: ANNOUNCEMENT		
	TO		
	THE GENERAL-MEETING OF MR. DIEDERIK		
6.C	KARSTEN, MR. RITCHY DROST, MR. JAMES	Non-Voting	
	RYAN AND MRHUUB WILLEMS		
	NOMINATED		
	FOR CONDITIONAL APPOINTMENT AS		
	MEMBERS OF THE-SUPERVISORY BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: CONDITIONAL		
6.D	APPOINTMENT OF MR. DIEDERIK KARSTEN	Management For	For
	AS MEMBER OF THE SUPERVISORY BOARD		
	EFFECTIVE AS PER THE SETTLEMENT DATE		
	APPOINTMENT MEMBERS OF THE		
6 F	SUPERVISORY BOARD: CONDITIONAL		
6.E	APPOINTMENT OF MR. RITCHY DROST AS	Management For	For
	MEMBER OF THE SUPERVISORY BOARD		
	EFFECTIVE AS PER THE SETTLEMENT DATE APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: CONDITIONAL		
6.F	APPOINTMENT OF MR. JAMES RYAN AS	ManagamentFor	For
0.Г	MEMBER OF THE SUPERVISORY BOARD	Management For	гог
	EFFECTIVE AS PER THE SETTLEMENT DATE		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: CONDITIONAL		
6.G	APPOINTMENT OF MR. HUUB WILLEMS AS	Management For	For
0.0	MEMBER OF THE SUPERVISORY BOARD	111111111111111111111111111111111111111	1 01
	EFFECTIVE AS PER THE SETTLEMENT DATE		
	CONDITIONAL ACCEPTANCE OF		
	RESIGNATION AND GRANTING OF FULL		
	AND		
	FINAL DISCHARGE FROM LIABILITY FOR		
	EACH OF THE RESIGNING MEMBERS OF		
	THE		
	SUPERVISORY BOARD, IN CONNECTION		
7	WITH HIS/HER CONDITIONAL	Management For	For
,	RESIGNATION	Wanagement of	1 01
	EFFECTIVE AS PER THE SETTLEMENT DATE		
	(AS DEFINED IN THE AGENDA WITH		
	EXPLANATORY NOTES): MR. ANDREW		
	SUKAWATY, MR. DAVID BARKER, MR.		
	JOSEPH SCHULL, MS. PAMELA		
	BOUMEESTER, MR. DIRK-JAN VAN DEN		
	BERG AND MR. ANNE WILLEM KIST		
8	VACANCY MANAGEMENT BOARD: MR. BAPTIEST COOPMANS	Non-Voting	
9	DAI TIEST COOFWIANS	Management For	For
2		management of	1.01

RESIGNATION AND DISCHARGE MEMBERS OF THE MANAGEMENT BOARD: MR. RENE OBERMANN, MR. PAUL HENDRIKS AND MR. HENDRIK DE GROOT

10 ANY OTHER BUSINESS Non-Voting 11 **CLOSE OF MEETING** Non-Voting

> 19 AUG 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF RESOLU-TION NO. 7. IF YOU HAVE

CMMT ALREADY Non-Voting SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN U-NLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

ExtraOrdinary

37953P202 General Security Meeting Type Meeting

26-Aug-2014 Ticker Symbol Meeting Date 705504353 -

ISIN Agenda US37953P2020 Management

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

CONSIDERING APPROVING THE SALE OF 51% OF THE SHARES IN ORASCOM

TELECOM ALGERIE TO FONDS NATIONAL 1 Management No Action

D'INVESTISSEMENT AND THE OTHER TRANSACTIONS CONTEMPLATED IN CONNECTION WITH SUCH SALE CONSIDERING THE APPOINTMENT AND DELEGATION OF ONE OR MORE

AUTHORIZED PERSONS TO UNDERTAKE

**ALL** 

**ACTIONS AND SIGN ALL AGREEMENTS** 

AND

2 Management No Action DOCUMENTS THAT MAY BE NECESSARY

OR

ADVISABLE IN RELATION TO THE IMPLEMENTATION OF ANY OF THE RESOLUTIONS TAKEN BY VIRTUE OF THIS EXTRAORDINARY GENERAL ASSEMBLY

CONSIDERING AND APPROVING ANY

3 **OTHER** Management No Action

ITEMS RELATING TO THE SALE

CMMT 18 AUG 2014: PLEASE NOTE THAT THIS IS A Non-Voting

REVISION DUE TO REMOVAL OF

BLOCKING.

I-F YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DEC-IDE TO AMEND YOUR

# ORIGINAL INSTRUCTIONS. THANK YOU. DATANG INTERNATIONAL POWER GENERATION CO LTD, BEIJ

ExtraOrdinary									
Security	y Y20020106		Meeting Type	General Meeting					
Ticker S	Symbol		Meeting Date	27-Aug-2014					
ISIN	CNE1000002Z3		Agenda	705461349 - Management					
Item	Proposal	Proposed	Vote	For/Against					
	PLEASE NOTE THAT THE COMPANY	by		Management					
	NOTICE								
	AND PROXY FORM ARE AVAILABLE BY								
CMMT	CLICKING-ON THE URL LINKS:-	Non-Voti	ng						
01,11,1	http://www.hkexnews.hk/listedco/listconews/SEH	1,011 , 001	8						
	K/2014/0711/LTN20140711575.pdf-and-								
	http://www.hkexnews.hk/listedco/listconews/SEH K/2014/0711/LTN20140711555.pdf								
	PLEASE NOTE THAT SHAREHOLDERS ARE								
	ALLOWED TO VOTE 'IN FAVOR' OR								
CMMT	'AGAINST'	Non-Voti	Non-Voting						
	FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A	A							
	VOTING OPTION ON THIS MEETING								
	TO CONSIDER AND APPROVE THE "RESOLUTION ON THE INVESTMENT FOR								
	CONSTRUCTION OF GUANGDONG DATANG	ł							
1	INTERNATIONAL LEIZHOU THERMAL	Managem	For						
	POWER								
	PROJECT	ROJECT							
	TO CONSIDER AND APPROVE THE								
	"RESOLUTION ON THE ADJUSTMENTS OF								
2.1	DIRECTORS OF THE COMPANY: MR. YANG	Managan	4T	E					
2.1	WENCHUN WILL HOLD THE OFFICE AS A NON-EXECUTIVE DIRECTOR OF THE	Managem	For						
	EIGHTH								
	SESSION OF THE BOARD								
	TO CONSIDER AND APPROVE THE								
	"RESOLUTION ON THE ADJUSTMENTS OF								
2.2	DIRECTORS OF THE COMPANY: MR. FENG	Managem	nent For	For					
	GENFU WILL HOLD THE OFFICE AS AN								
	INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD	•							
	TO CONSIDER AND APPROVE THE								
	"RESOLUTION ON THE ADJUSTMENTS OF								
	DIRECTORS OF THE COMPANY: MR. LI								
2.3	GENGSHENG WILL CEASE TO HOLD THE	Managem	nent For	For					
	OFFICE AS A NON-EXECUTIVE DIRECTOR								
	OF								
2.4	THE EIGHTH SESSION OF THE BOARD	Managan	nent For	For					
∠.4		Managem	ICHTI OI	TOI					

**Management For** 

Non-Voting

Management For

TO CONSIDER AND APPROVE THE "RESOLUTION ON THE ADJUSTMEN

"RESOLUTION ON THE ADJUSTMENTS OF

DIRECTORS OF THE COMPANY: MR. LI

HENGYUAN WILL CEASE TO HOLD THE

OFFICE AS AN INDEPENDENT NON-

EXECUTIVE DIRECTOR OF THE EIGHTH

SESSION OF THE BOARD

TO CONSIDER AND APPROVE THE

3 "RESOLUTION ON THE ISSUANCE OF

MEDIUM-TERM NOTES (WITH LONG-TERM

OPTION)

15 JULY 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN RECORD

DATE-. IF YOU HAVE ALREADY SENT IN

CMMT YOUR VOTES, PLEASE DO NOT VOTE

**AGAIN** 

UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU

PORTUGAL TELECOM SGPS SA, LISBONNE

ExtraOrdinary

Security X6769Q104 Meeting Type General

Meeting

For

Ticker Symbol Meeting Date 08-Sep-2014

705499968 -

ISIN PTPTC0AM0009 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT VOTING IN

PORTUGUESE MEETINGS REQUIRES THE

DISCLOSURE OF-BENEFICIAL OWNER

INFORMATION, THROUGH DECLARATIONS

OF PARTICIPATION AND-VOTING.

BROADRIDGE WILL DISCLOSE THE

BENEFICIAL OWNER INFORMATION FOR

CMMT POPELICATION ACCOUNTS. ADDITIONALLY, Non-Voting

PORTUGUESE LAW DOES NOT PERMIT

BENEFICIAL-OWNERS TO VOTE

INCONSISTENTLY ACROSS THEIR

HOLDINGS. OPPOSING VOTES MAY BE-

REJECTED SUMMARILY BY THE COMPANY

HOLDING THIS BALLOT. PLEASE CONTACT

YOUR-CLIENT SERVICE REPRESENTATIVE

FOR FURTHER DETAILS.

PLEASE NOTE THAT FIVE HUNDRED

CMMT SHARES CORRESPOND TO ONE VOTE. Non-Voting

THANKS YOU

1 TO DELIBERATE, UNDER THE PROPOSAL

OF

THE BOARD OF DIRECTORS, ON THE TERMS OF THE AGREEMENTS TO BE EXECUTED

HE DOADD OF DIDECTODS, ON THE TEDMS

For

# BETWEEN PT AND OI, S.A. WITHIN THE BUSINESS COMBINATION OF THESE TWO COMPANIES

DIAGEO PLC, LONDON

Securi	ty G42089113			Meeting Type	General Meeting
Ticker	Symbol			18-Sep-2014	
ISIN	GB0002374006			Agenda	705506218 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
1	REPORT AND ACCOUNTS 2014		Managem		For
2	DIRECTORS' REMUNERATION REPORT 2014		Managem		For
3	DIRECTORS' REMUNERATION POLICY		Managem		For
4	DECLARATION OF FINAL DIVIDEND		Managem	ent For	For
5	RE-ELECTION OF PB BRUZELIUS AS A DIRECTOR		Managem	entFor	For
6	RE-ELECTION OF LM DANON AS A DIRECTOR		Managem	ent For	For
7	RE-ELECTION OF LORD DAVIES AS A DIRECTOR		Managem	entFor	For
8	RE-ELECTION OF HO KWONPING AS A DIRECTOR		Managem	entFor	For
9	RE-ELECTION OF BD HOLDEN AS A DIRECTOR		Managem	entFor	For
10	RE-ELECTION OF DR FB HUMER AS A DIRECTOR		Managem	entFor	For
11	RE-ELECTION OF D MAHLAN AS A DIRECTOR		Managem	entFor	For
12	RE-ELECTION OF IM MENEZES AS A DIRECTOR		Managem	ent For	For
13	RE-ELECTION OF PG SCOTT AS A DIRECTOR	₹	Managem	entFor	For
14	ELECTION OF N MENDELSOHN AS A DIRECTOR		Managem	entFor	For
15	ELECTION OF AJH STEWART AS A DIRECTOR		Managem	ent For	For
16	RE-APPOINTMENT OF AUDITOR		Managem	entFor	For
17	REMUNERATION OF AUDITOR		Managem		For
18	AUTHORITY TO ALLOT SHARES		Managem		For
19	DISAPPLICATION OF PRE-EMPTION RIGHTS		Managem	ent Against	Against
	AUTHORITY TO PURCHASE OWN				
20	ORDINARY		Managem	entFor	For
	SHARES				
	AUTHORITY TO MAKE POLITICAL				
21	DONATIONS AND/OR TO INCUR POLITICAL		Managem	ent For	For
	EXPENDITURE IN THE EU				
22	ADOPTION OF THE DIAGEO 2014 LONG		Managem	ent Abstain	Against
	TERM INCENTIVE PLAN		1viuiiugeiii	oner rootuni	1 15411151
NATIO	ONAL INTERSTATE CORPORATION				

Annual

Securit Ticker	y Symbol	63654U100 NATL			Meeting Type Meeting Date	Annual 18-Sep-2014
ISIN		US63654U1007			Agenda	934066817 - Management
			D			EsulAssins4
Item	Proposal		by	posed	Vote	For/Against Management
1A.	BRICHI			Managem	nent For	For
1B.	ELECTI DENZE	ON OF DIRECTOR: PATRICK J. R		Managem	nent For	For
1C.	ELECTI	ON OF DIRECTOR: KEITH A. JENSEN		Managem	nentFor	For
1D.	ELECTI SPACHI	ON OF DIRECTOR: ALAN R. MAN		Managem	nent For	For
2.	RATIFIC ERNST REGIST FOR TH 2014.	CATION OF THE APPOINTMENT OF & YOUNG LLP AS INDEPENDENT TERED PUBLIC ACCOUNTING FIRM IE YEAR ENDING DECEMBER 31,		Managem	nent For	For
3.	COMPE	N PAY - ADVISORY APPROVAL OF NSATION OF OUR NAMED TIVE OFFICERS.		Managem	nent Abstain	Against
4.	APPRO	VAL TO AMEND AND RESTATE OUR TERM INCENTIVE PLAN.		Management For		For
Securit		WER INTERNATIONAL, INC. 443304100 HNP US4433041005			Meeting Type Meeting Date Agenda	Special 18-Sep-2014 934068392 -
13111		034433041003			Agenda	Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1A.	APPOIN EXECU SESSIO THE CO	ISIDER AND APPROVE THE RE- ITMENT OF MR. CAO PEIXI AS THE TIVE DIRECTOR OF THE EIGHTH N OF THE BOARD OF DIRECTORS OF IMPANY, WITH IMMEDIATE EFFECT.		Managem	nent For	For
1B.	APPOINTHE NO EIGHTH DIRECT	ISIDER AND APPROVE THE ITMENT OF MR. GUO JUNMING AS IN-EXECUTIVE DIRECTOR OF THE ISESSION OF THE BOARD OF TORS OF THE COMPANY, WITH IATE EFFECT.		Managem	nent For	For
1C.	APPOIN EXECU' SESSIO	ISIDER AND APPROVE THE RE- ITMENT OF MR. LIU GUOYUE AS THI TIVE DIRECTOR OF THE EIGHTH N OF THE BOARD OF DIRECTORS OF IMPANY, WITH IMMEDIATE EFFECT.	7	Managem	nent For	For
1D.		NSIDER AND APPROVE THE RE- TIMENT OF MR. LI SHIQI AS THE		Managem	nentFor	For

	EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT. TO CONSIDER AND APPROVE THE RE-		
1E.	APPOINTMENT OF MR. HUANG JIAN AS THE NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF	Management For	For
1F.	THE COMPANY, WITH IMMEDIATE EFFECT. TO CONSIDER AND APPROVE THE RE- APPOINTMENT OF MR. FAN XIAXIA AS THE EXECUTIVE DIRECTOR OF THE EIGHTH	Management For	For
	SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT. TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. MI DABIN AS THE		2 02
1G.	NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT.	ManagementFor	For
1H.	TO CONSIDER AND APPROVE THE REAPPOINTMENT OF MR. GUO HONGBO AS THE NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH	Management For	For
1I.	IMMEDIATE EFFECT. TO CONSIDER AND APPROVE THE RE- APPOINTMENT OF MR. XU ZUJIAN AS THE NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management For	For
1J.	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. LI SONG AS THE NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management For	For
1K.	TO CONSIDER AND APPROVE THE RE- APPOINTMENT OF MR. LI ZHENSHENG AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management For	For
1L.	TO CONSIDER AND APPROVE THE RE- APPOINTMENT OF MR. QI YUDONG AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management For	For
1M.		<b>Management For</b>	For

		ISIDER AND APPROVE THE RE- ITMENT OF MR. ZHANG SHOUWEN			
	THE IN	DEPENDENT NON-EXECUTIVE FOR OF THE EIGHTH SESSION OF THE			
		OF DIRECTORS OF THE COMPANY,			
		MMEDIATE EFFECT.			
		ISIDER AND APPROVE THE			
		TMENT OF MR. LI FUXING AS THE			
1N.		ENDENT NON-EXECUTIVE DIRECTOR	Management For	For	
		EIGHTH SESSION OF THE BOARD OF ORS OF THE COMPANY, WITH			
		IATE EFFECT.			
		ISIDER AND APPROVE THE			
		TMENT OF MR. YUE HENG AS THE			
	_	NDENT NON-EXECUTIVE DIRECTOR		_	
10.		EIGHTH SESSION OF THE BOARD OF	Management For	For	
	DIRECT	ORS OF THE COMPANY, WITH			
	<b>IMMED</b>	IATE EFFECT.			
1P.		ISIDER AND APPROVE THE SERVICE	Management For	For	
11.		ACTS OF THE DIRECTORS.	Management of	1 01	
		ISIDER AND APPROVE THE			
		TMENT OF MR. YE XIANGDONG AS			
2A.	A	ALCON OF THE FIGURE RECGION OF	Management For	For	
		VISOR OF THE EIGHTH SESSION OF	-		
		PERVISORY COMMITTEE OF THE NY, WITH IMMEDIATE EFFECT.			
		ISIDER AND APPROVE THE			
		TIMENT OF MR. MU XUAN AS THE			
2B.		VISOR OF THE EIGHTH SESSION OF	Management For	For	
		PERVISORY COMMITTEE OF THE			
	COMPA	NY, WITH IMMEDIATE EFFECT.			
	TO CON	ISIDER AND APPROVE THE RE-			
	APPOIN	TMENT OF MS. ZHANG MENGJIAO			
2C.	AS		Management For	For	
20.		PERVISOR OF THE EIGHTH SESSION	Wanagement of	1 01	
		SUPERVISORY COMMITTEE OF THE			
		NY, WITH IMMEDIATE EFFECT.			
		ISIDER AND APPROVE THE RE- ITMENT OF MR. GU JIANGUO AS THE			
2D.		VISOR OF THE EIGHTH SESSION OF	Management For	For	
21).		PERVISORY COMMITTEE OF THE	Management of	1 01	
		NY, WITH IMMEDIATE EFFECT.			
25		ISIDER AND APPROVE THE SERVICE			
2E.	CONTR	ACTS OF THE SUPERVISORS.	Management For	For	
DIAGE	EO PLC				
Security	•	25243Q205	Meeting Type	Annual	
Ticker S	Symbol	DEO	Meeting Date	18-Sep-2014	
ISIN		US25243Q2057	Agenda	934068657 - Management	

Item	Proposal	Proposed by	Vote	For/Against Management
1.	REPORT AND ACCOUNTS 2014.	•	agementFor	For
2.	DIRECTORS' REMUNERATION REPORT 2014		agement For	For
3.	DIRECTORS' REMUNERATION POLICY.		agement For	For
4.	DECLARATION OF FINAL DIVIDEND.		agement For	For
	RE-ELECTION OF PB BRUZELIUS AS A			
5.	DIRECTOR. (AUDIT, NOMINATION &	Mana	agement For	For
	REMUNERATION COMMITTEE)			
	RE-ELECTION OF LM DANON AS A			
6.	DIRECTOR. (AUDIT, NOMINATION &	Mana	agement For	For
	REMUNERATION COMMITTEE)			
	RE-ELECTION OF LORD DAVIES AS A			
	DIRECTOR. (AUDIT, NOMINATION,			
7.	REMUNERATION COMMITTEE(CHAIRMAN	Man	agement For	For
	OF			
	THE COMMITTEE))			
_	RE-ELECTION OF HO KWONPING AS A		_	_
8.	DIRECTOR. (AUDIT, NOMINATION &	Man	agementFor	For
	REMUNERATION COMMITTEE)			
0	RE-ELECTION OF BD HOLDEN AS A	3.6	. 17	
9.	DIRECTOR. (AUDIT, NOMINATION &	Man	agementFor	For
	REMUNERATION COMMITTEE)			
	RE-ELECTION OF DR FB HUMER AS A			
10.	DIRECTOR. (NOMINATION	Mana	agement For	For
	COMMITTEE(CHAIRMAN OF THE COMMITTEE))			
	RE-ELECTION OF D MAHLAN AS A			
11.	DIRECTOR. (EXECUTIVE COMMITTEE)	Man	agement For	For
	RE-ELECTION OF I MENEZES AS A			
	DIRECTOR. (EXECUTIVE			
12.	COMMITTEE(CHAIRMAN OF THE	Man	agementFor	For
	COMMITTEE))			
	RE-ELECTION OF PG SCOTT AS A			
	DIRECTOR. (AUDIT(CHAIRMAN OF THE			
13.	COMMITTEE), NOMINATION,	Mana	agement For	For
	REMUNERATION			
	COMMITTEE)			
	ELECTION OF NS MENDELSOHN AS A			
14.	DIRECTOR. (AUDIT, NOMINATION &	Man	agement For	For
	REMUNERATION COMMITTEE)			
	ELECTION OF AJH STEWART AS A			
15.	DIRECTOR. (AUDIT, NOMINATION &	Man	agement For	For
	REMUNERATION COMMITTEE)			
16.	RE-APPOINTMENT OF AUDITOR.		agement For	For
17.	REMUNERATION OF AUDITOR.		agement For	For
18.	AUTHORITY TO ALLOT SHARES.		agementFor	For
19.	DISAPPLICATION OF PRE-EMPTION RIGHTS AUTHORITY TO PURCHASE OWN	. Man	agement Against	Against
20.	ORDINARY SHARES.	Man	agement For	For

	20ga: 1 mig. 6/12221 6/202/12 6/12	,	x 100.11.2		
21.	AUTHORITY TO MAKE POLITICAL DONATIONS AND/OR TO INCUR POLITICAL EXPENDITURE IN THE EU.		Managem	ent For	For
22.	ADOPTION OF THE DIAGEO 2014 LONG TERM INCENTIVE PLAN.		Managem	ent Abstain	Against
GENE	RAL MILLS, INC.				
Securit	y 370334104			Meeting Type	Annual
	Symbol GIS			Meeting Date	23-Sep-2014
ISIN	US3703341046			Agenda	934064178 - Management
Item	Proposal	Prop	posed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: BRADBURY H. ANDERSON		Managem	entFor	For
1B.	ELECTION OF DIRECTOR: R. KERRY CLARK		Managem	ent For	For
1C.	ELECTION OF DIRECTOR: PAUL DANOS		Managem		For
1D.	ELECTION OF DIRECTOR: HENRIETTA H. FORE		Managem	entFor	For
1E.	ELECTION OF DIRECTOR: RAYMOND V. GILMARTIN		Managem	entFor	For
1F.	ELECTION OF DIRECTOR: JUDITH RICHARDS HOPE		Managem	ent For	For
1G.	ELECTION OF DIRECTOR: HEIDI G. MILLER		Managem	entFor	For
1H.	ELECTION OF DIRECTOR: HILDA OCHOA-BRILLEMBOURG		ManagementFor		For
1I.	ELECTION OF DIRECTOR: STEVE ODLAND		Managem	entFor	For
1J.	ELECTION OF DIRECTOR: KENDALL J. POWELL		Managem	entFor	For
1K.	ELECTION OF DIRECTOR: MICHAEL D. ROSE		Managem	ent For	For
1L.	ELECTION OF DIRECTOR: ROBERT L. RYAN		Managem	ent For	For
1M.	ELECTION OF DIRECTOR: DOROTHY A. TERRELL		Managem	ent For	For
2.	CAST AN ADVISORY VOTE ON EXECUTIVE COMPENSATION. RATIFY THE APPOINTMENT OF KPMG LLP		Managem	ent Abstain	Against
3.	AS GENERAL MILLS' INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		Managem	entFor	For
4.	STOCKHOLDER PROPOSAL FOR REPORT ON PACKAGING.		Sharehold	er Against	For
5.	STOCKHOLDER PROPOSAL FOR ELIMINATION OF GENETICALLY MODIFIED INGREDIENTS.	)	Sharehold	er Against	For
PEPCC	HOLDINGS, INC.				
Securit	•			Meeting Type	Special
Ticker	Symbol POM			Meeting Date	23-Sep-2014
ISIN	US7132911022			Agenda	934069368 - Management

Item	Proposal	Prop by	osed	Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 29, 2014, AS AMENDED AND RESTATED BY THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 18, 2014 (THE "MERGER AGREEMENT"), AMONG PEPCO HOLDINGS, INC., A DELAWARE CORPORATION ("PHI"), EXELON CORPORATION, A PENNSYLVANIA CORPORATION, & PURPLE ACQUISITION CORP., A DELAWARE CORPORATION AND AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF EXELON CORPORATION, WHEREBY PURPLE ACQUISITION CORP. WILL BE MERGED WITH AND INTO PHI, WITH PHI BEING THE SURVIVING CORPORATION (THE	Y	Manageme	ent For	For
2.	"MERGER"). TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF PHI IN CONNECTION WITH THE COMPLETION		Manageme	ent Abstain	Against
3.	OF THE MERGER. TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THAT TIME TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. CHERFORD INTERNATIONAL PLC		Manageme	ent For	For
Securit				Meeting Type Meeting Date	Annual 24-Sep-2014
ISIN	IE00BLNN3691			Agenda	934069077 - Management
Item	Proposal	Prop by	osed	Vote	For/Against Management
1A	ELECTION OF DIRECTOR: DAVID J. BUTTERS		Manageme	ent For	For
1B	ELECTION OF DIRECTOR: BERNARD J. DUROC-DANNER		Manageme	ent For	For
1C 1D	ELECTION OF DIRECTOR: JOHN D. GASS		Manageme Manageme		For For

		_aga:				
	KALMA					
1E	ELECTION MACAU	ON OF DIRECTOR: WILLIAM E. LAY	Manag	ement For	For	
1F	ELECTION OF DIRECTOR: ROBERT K. MOSES, JR.		Management For		For	
1G	ELECTION ORTIZ	ON OF DIRECTOR: GUILLERMO	Manag	ement For	For	
1H	ELECTION OF DIRECTOR: SIR EMYR JONES PARRY		ManagementFor		For	
11	RAYNE	ELECTION OF DIRECTOR: ROBERT A.		ManagementFor		
2.	LLP AS THE REGIST FOR TH DECEM UNTIL THE CL MEETIN OF DIRE THROUGH DETERM REMUN	COMPANY'S INDEPENDENT ERED PUBLIC ACCOUNTING FIRM E FINANCIAL YEAR ENDING BER 31, 2014, TO HOLD OFFICE OSE OF THE 2015 ANNUAL GENERAL IG, AND TO AUTHORIZE THE BOARI ECTORS OF THE COMPANY, ACTING GH THE AUDIT COMMITTEE, TO MINE THE AUDITORS' ERATION.	)	ement For	For	
3.	TO ADOPT AN ADVISORY RESOLUTION APPROVING THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS. TO AUTHORIZE HOLDING THE 2015		Management For		For	
4.	ANNUAL GENERAL MEETING AT A LOCATION OUTSIDE OF IRELAND AS REQUIRED UNDER		Management For		For	
DIDEC	IRISH L	AW.				
DIREC Securit		25490A309		Meeting Type	Special	
	Symbol	DTV		Meeting Date	25-Sep-2014	
ISIN	·	US25490A3095		Agenda	934069192 - Management	
Item	Proposal		Proposed by	Vote	For/Against Management	
1.	MERGE MAY BE BY AND AM CORPOR CORPOR LLC, A I	THE AGREEMENT AND PLAN OF R, DATED AS OF MAY 18, 2014, AS IT E AMENDED FROM TIME TO TIME, MONG DIRECTV, A DELAWARE RATION, AT&T INC., A DELAWARE RATION, AND STEAM MERGER SUB DELAWARE LIMITED LIABILITY NY AND A WHOLLY OWNED	Manag	ement For	For	

SUBSIDIARY OF AT&T INC. (THE "MERGER AGREEMENT"). APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR DIRECTV'S NAMED 2. **EXECUTIVE OFFICERS IN CONNECTION** Management Abstain Against WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. APPROVE ADJOURNMENTS OF THE **SPECIAL** MEETING, IF NECESSARY OR APPROPRIATE, 3. TO SOLICIT ADDITIONAL PROXIES IF Management For For **THERE** ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. KONINKLIJKE KPN NV, DEN HAAG ExtraOrdinary General Security N4297B146 Meeting Type Meeting Ticker Symbol Meeting Date 26-Sep-2014 705506179 -**ISIN** NL0000009082 Agenda Management **Proposed** For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN INFORMATIONAL MEETING, AS THERE ARE NO PROPOSALS-TO BE VOTED ON. SHOULD **CMMT** Non-Voting YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY-REQUEST AN ENTRANCE CARD. THANK YOU. THIS IS AN INFORMATION MEETING. CMMT PLEASE Non-Voting INFORM US IF YOU WOULD LIKE TO **ATTEND** 1 **OPENING AND ANNOUNCEMENTS** Non-Voting ANNOUNCEMENT OF THE INTENDED APPOINTMENT OF MR JAN KEES DE JAGER 2 Non-Voting AS MEMBER OF-THE BOARD OF MANAGEMENT OF KPN ANY OTHER BUSINESS AND CLOSURE OF Non-Voting 3 THE MEETING MOBILE TELESYSTEMS OJSC Security 607409109 Meeting Type Special Meeting Date Ticker Symbol **MBT** 30-Sep-2014 934068380 -**ISIN** US6074091090 Agenda

Management

Item	Proposal	Proposed by	Vote	For/Against Management	
2	PROCEDURE FOR CONDUCTING THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING. ON MTS OJSC DISTRIBUTION OF PROFIT (INCLUDING PAYMENT OF DIVIDENDS) UPON THE 1ST HALF YEAR 2014 RESULTS. EFFECTIVE NOVEMBER 6, 2013, HOLDERS OF RUSSIAN SECURITIES ARE REQUIRED TO DISCLOSE THEIR NAME, ADDRESS AND	Management For  Management For		For	
	NUMBER OF SHARES AS A CONDITION TO VOTING.				
BRITIS	SH SKY BROADCASTING GROUP PLC, ISLEW	ORTH		Ordinary	
Securit	y G15632105		Meeting Type	General Meeting	
Ticker	Symbol		Meeting Date	06-Oct-2014	
ISIN	GB0001411924		Agenda	705571532 - Management	
Item	Proposal	Proposed by	Vote	For/Against Management	
1 PROTE	APPROVE THE (I) ACQUISITION OF SKY ITALIA S.R.L FROM SGH STREAM SUB, INC; (II) ACQUISITION OF THE SHARES IN SKY DEUTSCHLAND AG HELD BY 21ST CENTURY FOX ADELAIDE HOLDINGS B.V; (III) DISPOSAL OF THE 21% STAKE IN EACH OF NGC NETWORK INTERNATIONAL, LLC AND NGC NETWORK LATIN AMERICA, LLC; AND (IV) VOLUNTARY CASH OFFER TO THE HOLDERS OF SHARES IN SKY DEUTSCHLAND AG ECTIVE LIFE CORPORATION	;  Management For		For	
Security 743674103			Meeting Type	Special	
ISIN	Symbol PL US7436741034		Meeting Date Agenda	06-Oct-2014 934071476 - Management	
Item 1.	Proposal  PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF JUNE 3, 2014, AMONG THE DAI-ICHI LIFE INSURANCE COMPANY, LIMITED, DL INVESTMENT (DELAWARE), INC. AND PROTECTIVE LIFE CORPORATION, AS IT	Proposed by Managem	Vote ent For	For/Against Management For	

MAY BE AMENDED FROM TIME TO TIME. PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE **COMPENSATION** TO BE PAID TO PROTECTIVE LIFE 2. Management Abstain Against CORPORATION'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER AS DISCLOSED IN ITS PROXY STATEMENT. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING TO A LATER TIME AND DATE, IF **NECESSARY** OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING OR ANY ADJOURNMENT OR Management For For 3. POSTPONEMENT THEREOF TO ADOPT THE MERGER AGREEMENT (AND TO CONSIDER SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE SPECIAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF BY OR AT THE DIRECTION OF THE BOARD OF DIRECTORS). THE PROCTER & GAMBLE COMPANY Security 742718109 Meeting Type Annual Ticker Symbol Meeting Date 14-Oct-2014 PG 934070448 -**ISIN** US7427181091 Agenda Management **Proposed** For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: ANGELA F. 1A. Management For For **BRALY** ELECTION OF DIRECTOR: KENNETH I. 1B. Management For For **CHENAULT** 1C. ELECTION OF DIRECTOR: SCOTT D. COOK For Management For **ELECTION OF DIRECTOR: SUSAN DESMOND-**For 1D. Management For **HELLMANN** 1E. For ELECTION OF DIRECTOR: A.G. LAFLEY Management For ELECTION OF DIRECTOR: TERRY J. 1F. **Management For** For **LUNDGREN** ELECTION OF DIRECTOR: W. JAMES 1G. Management For For MCNERNEY, JR. ELECTION OF DIRECTOR: MARGARET C. 1H. For Management For **WHITMAN ELECTION OF DIRECTOR: MARY AGNES** 1I. Management For For **WILDEROTTER** 1J. Management For For

	0 0				
	ELECTION OF DIRECTOR: PATRICIA A. WOERTZ				
1K.	ELECTION OF DIRECTOR: ERNESTO ZEDILLO	Manager	ment For	For	
2.	RATIFY APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Manage	ment For	For	
3.	APPROVE THE PROCTER & GAMBLE 2014 STOCK AND INCENTIVE COMPENSATION PLAN	Manage	ment Against	Against	
4.	ADVISORY VOTE ON EXECUTIVE COMPENSATION (THE SAY ON PAY VOTE)	Manage	ment Abstain	Against	
5.	SHAREHOLDER PROPOSAL - REPORT ON UNRECYCLABLE PACKAGING SHAREHOLDER PROPOSAL - REPORT ON	Shareho	lder Against	For	
6.	ALIGNMENT BETWEEN CORPORATE VALUES	Shareho	lder Against	For	
	AND POLITICAL CONTRIBUTIONS				
	ENDESA SA, MADRID  Security E41222113		Meeting Type	ExtraOrdinary General	
Tieker	Cymbol		Maating Data	Meeting 21-Oct-2014	
ISIN	ES0130670112		Meeting Date Agenda	705599720 - Management	
Item	Proposal	Proposed by	Vote	For/Against Management	
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 380086 DUE TO ADDITION OF RESOLUTION 4.4 ALL VOTES		Non-Voting		
1	REVIEW AND APPROVAL, AS THE CASE MAY BE, OF THE SALE TO ENEL ENERGY EUROPE, SINGLE-MEMBER LIMITED LIABILITY COMPANY (SOCIEDAD LIMITADA UNIPERSONAL) OF (I) 20.3% OF THE SHARES OF ENERSIS, S.A. WHICH ARE HELD DIRECTLY BY ENDESA AND (II) 100% OF THE SHARES OF ENDESA LATINOAMERICA, S.A. (HOLDING 40.32% OF THE CAPITAL STOCK OF ENERSIS, S.A.) CURRENTLY HELD BY ENDESA, FOR A TOTAL AMOUNT OF 8,252.9	Manage	ment For	For	

	3 3			
	REVIEW AND APPROVAL, AS THE CASE MAY			
	BE, OF THE PROPOSED DIVISION AND			
2	TRANSFER OF SHARE PREMIUMS AND	Ma	nagement For	For
2	MERGER RESERVES, AND OF THE PARTIAL	1710	nagement of	1 01
	TRANSFER OF LEGAL AND REVALUATION			
	RESERVES (ROYAL DECREE-LAW 7/1996), TO VOLUNTARY RESERVES			
	REVIEW AND APPROVAL, AS THE CASE			
	MAY			
	BE, OF THE DISTRIBUTION OF SPECIAL			
3	DIVIDENDS FOR A GROSS AMOUNT PER	Management For		For
	SHARE OF 7.795 EUROS (I.E. A TOTAL OF			
	8,252,972,752.02 EUROS) CHARGED TO			
	UNRESTRICTED RESERVES RATIFICATION OF THE APPOINTMENT BY			
	CO-OPTATION OF MR. FRANCESCO			
4.1	STARACE AND OF REAPPOINTMENT AS	Management For		For
	SHAREHOLDER-APPOINTED DIRECTOR OF			
	THE COMPANY			
4.2	APPOINTMENT OF MR. LIVIO GALLO AS SHAREHOLDER-APPOINTED DIRECTOR		nagement For	For
1.2			nagement of	
4.3	APPOINTMENT OF MR. ENRICO VIALE AS SHAREHOLDER-APPOINTED DIRECTOR	Ma	nagementFor	For
	RATIFICATION OF APPOINTMENT BY CO-			
4.4	OPTATION OF JOSE DAMIAN BOGAS	Ma	nagement For	For
	DELEGATION TO THE BOARD OF			
	DIRECTORS TO EXECUTE AND IMPLEMENT	,		
	RESOLUTIONS ADOPTED BY THE GENERAL	4		
	MEETING, AS WELL AS TO SUBSTITUTE			
5	THE POWERS IT RECEIVES FROM THE GENERAL	Management For		For
3	MEETING, AND THE GRANTING OF POWERS	$\mathcal{E}$		ror
	TO THE BOARD OF DIRECTORS TO RAISE	,		
	SUCH RESOLUTIONS TO A PUBLIC DEED			
	AND TO REGISTER AND, AS THE CASE MAY			
	BE, CORRECT SUCH RESOLUTIONS			
	DISC, INCORPORATED			
Security			Meeting Type	Annual 24-Oct-2014
Ticker	Symbol TWIN		Meeting Date	934079650 -
ISIN	US9014761012		Agenda	Management
				amageem
Item	Proposal	Propose	d Vote	For/Against
	•	by		Management
1.	DIRECTOR	Ma	nagement	
	<ol> <li>MICHAEL E. BATTEN</li> <li>MICHAEL DOAR</li> </ol>		For For	For For
	2 MICHAEL DOAR 3 DAVID R. ZIMMER		For	For For
2.	ADVISE APPROVAL OF THE	Ma	nagement Abstain	Against
-	COMPENSATION	1.20	<i>G</i> :	6

OF THE NAMED EXECUTIVE OFFICERS.

RATIFY THE APPOINTMENT OF

3. PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL

Management For

YEAR ENDING JUNE 30, 2015.

LEVEL 3 COMMUNICATIONS, INC.

Security 52729N308 Meeting Type Special

Ticker Symbol LVLT Meeting Date 28-Oct-2014

 $\begin{array}{ccc} \text{ISIN} & \text{US52729N3089} & \text{Agenda} & \begin{array}{c} 934081871 - \\ & \text{Management} \end{array} \end{array}$ 

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE ISSUANCE OF SHARES OF LEVEL 3 COMMUNICATIONS, INC. ("LEVEL

3")

COMMON STOCK, PAR VALUE \$.01 PER

SHARE, TO TW TELECOM INC.

STOCKHOLDERS PURSUANT TO THE

1. MERGER AS CONTEMPLATED BY THE Management For For

AGREEMENT AND PLAN OF MERGER,

DATED

AS OF JUNE 15, 2014, BY AND AMONG TW TELECOM INC., LEVEL 3, SATURN MERGER SUB 1, LLC AND SATURN MERGER SUB 2,

LLC.

TO APPROVE THE ADOPTION OF AN AMENDMENT TO LEVEL 3'S RESTATED

CERTIFICATE OF INCORPORATION

2. INCREASING TO 443,333,333 THE NUMBER Management For For

OF AUTHORIZED SHARES OF LEVEL 3'S COMMON STOCK, PAR VALUE \$.01 PER

SHARE.

TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL MEETING OF

STOCKHOLDERS,

3. IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT

Management For

VOTES AT THE TIME OF THE SPECIAL
MEETING TO APPROVE THE FOREGOING

PROPOSALS.

ECHOSTAR CORPORATION

Security 278768106 Meeting Type Annual Ticker Symbol SATS Meeting Date 29-Oct-2014

ISIN US2787681061 Agenda 934077252 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 R. STANTON DODGE For For

	Edgar Filing: GABELLI GLOBAL UTIL	TY & INCOME TRUST - Form	n N-PX
	2 MICHAEL T. DUGAN	For	For
	3 CHARLES W. ERGEN	For	For
	4 ANTHONY M. FEDERICO	For	For
	5 PRADMAN P. KAUL	For	For
	6 TOM A. ORTOLF	For	For
	7 C. MICHAEL SCHROEDER	For	For
	TO RATIFY THE APPOINTMENT OF KPMG		
	LLP		
	AS OUR INDEPENDENT REGISTERED		
2.	PUBLIC	ManagementFor	For
	ACCOUNTING FIRM FOR THE FISCAL YEAR		
	ENDING DECEMBER 31, 2014.		
	TO RE-APPROVE THE MATERIAL TERMS OF		
	THE PERFORMANCE GOALS OF THE		
	ECHOSTAR CORPORATION 2008 STOCK		
3.	INCENTIVE PLAN FOR PURPOSES OF	ManagementFor	For
	COMPLYING WITH SECTION 162(M) OF THE		
	INTERNAL REVENUE CODE OF 1986, AS		
	AMENDED.		
	TO APPROVE THE COMPENSATION OF OUR		
4.	NAMED EXECUTIVE OFFICERS ON A NON-	Management Abstain	Against
	BINDING ADVISORY BASIS.	$\mathcal{E}$	$\mathcal{E}$
PETRO	OCHINA COMPANY LIMITED		
Securit		Meeting Type	Special
	Symbol PTR	Meeting Date	29-Oct-2014
	Dylliool 111X	Meeting Date	29-001-201 <del>4</del>
			934081946 -
ISIN	US71646E1001	Agenda	
		Agenda	934081946 - Management
		Agenda Proposed Vote	934081946 - Management For/Against
ISIN Item	US71646E1001 Proposal	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN	US71646E1001  Proposal THAT, AS SET OUT IN THE CIRCULAR	Agenda Proposed Vote	934081946 - Management For/Against
ISIN Item	US71646E1001  Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	US71646E1001  Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	US71646E1001  Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	US71646E1001  Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED  10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED  10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR.	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR. YU YIBO FOR AND ON BEHALF OF THE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR. YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED,	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED  10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR.  YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED; MR. YU YIBO	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED  10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR. YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED; MR. YU YIBO BE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR.  YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED; MR. YU YIBO BE AND IS HEREBY AUTHORISED TO MAKE	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED  10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR. YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED; MR. YU YIBO BE AND IS HEREBY AUTHORISED TO MAKE ANY	Agenda  Proposed by Vote	934081946 - Management For/Against Management
ISIN Item	Proposal  THAT, AS SET OUT IN THE CIRCULAR DATED 10 SEPTEMBER 2014 ISSUED BY THE COMPANY TO ITS SHAREHOLDERS (THE "CIRCULAR"): THE NEW COMPREHENSIVE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA NATIONAL PETROLEUM CORPORATION BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED AND THE EXECUTION OF THE NEW COMPREHENSIVE AGREEMENT BY MR.  YU YIBO FOR AND ON BEHALF OF THE COMPANY BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED; MR. YU YIBO BE AND IS HEREBY AUTHORISED TO MAKE	Agenda  Proposed by Vote	934081946 - Management For/Against Management

	Edgar Filling. GABELLI GLOBAL OTIL	III A IIVOOW		
2.	PROPOSAL)) TO CONSIDER AND APPROVE MR. ZHANG BIYI AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY.	Managen	nent For	For
3.	TO CONSIDER AND APPROVE MR. JIANG LIFU AS SUPERVISOR OF THE COMPANY.	Management For		For
DATA	NG INTERNATIONAL POWER GENERATION C	CO LTD, BEIJ		
Securit	y Y20020106		Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol		Meeting Date	30-Oct-2014
ISIN	CNE1000002Z3		Agenda	705605321 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 378690 DUE TO ADDITION OF-RESOLUTION 2.1 AND 2.2. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DIS-REGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voti	ng	
СММТ	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING O-N THE URL LINKS: http://www.hkexnews.hk/listedco/listconews/SEH K/2014/0912/LTN-20140912784.pdf AND http://www.hkexnews.hk/listedco/listconews/SEH K/2014/1010/-LTN20141010585.pdf AND http://www.hkexnews.hk/listedco/listconews/SEH K/2014/10-10/LTN20141010609.pdf	Non-Voti	ng	
СММТ	NO ACTION" VOTE. TO CONSIDER AND APPROVE THE "RESOLUTION ON PROVISION OF THE	Non-Voti	ng	
1	ENTRUSTED LOAN TO DATANG INNER MONGOLIA DUOLUN COAL CHEMICAL COMPANY LIMITED	Managem	nent For	For
2.1	TO CONSIDER AND APPROVE THE "RESOLUTION ON THE ADJUSTMENTS OF DIRECTOR OF THE COMPANY: MR. LIANG YONGBAN TO HOLD THE OFFICE AS A NON-	Managem	nent For	For

YONGPAN TO HOLD THE OFFICE AS A NON-

	Edgar Filling. GABELLI GLOBAL OTTE			11417		
SESSI	ON OF THE BOARD					
		Manager	ment For	For		
-						
			ting			
		14011- 4 00	ing			
	·					
ty			Meeting Type	Annual		
•			Meeting Date	30-Oct-2014		
·			A ~~~ d~	934077353 -		
	US23470W11099		Agenda	Management		
		Proposed	**	For/Against		
Propos	sal	by	Vote	Management		
DIRE	CTOR	Manager	ment	· ·		
1	GEORGE R. BROKAW	_	For	For		
2	JOSEPH P. CLAYTON		For	For		
3	JAMES DEFRANCO		For	For		
4	CANTEY M. ERGEN		For	For		
5	CHARLES W. ERGEN		For	For		
6				For		
				For		
				For		
				For		
				For		
			For	For		
	ATIFY THE APPOINTMENT OF KPMG					
LLP						
A C OI	ID INDEDENIDENT DECICTEDED					
	JR INDEPENDENT REGISTERED	Manager	ment For	For		
PUBL	IC	_	ment For	For		
PUBL ACCC	IC DUNTING FIRM FOR THE FISCAL YEAR	_	ment For	For		
PUBL ACCO ENDI	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014.	_				
PUBL ACCO ENDII THE N	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON	_	ment For ment Abstain	For Against		
PUBL ACCO ENDII THE N EXEC	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON UTIVE COMPENSATION.	Managei	ment Abstain	Against		
PUBL ACCO ENDII THE N EXEC TO RE	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON UTIVE COMPENSATION. E-APPROVE OUR 2009 STOCK	_	ment Abstain			
PUBL ACCO ENDII THE N EXEC TO RE	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON UTIVE COMPENSATION.	Managei	ment Abstain	Against		
PUBL ACCO ENDII THE N EXEC TO RE INCE! THE S	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON UTIVE COMPENSATION. E-APPROVE OUR 2009 STOCK NTIVE PLAN.	Manager Manager	ment Abstain ment For	Against		
PUBL ACCO ENDII THE N EXEC TO RE INCE THE S REGA	IC DUNTING FIRM FOR THE FISCAL YEAR NG DECEMBER 31, 2014. NON-BINDING ADVISORY VOTE ON UTIVE COMPENSATION. E-APPROVE OUR 2009 STOCK NTIVE PLAN. CHAREHOLDER PROPOSAL	Manager Manager	ment Abstain	Against For		
	SESSI TO CO "RESO DIREC QING AS A I EIGHT 17 OC REVIS VO-TI VOTII T KONO ALRE 38638' UNLE ORIGI NETWO ty Symbol Propose DIREC 1 2 3 4 5 6 7 8 9 10 11 TO RA LLP	T KONG MARKE-T RULES. IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 386387, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. NETWORK CORPORATION ty 25470M109 Symbol DISH US25470M1099  Proposal  DIRECTOR  1 GEORGE R. BROKAW 2 JOSEPH P. CLAYTON 3 JAMES DEFRANCO 4 CANTEY M. ERGEN 5 CHARLES W. ERGEN 6 STEVEN R. GOODBARN 7 CHARLES M. LILLIS 8 AFSHIN MOHEBBI 9 DAVID K. MOSKOWITZ 10 TOM A. ORTOLF 11 CARL E. VOGEL TO RATIFY THE APPOINTMENT OF KPMG	SESSION OF THE BOARD TO CONSIDER AND APPROVE THE "RESOLUTION ON THE ADJUSTMENTS OF DIRECTOR OF THE COMPANY: MR. FANG QINGHAI TO CEASE TO HOLD THE OFFICE AS A NONEXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD 17 OCT 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN THE SPLIT VO-TING TAG TO 'Y' AND CHANGING THE VOTING OPTIONS COMMENT AS PER HONG T KONG MARKE-T RULES. IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 386387, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. NETWORK CORPORATION ty 25470M109  Proposal  DIRECTOR  1 GEORGE R. BROKAW 2 JOSEPH P. CLAYTON 3 JAMES DEFRANCO 4 CANTEY M. ERGEN 5 CHARLES W. ERGEN 6 STEVEN R. GOODBARN 7 CHARLES W. LILLIS 8 AFSHIN MOHEBBI 9 DAVID K. MOSKOWITZ 10 TOM A. ORTOLF 11 CARL E. VOGEL TO RATIFY THE APPOINTMENT OF KPMG LLP	SESSION OF THE BOARD TO CONSIDER AND APPROVE THE "RESOLUTION ON THE ADJUSTMENTS OF DIRECTOR OF THE COMPANY: MR. FANG QINCHAI TO CEASE TO HOLD THE OFFICE AS A NONEXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD 17 OCT 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN THE SPLIT VO-TING TAG TO 'Y' AND CHANGING THE VOTING OPTIONS COMMENT AS PER HONG T KONG MARKE-T RULES. IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 386387, PLEASE DO NOT-VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. NETWORK CORPORATION ty 25470M1099  Proposal  DIRECTOR  1 GEORGE R. BROKAW 2 JOSEPH P. CLAYTON 3 JAMES DEFRANCO 4 CANTEY M. ERGEN 5 CHARLES W. ERGEN 6 STEVEN R. GOODBARN 7 CHARLES M. LILLIS 8 AFSHIN MOHEBBI 9 DAVID K. MOSKOWITZ 10 TOM A. ORTOLF 11 CARL E. VOGEL TO RATIFY THE APPOINTMENT OF KPMG LLP  Management  Management  Meeting Type Meeting Type Meeting Date  Proposed by Management  For For For For For For For For For Fo		

F72027109 Security Meeting Type MIX Meeting Date Ticker Symbol 06-Nov-2014 705587648 -ISIN Agenda FR0000120693 Management **Proposed** For/Against Item **Proposal** Vote by Management PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS CMMT ARE Non-Voting "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS CMMT REGISTERED-INTERMEDIARY, THE Non-Voting **GLOBAL** CUSTODIANS WILL SIGN THE PROXY **CARDS** AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE. 20 OCT 2014: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2014/1001/201410011404714.pdf. THIS IS CMMT A REVISION DUE TO RECEIPT OF AD-Non-Voting DITIONAL URL LINK: https://materials.proxyvote.com/Approved/99999 Z/19840101/NP-S 223202.PDF. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 Management For For STATEMENTS FOR THE FINANCIAL YEAR ENDED ON JUNE 30, 2014

Management For

APPROVAL OF THE CONSOLIDATED

FINANCIAL STATEMENTS FOR THE

FINANCIAL YEAR ENDED ON JUNE 30, 2014

0.2

For

O.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED JUNE 30, 2014 AND SETTING THE DIVIDEND OF EUR 1.64 PER SHARE	Management For	For
O.4	APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-86 ET SEQ. OF THE COMMERCIAL CODE	Management For	For
O.5	RENEWAL OF TERM OF MRS. MARTINA GONZALEZ-GALLARZA AS DIRECTOR RENEWAL OF TERM OF MR. LAN	Management For	For
0.6	RENEWAL OF TERM OF MR. IAN GALLIENNE AS DIRECTOR	Management For	For
O.7	RENEWAL OF TERM OF MR. GILLES SAMYN AS DIRECTOR	Management For	For
O.8	SETTING THE ANNUAL AMOUNT OF ATTENDANCE ALLOWANCES TO BE ALLOCATED TO BOARD MEMBERS	Management For	For
O.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MRS. DANIELE RICARD, CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2013/2014 FINANCIAL YEAR	Management For	For
O.10	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR. PIERRE PRINGUET, VICE-CHAIRMAN OF THE BOARD OF DIRECTORS AND CEO, FOR THE 2013/2014 FINANCIAL YEAR	Management For	For
O.11	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR. ALEXANDRE RICARD, MANAGING DIRECTORS, FOR THE 2013/2014 FINANCIAL YEAR	Management For	For
O.12	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN COMPANY'S SHARES AUTHORIZATION TO BE GRANTED TO THE	Management For	For
E.13	BOARD OF DIRECTORS TO ALLOCATE FREE PERFORMANCE SHARES TO EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS OF THE COMPANY AND COMPANIES OF THE	Management For	For
E.14	GROUP AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT OPTIONS ENTITLING TO THE SUBSCRIPTION FOR COMPANY'S SHARES TO BE ISSUED OR THE PURCHASE OF COMPANY'S EXISTING SHARES TO EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS OF THE COMPANY	Management For	For

		Lugar i lillig. GADELEI GEODAE O'IL		a ii iooivi		11117
E.15	DELEGATHE BO INCREA SHARE ( SECURI RESERV SAVING PREFER	OMPANIES OF THE GROUP ATION OF AUTHORITY GRANTED TO ARD OF DIRECTORS TO DECIDE TO SE SHARE CAPITAL UP TO 2% OF CAPITAL BY ISSUING SHARES OR TIES GIVING ACCESS TO CAPITAL TED FOR MEMBERS OF COMPANY TO SE PLANS WITH CANCELLATION OF THE LATTER	)	Managen	nentFor	For
E.16	POWER	S TO CARRY OUT ALL REQUIRED FORMALITIES		Managem	nentFor	For
Securit Ticker		S CELLULAR CORPORATION 911684108 USM			Meeting Type Meeting Date	Special 10-Nov-2014 934087570 -
ISIN		US9116841084			Agenda	Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1. 2. 3.	SECTIO: ANCILL	SSIFICATION AMENDMENT N 203 AMENDMENT ARY AMENDMENT	·	Managen Managen Managen	nent For	For For For
Securit		RIC POWER CORPORATION 500631106 KEP			Meeting Type Meeting Date	Special 14-Nov-2014 934092432 -
ISIN		US5006311063			Agenda	Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
A SKY D	INCORP	MENT TO THE ARTICLES OF ORATION OF KEPCO. LAND AG, UNTERFOEHRING		Managen	nent For	For
Securit		D6997G102			Meeting Type	Annual General Meeting
	Symbol				Meeting Date	19-Nov-2014 705610079 -
ISIN		DE000SKYD000			Agenda	Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
	OLG CO ANY SH AGGRE MORE C CAPITA	NOTE THAT BY JUDGEMENT OF LOGNE RENDERED ON JUNE 6, 2012 A-REHOLDER WHO HOLDS AN GATE TOTAL OF 3 PERCENT OR OF THE OUTSTANDING-SHARE L MUST REGISTER UNDER THEIR CIAL OWNER DETAILS BEFORE THE		Non-Voti	ng	

AP-PROPRIATE DEADLINE TO BE ABLE TO

VOTE. FAILURE TO COMPLY WITH THE **DECLARATION-REQUIREMENTS AS** STIPULATED IN SECTION 21 OF THE SECURITIES TRADE ACT (WPHG) MA-Y PREVENT THE SHAREHOLDER FROM VOTING AT THE GENERAL MEETINGS. THEREFORE, YOUR-CUSTODIAN MAY REQUEST THAT WE REGISTER BENEFICIAL OWNER DATA FOR ALL VOTED AC-COUNTS WITH THE RESPECTIVE SUB CUSTODIAN. IF YOU REQUIRE FURTHER INFORMATION W-HETHER OR NOT SUCH BO REGISTRATION WILL BE CONDUCTED FOR YOUR CUSTODIANS ACCOU-NTS, PLEASE CONTACT YOUR CSR. THE SUB CUSTODIANS HAVE ADVISED **THAT** 

VOTED SHARES ARE NOT BLOCKED FOR TRADING-PURPOSES I.E. THEY ARE ONLY UNAVAILABLE FOR SETTLEMENT.

REGISTERED SHARES WILL-BE
DEREGISTERED AT THE DEREGISTRATION
DATE BY THE SUB CUSTODIANS. IN ORDER
TO-DELIVER/SETTLE A VOTED POSITION
BEFORE THE DEREGISTRATION DATE A
VOTING INSTR-UCTION CANCELLATION

AND
DE-REGISTRATION REQUEST NEEDS TO BE
SENT TO YOUR CSR O-R CUSTODIAN.
PLEASE CONTACT YOUR CSR FOR

FURTHER INFORMATION.
THE VOTE/REGISTRATION DEADLINE AS
DISPLAYED ON PROXYEDGE IS SUBJECT TO
CHANGE-AND WILL BE UPDATED AS SOON

AS BROADRIDGE RECEIVES

**CONFIRMATION** 

**WHEN** 

FROM THE SUB C-USTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY QUERIES PLEASE CONTACT-YOUR CLIENT SERVICES REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED

YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU

Non-Voting

Non-Voting

Non-Voting

HAV-E NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES TRADING ACT (WHPG). FOR OUESTIONS IN THIS REGARD PLE-ASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 04.11.2014. FURTHER INFORMATION ON CO-UNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER TO-THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE ITE-MS, YOU WILL Non-Voting NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT-THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON-PROXYEDGE. PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE ABBREVIATED-2014 FINANCIAL YEAR WITH THE REPORT OF THE SUPERVISORY BOARD, THE GROUP FINAN-CIAL STATEMENTS AND GROUP ANNUAL Non-Voting **REPORT** AS WELL AS THE REPORT BY THE BOARD OF-MDS PURSUANT TO SECTIONS 289(4) AND 315(4) OF THE GERMAN COMMERCIAL **CODE** RATIFICATION OF THE ACTS OF THE **BOARD** Management No Action OF MDS RATIFICATION OF THE ACTS OF THE Management No Action SUPERVISORY BOARD APPOINTMENT OF AUDITORS THE FOLLOWING ACCOUNTANTS SHALL BE APPOINTED AS AUDITORS AND GROUP AUDITORS FOR THE 2014/2015 AS WELL AS Management No Action FOR THE 2015/2016 FINANCIAL YEAR AND FOR THE REVIEW OF THE INTERIM HALF-YEAR FINANCIAL STATEMENTS: KPMG AG, **MUNICH** ELECTIONS TO THE SUPERVISORY BOARD: Management No Action

1.

2.

3.

4.

5.1

**CHASE CAREY** 

ELECTIONS TO THE SUPERVISORY BOARD: 5.2 Management No Action JAN KOEPPEN

ELECTIONS TO THE SUPERVISORY BOARD: 5.3 Management No Action **MIRIAM KRAUS** 

ELECTIONS TO THE SUPERVISORY BOARD: 5.4 KATRIN WEHR-SEITHER RESOLUTION ON THE AUTHORIZATION TO ISSUE CONVERTIBLE AND/OR WARRANT BONDS, THE CREATION OF CONTINGENT CAPITAL, AND THE CORRESPONDING

AMENDMENT TO THE ARTICLES OF

ASSOCIATION. THE AUTHORIZATION 6. **GIVEN** 

> BY THE SHAREHOLDERS MEETING OF **APRIL**

3, 2012 TO ISSUE BONDS AND TO CREATE A CORRESPONDING CONTINGENT CAPITAL SHALL BE REVOKED. THE BOARD OF MDS SHALL BE AUTHORIZED, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO ISSUE BEARER AND/OR REGISTERED BONDS OF UP TO EUR 1,500,000,000 CONFERRING CONVERSION AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY, ON OR BEFORE NOVEMBER 18, 2019. SHAREHOLDERS STATUTORY SUBSCRIPTION RIGHTS MAY BE EXCLUDED FOR THE ISSUE OF BONDS CONFERRING CONVERSION AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY OF UP TO 10 PERCENT OF THE SHARE CAPITAL AT A PRICE NOT MATERIALLY BELOW THEIR THEORETICAL MARKET VALUE, FOR RESIDUAL AMOUNTS, AND FOR THE GRANTING OF SUCH RIGHTS TO HOLDERS OF CONVERSION OR OPTION RIGHTS. IN CONNECTION WITH THE AUTHORIZATION TO

ISSUE BONDS, THE COMPANY'S SHARE CAPITAL SHALL BE INCREASED BY UP TO EUR 384,684,192 THROUGH THE ISSUE OF **UP TO 384,684,192 NEW REGISTERED** SHARES, INSOFAR AS CONVERSION AND/OR

OPTION RIGHTS ARE EXERCISED APPROVAL OF THE AMENDMENT TO

7. SECTION 2 OF THE ARTICLES OF ASSOCIATION (OBJECT OF THE COMPANY)

TRW AUTOMOTIVE HOLDINGS CORP.

Security 87264S106 Ticker Symbol **TRW** 

Management No Action

Management No Action

Management No Action

Meeting Type Special Meeting Date 19-Nov-2014

ISIN	US87264S1069		Agenda	934090995 - Management	
Item	Proposal	Proposed by	Vote	For/Against Management	
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 15, 2014, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG TRW AUTOMOTIVE HOLDINGS CORP., ZF FRIEDRICHSHAFEN AG	•	nent For	For	
2.	AND MSNA, INC. TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN COMPENSATION THAT WILL OR MAY BE PAID BY TRW AUTOMOTIVE HOLDINGS CORP. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING OF STOCKHOLDERS OF	Managen	nent Abstain	Against	
3.	TRW AUTOMOTIVE HOLDINGS CORP., FROM TIME TO TIME, IF NECESSARY OR APPROPRIATE, FOR THE PURPOSE OF SOLICITING ADDITIONAL VOTES FOR THE ADOPTION OF THE MERGER AGREEMENT.	Managen	nent For	For	
Securit	ER MORGAN, INC. ty 49456B101 Symbol KMI		Meeting Type Meeting Date	Special 20-Nov-2014	
ISIN	US49456B1017		Agenda	934091721 - Management	
Item	Proposal	Proposed by	Vote	For/Against Management	
1.	TO APPROVE AN AMENDMENT OF THE CERTIFICATE OF INCORPORATION OF KMI TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF CLASS P COMMON STOCK, PAR VALUE \$0.01 PER SHARE, OF KMI FROM 2,000,000,000 TO 4,000,000,000.	Managen	nent For	For	
2.	TO APPROVE THE ISSUANCE OF SHARES OF KMI COMMON STOCK IN THE PROPOSED	F Managen	nent For	For	
3.	KMP, KMR AND EPB MERGERS. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE	Managen	nent For	For	

Annual

# FOREGOING PROPOSALS AT THE TIME OF THE SPECIAL MEETING.

#### BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH

Security	y G15632105		Meeting Type	Annual General Meeting
Ticker S	Symbol		Meeting Date	21-Nov-2014
ISIN	GB0001411924		Agenda	705656568 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	Managen	nent For	For
2	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2014	Managen	nent For	For
3	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT	Managen	nent For	For
4	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	Managen	nent For	For
5	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	Managen	nent For	For
6	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	Managen	nent For	For
7	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	Managen	nent For	For
8	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	Managen	nent For	For
9	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	Managen	nent For	For
10	TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managen	nent For	For
11	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	Managen	nent For	For
12	TO REAPPOINT MATTHIEU PIGASSE AS A DIRECTOR	Managen	nent For	For
13	TO REAPPOINT DANNY RIMER AS A DIRECTOR	Managen	nent For	For
14	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	Managen	nent For	For
15	TO REAPPOINT CHASE CAREY AS A DIRECTOR	Managen	nent For	For
16	TO REAPPOINT DAVID F. DEVOE AS A DIRECTOR	Managen	nent For	For
17	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Managen	nent For	For

18	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR	Manager	ment For	For
19	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION	Manager	mentFor	For
20	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	Manager	ment For	For
21	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	Manager	ment For	For
22	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	Manager	ment Against	Against
23	TO APPROVE THE CHANGE OF THE COMPANY NAME TO SKY PLC	Manager	ment For	For
24	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON 14 DAYS' NOTICE	Manager	ment For	For
DONA	LDSON COMPANY, INC.	•		
Securit	•		Meeting Type	Annual
Ticker	Symbol DCI		Meeting Date	21-Nov-2014
ISIN	US2576511099		Agenda	934082621 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manager		Б
	1 TOD E. CARPENTER		For	For
	<ul><li>2 JEFFREY NODDLE</li><li>3 AJITA G. RAJENDRA</li></ul>		For For	For For
	NON-BINDING ADVISORY VOTE TO		гог	гог
	APPROVE			
2	THE COMPENSATION OF OUR NAMED	Manager	ment Abstain	Against
	EXECUTIVE OFFICERS.			
	RATIFICATION OF THE APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS LLP AS			
3	DONALDSON COMPANY, INC'S	Manager	mentFor	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR	_		
	ENDING JULY 31, 2015.	•		
INTEG	GRYS ENERGY GROUP, INC.			
Securit			Meeting Type	Special
	y 45822P105			
Ticker	Symbol TEG		Meeting Date	21-Nov-2014

Item	Proposal	Proposed by	Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER BY AND AMONG WISCONSIN ENERGY CORPORATION AND INTEGRYS ENERGY GROUP, INC., DATED JUNE 22, 2014, AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER PROPOSAL").	•	ent For	For
2.	TO APPROVE, ON AN ADVISORY BASIS, THI MERGER-RELATED COMPENSATION ARRANGEMENTS OF THE NAMED EXECUTIVE OFFICERS OF INTEGRYS ENERGY GROUP, INC.		ent Abstain	Against
3.	TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL MEETING OF INTEGRYS ENERGY GROUP, INC., IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER PROPOSAL.	Managem	ent For	For
WISCO Securit	ONSIN ENERGY CORPORATION y 976657106		Meeting Type	Special
	Symbol WEC		Meeting Date	21-Nov-2014 934089891 -
ISIN	US9766571064		Agenda	Management
Item	Proposal	Proposed by	Vote	For/Against Management
<ol> <li>2.</li> </ol>	PROPOSAL TO APPROVE THE ISSUANCE OF COMMON STOCK OF WISCONSIN ENERGY CORPORATION AS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER BY AND AMONG WISCONSIN ENERGY CORPORATION AND INTEGRYS ENERGY GROUP, INC., DATED JUNE 22, 2014, AS IT MAY BE AMENDED FROM TIME TO TIME. PROPOSAL TO APPROVE AN AMENDMENT TO WISCONSIN ENERGY CORPORATION'S RESTATED ARTICLES OF INCORPORATION TO CHANGE THE NAME OF WISCONSIN ENERGY CORPORATION	Managem Managem		For
	ENERGY CORPORATION FROM "WISCONSIN ENERGY CORPORATION" TO "WEC ENERGY GROUP, INC."			
3.	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THAT THERE ARE	Managem	ent For	For

NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE ISSUANCE OF COMMON STOCK IN PROPOSAL 1.

ENERSIS S.A.

Security 29274F104 Meeting Type Special
Ticker Symbol ENI Meeting Date 25-Nov-2014
ISIN US29274F1049 Agenda 934093092 Management

Item Proposal Proposed by Vote For/Against Management

APPROVE, PURSUANT TO THE PROVISIONS OF TITLE XVI OF LAW 18,046 ON COMPANIES ("LSA"), THE OPERATION WITH RELATED PARTIES CONSISTING IN THE FOLLOWING ACTS AND CONTRACTS: A) THE SALE OF CENTRAL DOCK SUD S.A.'S (CDS) DEBT TO ENERSIS S.A. FROM ITS PARENT COMPANY,

ENDESA LATINOAMERICA S.A. B) ENERSIS

1. S.A. WOULD, IN ITS CAPACITY AS Management For

CREDITOR.

AGREE WITH ITS SUBSIDIARY, CENTRAL DOCK SUD S.A., TO CONVERT THE DEBT IDENTIFIED PREVIOUSLY TO ARGENTINEAN PESOS. C) ENERSIS S.A. WOULD CONTRIBUTE TO ITS .. (DUE TO SPACE

LIMITS, SEE PROXY MATERIAL FOR FULL

PROPOSAL)
MODIFICATION OF THE FIFTH PERMANENT
ARTICLE AND THE SECOND TRANSITORY
ARTICLE OF THE COMPANY'S BYLAWS IN
ORDER TO COMPLY WITH ARTICLE 26 OF
THE CHILEAN COMPANIES LAW (LEY DE
SOCIEDADES ANONIMAS) AND CIRCULAR
NO 1370, DATED JANUARY 30, 1998 ISSUED

BY THE SUPERINTENDENCE FOR

2.1

SECURITIES AND INSURANCE COMPANIES,
AS MODIFIED BY CIRCULAR NO. 1736,
DATED JANUARY 15, 2005, IN ORDER TO
RECOGNIZE CHANGES IN THE COMPANY'S
EQUITY CAPITAL AS A RESULT OF THE
RECENT CAPITAL INCREASES CARRIED
OUT

BY THE COMPANY

2.2 MODIFICATION OF ARTICLE FIFTEEN, IN ORDER TO INTRODUCE TEXT TO THE EFFECT THAT EXTRAORDINARY SHAREHOLDERS' MEETINGS SHALL BE

Management For

**Management For** 

	HELD	
	WHENEVER SUMMONED BY THE	
	PRESIDENT	
	OR AT THE REQUEST OF ONE OR MORE BOARD MEMBERS, IN WHICH CASE IT	
	REQUIRES PRIOR QUALIFICATION BY THE PRESIDENT WITH RESPECT TO THE NEED	
	TO HOLD SUCH MEETING, EXCEPT WHERE	
	THE MEETING IS REQUESTED BY THE	
	ABSOLUTE MAJORITY OF ALL BOARD	
	MEMBERS; IN WHICH CASE SUCH MEETING	
	MAY BE HELD WITHOUT ANY PRIOR	
	QUALIFICATION	
	MODIFICATION OF ARTICLE TWENTY-TWO	
	IN	
	ORDER TO INTRODUCE TEXT TO THE	
2.3	EFFECT THAT THE NEWSPAPER IN WHICH	Management For
	SHAREHOLDER MEETINGS ARE TO BE	· ·
	NOTIFIED SHALL BE ONE WITHIN THE	
	COMPANY'S LEGAL AREA OF RESIDENCE	
	MODIFICATION OF ARTICLE TWENTY-SIX	
	IN	
2.4	ORDER TO CLARIFY THAT THE PRECEDING	Management For
	ARTICLE TO WHICH IT MAKES REFERENCE	
	IS INDEED ARTICLE TWENTY-FIVE	
	MODIFICATION OF ARTICLE	
	THIRTY-SEVEN	
	IN ORDER TO UPDATE IT PURSUANT TO	
	THE	
2.5	TERMS OF THE CHILEAN COMPANIES LAW	Management For
	(LEY DE SOCIEDADES ANONIMAS),	
	IMPLEMENTING ITS REGULATIONS AND	
	ANY	
	SUPPLEMENTARY REGULATIONS	
	MODIFICATION OF ARTICLE FORTY-TWO,	
	IN	
	ORDER TO ADD A REQUIREMENT FOR THE	
	ARBITRATORS CHOSEN TO RESOLVE THE	
	DIFFERENCES ARISING BETWEEN	
	SHAREHOLDERS, BETWEEN THEM AND	
2.6	THE COMPANY OF ITS MANAGERS MUST HAVE	ManagamantEan
2.6	COMPANY OR ITS MANAGERS, MUST HAVE	Management For
	TAUGHT, FOR AT LEAST THREE CONSECUTIVE YEARS, AS PROFESSOR IN	
	THE ECONOMIC OR TRADE LAW	
	DEPARTMENTS OF THE LAW SCHOOL OF	
	EITHER UNIVERSIDAD DE CHILE, UNIVERSIDAD CATOLICA DE CHILE OR	
	UNIVERSIDAD CATOLICA DE CHILE OR UNIVERSIDAD CATOLICA DE VALPARAISO	
	ISSUANCE OF A FULLY CONSOLIDATED	
2.7	TEXT OF THE COMPANY'S BYLAWS	ManagementFor

Management For

ADOPT ALL SUCH AGREEMENTS THAT MIGHT BE NECESSARY, CONVENIENT AND CONDUCIVE TO THE IMPROVEMENT AND EXECUTION OF THE RESPECTIVE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS' MEETING, INCLUDING, BUT NOT LIMITED, TO ESTABLISHING THE

TERMS
AND CONDITIONS FOR THE SALE OF THE

DEBT BETWEEN ENERSIS S.A. AND ENDESA LATINOAMERICA S.A.; REGISTERING AND INSCRIBING THE CORRESPONDING ASSIGNMENTS; EMPOWERING THE BOARD OF DIRECTORS FOR ADOPTING ANY AGREEMENT NEEDED TO SUPPLEMENT OR COMPLY WITH A SHAREHOLDERS' MEETING

... (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL)

DK0060227585

CHR. HANSEN HOLDING A/S

**ISIN** 

Security K1830B107 Meeting Type Annual General

Meeting

Ticker Symbol Meeting Date 27-Nov-2014

Agenda 705669426 - Management

Item Proposal Proposed by Vote For/Against Management

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

CMMT IN Non-Voting

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

PLEASE BE ADVISED THAT SPLIT AND

PARTIAL VOTING IS NOT AUTHORISED FOR

CMMT A BENEFI-CIAL OWNER IN THE DANISH Non-Voting

MARKET. PLEASE CONTACT YOUR GLOBAL CUSTODIAN FOR FURT-HER INFORMATION

CMMT IN THE MAJORITY OF MEETINGS THE Non-Voting

**VOTES** 

ARE CAST WITH THE REGISTRAR WHO

WILL

FOL-LOW CLIENT INSTRUCTIONS. IN A

52

SMALL PERCENTAGE OF MEETINGS THERE IS NO REGISTR-AR AND CLIENTS VOTES MAY BE CAST BY THE CHAIRMAN OF THE BOARD OR A BOARD MEMBE-R AS PROXY. CLIENTS CAN ONLY EXPECT THEM TO ACCEPT PRO-MANAGEMENT VOTES. THE NLY WAY TO GUARANTEE THAT ABSTAIN AND/OR AGAINST VOTES ARE REPRESENTED AT THE-MEETING IS TO SEND YOUR OWN REPRESENTATIVE OR ATTEND THE MEETING IN PERSON. TH-E SUB CUSTODIAN BANKS OFFER REPRESENTATION SERVICES FOR AN ADDED FEE IF REQUES-TED. THANK YOU PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'ABSTAIN' Non-Voting ONLY-FOR RESOLUTION NUMBERS 7.A, **7B.A** TO 7B.F AND 8. THANK YOU REPORT ON THE COMPANY'S ACTIVITIES Non-Voting PREPARATION AND PRESENTATION OF THE Management No Action ANNUAL REPORT IN ENGLISH APPROVAL OF THE 2013/14 ANNUAL Management No Action **REPORT** RESOLUTION ON THE APPROPRIATION OF PROFIT OR COVERING OF LOSS: THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL GENERAL MEETING APPROVES THE BOARD OF DIRECTORS PROPOSAL FOR THE ALLOCATION OF PROFIT AS STATED IN THE ANNUAL **REPORT** Management No Action FOR 2013/14, INCLUDING DISTRIBUTION OF A TOTAL DIVIDEND OF DKK 3.77 PER OF DKK 10, CORRESPONDING TO AN AMOUNT OF DKK 492.6 MILLION OR 50% OF THE PROFIT OF THE CHR. HANSEN GROUP FOR THE YEAR DECISION ON REMUNERATION OF Management No Action MEMBERS OF THE BOARD OF DIRECTORS REDUCTION OF THE COMPANY'S SHARE CAPITAL BY CANCELING TREASURY Management No Action **SHARES** AMENDMENT OF THE COMPANY'S "OVERALL **GUIDELINES FOR INCENTIVE-BASED** Management No Action REMUNERATION FOR CHR. HANSEN **HOLDING A/S' MANAGEMENT"** 

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4

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6.A

6.B

	3 0					
7.A	RE-ELECTION OF CHAIRMAN OF THE BOARD	М	lanageme	ent No. Action		
/ <b>.</b> A	OF DIRECTORS: OLE ANDERSEN	Management No Action				
	RE-ELECTION OF OTHER MEMBER OF THE					
7B.A	BOARD OF DIRECTORS: FREDERIC	М	[anageme	ent No Action		
/D.A	STEVENIN	171	ianageme	Action		
	RE-ELECTION OF OTHER MEMBER OF THE					
7B.B	BOARD OF DIRECTORS: MARK WILSON	M	lanageme	ent No Action		
	RE-ELECTION OF OTHER MEMBER OF THE					
7B.C	BOARD OF DIRECTORS: SOREN CARLSEN	M	lanageme	ent No Action		
	RE-ELECTION OF OTHER MEMBER OF THE					
7B.D	BOARD OF DIRECTORS: DOMINIQUE	M	lanageme	ent No Action		
,	REINICHE		8			
	ELECTION OF OTHER MEMBER OF THE					
7B.E	BOARD OF DIRECTORS: TIINA MATTILA-	M	lanageme	ent No Action		
	SANDHOLM					
	ELECTION OF OTHER MEMBER OF THE					
7B.F	BOARD OF DIRECTORS: KRISTIAN	M	lanageme	ent No Action		
	VILLUMSEN		C			
	RE-ELECTION OF					
	PRICEWATERHOUSECOOPERS					
8	STATSAUTORISERET	Management No Action				
	REVISIONSPARTNERSELSKAB AS A					
	COMPANY AUDITOR					
	AUTHORIZATION OF THE CHAIRMAN OF					
9	THE	M	lanageme	ent No Action		
	ANNUAL GENERAL MEETING					
	06 NOV 2014: PLEASE NOTE THAT THIS IS A					
	REVISION DUE TO MODIFICATION OF TEXT	-				
	I-					
СММТ	N RESOLUTION 8. IF YOU HAVE ALREADY	No	on-Votin	g		
	SENT IN YOUR VOTES, PLEASE DO NOT					
	VOTE AGA-IN UNLESS YOU DECIDE TO					
	AMEND YOUR ORIGINAL INSTRUCTIONS.					
TITTANI	THANK YOU.					
Securit	ENG POWER INTERNATIONAL, INC. y 443304100			Mosting Type	Special	
	Symbol HNP			Meeting Type Meeting Date	28-Nov-2014	
	•			Wiccing Date	934094056 -	
ISIN	US4433041005			Agenda	Management	
					Management	
_		Propos	sed		For/Against	
Item	Proposal	by		Vote	Management	
1.	TO CONSIDER AND APPROVE THE	•	lanageme	ent For	For	
	ACQUISITION OF THE HAINAN POWER		C			
	INTERESTS, THE WUHAN POWER					
	INTERESTS, THE SUZHOU THERMAL					
	POWER					
	INTERESTS, THE DALONGTAN					
	HYDROPOWER INTERESTS, THE					
	HUALIANGTING HYDROPOWER INTERESTS	5,				

THE CHAOHU POWER INTERESTS, THE RUIJIN POWER INTERESTS, THE ANYUAN POWER INTERESTS, THE JINGMEN THERMAL POWER INTERESTS AND THE

YINGCHENG THERMAL POWER INTERESTS.

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

G1839G102 Security Meeting Type **Court Meeting** Ticker Symbol Meeting Date 05-Dec-2014 705711035 -**ISIN** GB00B5KKT968 Agenda

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

PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR"

CMMT AND "AGAINST" ONLY. SHOULD YOU Non-Voting

CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER OR-ISSUERS

AGENT.

TO APPROVE THE SCHEME OF Management For For 1 ARRANGEMENT DATED 19 NOVEMBER 2014

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

Ordinary General Security G1839G102 Meeting Type

Meeting

Management

05-Dec-2014 Ticker Symbol Meeting Date

705711047 -

Meeting

**ISIN** GB00B5KKT968 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	APPROVING THE ACQUISITION	Managen	nentFor	For
2	APPROVING THE ALLOTMENT OF CONSIDERATION SHARES	Managen	nentFor	For
3	APPROVING THE ENTRY INTO THE PUT OPTION DEEDS	Managen	mentFor	For
4	APPROVING SHARE ALLOTMENTS TO FUNCTIVE REPURCHASE OF SHARES PURSUANT TO THE PUT OPTION DEEDS	D Managen	ment For	For
5	APPROVING THE DEFERRED BONUS PLAN	Managen	ment For	For
6	APPROVING THE RULE 9 WAIVER	Managen	nent For	For
7	APPROVING THE SCHEME AND RELATED MATTERS	Managen	nentFor	For
8 SNIAN	APPROVING THE NEW SHARE PLANS I S.P.A., SAN DONATO MILANESE	Managen	nent For	For
DIAM.	13.1.A., SAN DONATO MILANESE			ExtraOrdinar

ExtraOrdinary Security T8578N103 Meeting Type General

Ticker Symbol 10-Dec-2014 Meeting Date

705667167 -**ISIN** IT0003153415 Agenda Management **Proposed** For/Against Proposal Vote Item Management by PROPOSAL OF SHARE CAPITAL INCREASE, WITH THE EXCLUSION OF PREEMPTION RIGHTS, PURSUANT TO ARTICLE 2441, PARAGRAPH 4 OF THE ITALIAN CIVIL CODE. 1 RESERVED FOR CDP GAS S.R.L, TO BE Management Against Against SUBSCRIBED THROUGH THE CONTRIBUTION IN KIND OF THE STAKE IN TRANS AUSTRIA GASLEITUNG GMBH, IN ADDITION TO NECESSARY AND CONSEQUENT RESOLUTIONS 07 NOV 2014: PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS CMMT AVAILABLE Non-Voting BY CLIC-KING ON THE URL LINK: https://materials.proxyvote.com/Approved/99999 Z/19840101-/NPS 225273.PDF 07 NOV 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT AN-D RECEIPT OF ACTUAL RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR CMMT Non-Voting VOTES, PLEAS-E DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THA-NK YOU. DATANG INTERNATIONAL POWER GENERATION CO LTD, BEIJ ExtraOrdinary Security Y20020106 Meeting Type General Meeting Ticker Symbol Meeting Date 19-Dec-2014 705669096 -ISIN CNE1000002Z3 Agenda Management Proposed For/Against Item **Proposal** Vote Management by PLEASE NOTE THAT THE COMPANY **NOTICE** AND PROXY FORM ARE AVAILABLE BY CLICKING-ON THE URL LINKS:-**CMMT** Non-Voting http://www.hkexnews.hk/listedco/listconews/SEH K/2014/1103/LTN201411032051.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEH K/2014/1103/LTN201411032065.pdf **CMMT** Non-Voting

PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A **VOTING OPTION ON THIS MEETING** TO RATIFY, CONSIDER AND APPROVE THE "RESOLUTION ON PROVISION OF THE ENTRUSTED LOAN TO SOME OF THE SUBSIDIARIES": TO RATIFY AND APPROVE 1.1 THE RELEASE OF ENTRUSTED LOAN TO Management For For RENEWABLE RESOURCE COMPANY FROM 16 DECEMBER 2013 TO 28 SEPTEMBER 2014 UNDER THE RENEWABLE RESOURCE AGREEMENTS (IMPLEMENTED) TO RATIFY, CONSIDER AND APPROVE THE "RESOLUTION ON PROVISION OF THE ENTRUSTED LOAN TO SOME OF THE SUBSIDIARIES": TO APPROVE THE RELEASE 1.2 Management For For OF ENTRUSTED LOAN TO RENEWABLE RESOURCE COMPANY UNDER THE RENEWABLE RESOURCE AGREEMENT (NEW) TO RATIFY, CONSIDER AND APPROVE THE "RESOLUTION ON PROVISION OF THE ENTRUSTED LOAN TO SOME OF THE SUBSIDIARIES": TO APPROVE THE RELEASE Management For 1.3 OF ENTRUSTED LOAN TO INTERNATIONAL For XILINHAOTE MINING COMPANY UNDER THE XILINHAOTE MINING ENTRUSTED LOAN **AGREEMENT** TO CONSIDER AND APPROVE THE "RESOLUTION ON PROVISION OF THE COUNTER GUARANTEE UNDERTAKING 2 **Management For** For LETTER IN RELATION TO THE ISSUE OF THE CORPORATE BONDS" 06 NOV 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN RECORD DATE-FROM 20 NOV 2014 TO 19 NOV 2014. IF YOU HAVE ALREADY SENT IN YOUR CMMT VOTES, Non-Voting PLEAS-E DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THA-NK YOU. HUANENG POWER INTERNATIONAL, INC. Meeting Type Security 443304100 Special Meeting Date Ticker Symbol 06-Jan-2015 **HNP** 934109376 -**ISIN** US4433041005 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	TO CONSIDER AND APPROVE THE "RESOLUTION REGARDING THE 2015 CONTINUING CONNECTED TRANSACTION BETWEEN THE COMPANY AND HUANENC GROUP", INCLUDING HUANENG GROUP FRAMEWORK AGREEMENT AND THE TRANSACTION CAPS THEREOF.	NS	ment For	For
	A - SOCIETE DES PARTICIPATIONS DU	CO	M di T	MIN
Securit Ticker	ty F0379H125 Symbol		Meeting Type Meeting Date	MIX 08-Jan-2015
ISIN	FR0011027143		Agenda	705738411 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMM	17 DEC 2014: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY CLICKING ON THE MATERIAL URL-LINK: https://balo.journal- officiel.gouv.fr/pdf/2014/1203/2014120- I 31405327.pdf. THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINK: https://balo.journal- officiel.gouv.fr/pdf/2014/1217/20141217140543r pdf. IF YOU HAVE-ALREADY SENT IN YOU VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AME-ND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. 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 INTERFOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL	O. UR  Non-Vo TE.  Non-Vo	ting	

	5 5		
	CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE. RATIFICATION OF THE COOPTATION OF		
O.1	MR. PHILIPPE VARIN AS MEMBER OF THE	Management For	For
	SUPERVISORY BOARD CHANGING THE MODE OF ADMINISTRATION		
E.2	AND MANAGEMENT OF THE COMPANY BY ADOPTING CORPORATE GOVERNANCE WITH A BOARD OF DIRECTORS	Management For	For
E.3	AMENDMENT TO THE BYLAWS: APPROVAL OF THE NEW TEXTS OF THE BYLAWS OF THE COMPANY	Management Abstain	Against
O.4	APPOINTMENT OF MR. BERNARD BIGOT AS DIRECTOR	Management For	For
O.5	APPOINTMENT OF MRS. SOPHIE BOISSARD AS DIRECTOR	Management For	For
O.6	APPOINTMENT OF MR. CLAUDE IMAUVEN AS DIRECTOR	Management For	For
	APPOINTMENT OF MR. PHILIPPE KNOCHE		
O.7	AS DIRECTOR	Management For	For
O.8	APPOINTMENT OF MR. CHRISTIAN MASSET AS DIRECTOR	Management For	For
O.9	APPOINTMENT OF MR. DENIS MORIN AS DIRECTOR APPOINTMENT OF MRS. PASCALE	Management For	For
O.10	SOURISSE AS DIRECTOR	Management For	For
O.11	APPOINTMENT OF MR. PHILIPPE VARIN AS DIRECTOR	Management For	For
O.12	SETTING THE AMOUNT OF ATTENDANCE ALLOWANCES TO BE ALLOCATED TO THE SUPERVISORY BOARD MEMBERS AND THE BOARD OF DIRECTORS FOR THE 2015 FINANCIAL YEAR AND THE NEXT	Management For	For
O.13	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN	Management For	For
0.13	COMPANY'S SHARES	Management For	гог
E.14	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS	Management For	For
	TO DECIDE TO ISSUE COMMON SHARES		
	AND/OR SECURITIES WHICH ARE EQUITY		
	SECURITIES ENTITLING TO OTHER EQUITY		
	SECURITIES OR ENTITLING TO THE ALLOTMENT OF DEBTS SECURITIES		
	AND/OR		
	SECURITIES ENTITLING TO EQUITY		
	SECURITIES TO BE ISSUED WHILE		

E.15	MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE COMMON SHARES AND/OR SECURITIES WHICH ARE EQUITY SECURITIES ENTITLING TO OTHER EQUITY SECURITIES OR ENTITLING TO THE ALLOTMENT OF DEBTS SECURITIES AND/OR SECURITIES ENTITLING TO EQUITY SECURITIES TO BE ISSUED WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, BY PUBLIC OFFERING DELEGATION OF AUTHORITY TO BE	Management Against	Against
E.16	GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE COMMON SHARES AND/OR SECURITIES WHICH ARE EQUITY SECURITIES ENTITLING TO OTHER EQUITY SECURITIES OR ENTITLING TO THE ALLOTMENT OF DEBTS SECURITIES AND/OR SECURITIES ENTITLING TO EQUITY SECURITIES TO BE ISSUED WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, BY AN OFFER PURSUANT TO PARAGRAPH II OF ARTICLE L.411-2 OF THE MONETARY AND FINANCIAL	Management Against	Against
E.17	CODE DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN CASE OF ISSUANCE WITH OR WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF POWERS TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY	Management Against	Against
E.18	OUT THE ISSUANCE OF SHARES OR SECURITIES GIVING ACCESS TO CAPITAL WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR IN-KIND CONTRIBUTIONS GRANTED TO THE COMPANY COMPOSED OF EQUITY SECURITIES OR SECURITIES GIVING	Management Against	Against
E.19	ACCESS TO CAPITAL DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS	ManagementFor	For

	Edgai i lillig. GABELLI GEOBAL OTIL			1111 / /
E.20	OR PREMIUMS DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY ISSUING COMMON SHARES RESERVED FOR MEMBERS OF A CORPORATE SAVINGS	Manager	ment For	For
E.21 E.22	PLAN OF THE COMPANY OR ITS GROUP OVERALL LIMITATION OF ISSUANCE AUTHORIZATIONS POWERS TO CARRY OUT ALL LEGAL FORMALITIES	Manager Manager		For For
	05 DEC 2014: PLEASE NOTE THAT THE RESOLUTIONS 4 TO 22 ARE BEING SUBMITTED SUBJ-ECT TO THE CONDITION PRECEDENT OF THE ADOPTION OF RESOLUTIONS 2 AND 3	Non-Vo	ting	
KONIN	NKLIJKE KPN NV, DEN HAAG			
Securit	y N4297B146		Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol		Meeting Date	09-Jan-2015
ISIN	NL0000009082		Agenda	705731950 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
Item	OPEN MEETING	_		_
	•	by	ting	_
1 2.a 2.b	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION	Non-Vot  Non-Vot  Manager	ting ting ment No Action	_
1 2.a	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM	Non-Vot  Manager  Non-Vot	ting ting ment No Action	_
1 2.a 2.b 3	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR	Non-Vot  Manager  Non-Vot	ting ting ment No Action ting	_
1 2.a 2.b 3	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN	by Non-Voi	ting ting ment No Action ting	_
1 2.a 2.b 3 CMMT	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CO INC. y 19238T100	by Non-Voi	ting ting ment No Action ting ting Meeting Type	Management
1 2.a 2.b 3 CMMT COGEC Securit Ticker	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CO INC. y 19238T100 Symbol CGECF	by Non-Voi	ting ting ment No Action ting ting Meeting Type Meeting Date	Annual 14-Jan-2015
1 2.a 2.b 3 CMMT	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CO INC. y 19238T100	by Non-Voi	ting ting ment No Action ting ting Meeting Type	Management
1 2.a 2.b 3 CMMT COGEC Securit Ticker	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CO INC. Sy 19238T100 Symbol CGECF CA19238T1003	by Non-Voi	ting ting ment No Action ting ting Meeting Type Meeting Date	Annual 14-Jan-2015 934112272 -
1 2.a 2.b 3 CMMT COGE Securit Ticker ISIN	OPEN MEETING ANNOUNCE INTENTION TO APPOINT FRANK VAN DER POST TO MANAGEMENT BOARD APPROVE CASH AND STOCK AWARDS TO VAN DER POST OF EUR 1.19 MILLION OTHER BUSINESS 01 DEC 2014: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY SENT IN TYOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CO INC.  y 19238T100 Symbol CGECF CA19238T1003	by Non-Vot Non-Vot Manager Non-Vot Non-Vot Proposed	ting ment No Action ting ting Meeting Type Meeting Date Agenda Vote	Annual 14-Jan-2015 934112272 - Management For/Against

	Edgar Filing: GABELLI GLOBAL UTILI	TY & INCOM	E TRUST - Forn	n N-PX
	2 ELISABETTA BIGSBY		For	For
	3 PIERRE L. COMTOIS		For	For
	4 PAULE DORÉ		For	For
	5 CLAUDE A. GARCIA		For	For
	6 NORMAND LEGAULT		For	For
	7 DAVID MCAUSLAND		For	For
	8 JAN PEETERS		For	For
	APPOINT DELOITTE LLP, CHARTERED			
02	ACCOUNTANTS, AS AUDITORS AND	M	4 <b>T</b>	<b>D</b>
02	AUTHORIZE THE BOARD OF DIRECTORS TO	Managen	nentror	For
	FIX THEIR REMUNERATION.			
	THE ADVISORY RESOLUTION ACCEPTING			
03	THE BOARD'S APPROACH TO EXECUTIVE	Managen	nent For	For
	COMPENSATION.			
	SHAREHOLDER PROPOSAL A-1. THE BOARD	)		
04	OF DIRECTORS OF THE CORPORATION	Sharahal	der Against	For
04	RECOMMEND VOTING AGAINST	Sharchon	aci Against	POI
	SHAREHOLDER PROPOSAL A-1.			
	SHAREHOLDER PROPOSAL A-2. THE BOARD	)		
05	OF DIRECTORS OF THE CORPORATION	Sharehold	der Against	For
05	RECOMMEND VOTING AGAINST	Sharehon	der Häumst	1 01
	SHAREHOLDER PROPOSAL A-2.			
PORT	UGAL TELECOM SGPS SA, LISBONNE			
				ExtraOrdinary
Securit	y X6769Q104		Meeting Type	General
m: 1	0 1 1			Meeting
Ticker	Symbol		Meeting Date	22-Jan-2015
ISIN	PTPTC0AM0009		Agenda	705748486 -
			-	Management
Item	Proposal	Proposed	Vote	For/Against
	•	by		Management
	PLEASE NOTE THAT VOTING IN			
	PORTUGUESE MEETINGS REQUIRES THE			
	DISCLOSURE OF-BENEFICIAL OWNER			
	INFORMATION, THROUGH DECLARATIONS OF PARTICIPATION AND-VOTING.			
	BROADRIDGE WILL DISCLOSE THE			
	BENEFICIAL OWNER INFORMATION FOR			
	VOLIR-VOTED ACCOUNTS ADDITIONALLY			
CMMT	PORTUGUESE LAW DOES NOT PERMIT	Non-Voti	ing	
	BENEFICIAL-OWNERS TO VOTE			
	INCONSISTENTLY ACROSS THEIR			
	HOLDINGS. OPPOSING VOTES MAY BE-			
	REJECTED SUMMARILY BY THE COMPANY			
	HOLDING THIS BALLOT. PLEASE CONTACT			
1	HOLDING THIS BALLOT. PLEASE CONTACT YOUR-CLIENT SERVICE REPRESENTATIVE FOR FURTHER DETAILS.	Managen	nent No Action	
1	HOLDING THIS BALLOT. PLEASE CONTACT YOUR-CLIENT SERVICE REPRESENTATIVE	Managen	nent No Action	

CAPITAL OF PT PORTUGAL SGPS, S.A. TO ALTICE, S.A. AND TO DELIBERATE ON ITS **APPROVAL** 

14 JAN 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING DATE-FROM 12 JAN 15 TO 22 JAN 15 AND RECEIPT OF ADDITIONAL COMMENT. IF

**CMMT YOU** Non-Voting

> HAVE AL-READY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND-YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

15 DEC 2014: PLEASE NOTE THAT EACH

CMMT FIVE Non-Voting HUNDRED SHARES CORRESPOND TO ONE

VOTE.-THANK YOU.

CMMT 14 JAN 2015: DELETION OF COMMENT Non-Voting

DAVIDE CAMPARI - MILANO SPA, MILANO

ExtraOrdinary

General Security T24091117 Meeting Type

Meeting 28-Jan-2015 Ticker Symbol Meeting Date

705754263 -**ISIN** IT0003849244 Agenda Management

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

PLEASE NOTE THAT THE ITALIAN

LANGUAGE AGENDA IS AVAILABLE BY

CMMT CLICKING ON THE-URL LINK:-Non-Voting

https://materials.proxyvote.com/Approved/99999

Z/19840101/NPS 228551.PDF

TO AMEND ART. 6 (RIGHT TO VOTE) OF THE BY-LAWS AS PER ART. 127-QUINQUIES OF LEGISLATIVE DECREE OF 24 FEBRUARY

1 1998, NO 58 AND OF ART. 20, ITEM 1-BIS OF Management Against Against

LEGISLATIVE DECREE OF 24 JUNE 2014, NO 91, CONVERTED BY LAW OF 11 AUGUST

2014, NO 116

**UGI CORPORATION** 

902681105 Security Meeting Type Annual Meeting Date Ticker Symbol 29-Jan-2015 UGI 934110747 -

**ISIN** US9026811052 Agenda Management

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

ELECTION OF DIRECTOR: R.W. 1A. For Management For **GOCHNAUER** 

1B. ELECTION OF DIRECTOR: L.R. GREENBERG Management For For 1C. ELECTION OF DIRECTOR: F.S. HERMANCE **Management For** For

			x (OO.)		
1D.	ELECTION OF DIRECTOR: E.E. JONES		Manager	nent For	For
1E.	ELECTION OF DIRECTOR: A. POL		Manager		For
1F.	ELECTION OF DIRECTOR: M.S. PUCCIO		Manager		For
1G.	ELECTION OF DIRECTOR: M.O. SCHLANGER	₹	Manager	nentFor	For
1H.	ELECTION OF DIRECTOR: R.B. VINCENT		Manager		For
1I.	ELECTION OF DIRECTOR: J.L. WALSH		Manager		For
2	PROPOSAL TO APPROVE RESOLUTION ON				Г
2.	EXECUTIVE COMPENSATION.		Manager	nentFor	For
	RATIFICATION OF APPOINTMENT OF				
2	ERNST		<b>M</b>		Г
3.	& YOUNG LLP AS OUR INDEPENDENT		Manager	nentFor	For
	REGISTERED PUBLIC ACCOUNTING FIRM.				
THE L	ACLEDE GROUP, INC.				
Securit	y 505597104			Meeting Type	Annual
	Symbol LG			Meeting Date	29-Jan-2015
				. 1	934111206 -
ISIN	US5055971049			Agenda	Management
					C
т.	D 1	Pro	posed	<b>X</b> 7	For/Against
Item	Proposal	by		Vote	Management
1.	DIRECTOR	•	Manager	nent	-
	1 MARK A. BORER			For	For
	2 MARIA V. FOGARTY			For	For
	3 ANTHONY V. LENESS			For	For
2.	APPROVE THE LACLEDE GROUP 2015		Monogon	nant Ear	For
۷.	EQUITY INCENTIVE PLAN.		Manager	пентгог	гог
	RATIFY THE APPOINTMENT OF DELOITTE &	&			
3.	TOUCHE LLP AS OUR INDEPENDENT		Managar	nant For	For
3.	REGISTERED PUBLIC ACCOUNTANT FOR		Manager	пештоі	гог
	THE 2015 FISCAL YEAR.				
PETRO	DLEO BRASILEIRO S.A PETROBRAS				
Securit	y 71654V408			Meeting Type	Special
Ticker	Symbol PBR			Meeting Date	30-Jan-2015
ISIN	US71654V4086			Agenda	934118147 -
13111	0371034 <b>v</b> 4000			Agenda	Management
Item	Proposal	Prop	posed	Vote	For/Against
Ittili	Toposar	by		Vote	Management
	MERGER OF ENERGETICA CAMACARI				
I.	MURICY I S.A. ("MURICY") INTO		Manager	nent For	For
1.	PETROBRAS (DUE TO SPACE LIMITS, SEE		Wanager	nentroi	1 01
	PROXY STATEMENT FOR FULL PROPOSAL)				
	MERGER OF AREMBEPE ENERGIA SA				
	("AREMBEPE") INTO PETROBRAS (DUE TO	)			
II.	SPACE LIMITS, SEE PROXY STATEMENT		Manager	nent For	For
	FOR				
	FULL PROPOSAL)				
	S ENERGY CORPORATION				
Securit	•			Meeting Type	Annual
	Symbol ATO			Meeting Date	04-Feb-2015
ISIN	US0495601058			Agenda	

934111939 -Management

		Pro	posed		For/Against
Item	Proposal	by	posed	Vote	Management
1A.	ELECTION OF DIRECTOR: ROBERT W. BEST		Manageme		For
1B.	ELECTION OF DIRECTOR: KIM R. COCKLIN ELECTION OF DIRECTOR: RICHARD W.		Manageme	ent For	For
1C.	DOUGLAS		Manageme	entFor	For
1D.	ELECTION OF DIRECTOR: RUBEN E.		Manageme	ent For	For
1D.	ESQUIVEL		Manageme	ZIICI OI	101
1E.	ELECTION OF DIRECTOR: RICHARD K. GORDON		Manageme	entFor	For
1F.	ELECTION OF DIRECTOR: ROBERT C. GRABLE		Manageme	entFor	For
1G.	ELECTION OF DIRECTOR: THOMAS C. MEREDITH		Manageme	entFor	For
1H.	ELECTION OF DIRECTOR: NANCY K. QUINN	ſ	Manageme	entFor	For
1I.	ELECTION OF DIRECTOR: RICHARD A. SAMPSON		Manageme	entFor	For
1J.	ELECTION OF DIRECTOR: STEPHEN R. SPRINGER		Manageme	ent For	For
1K.	ELECTION OF DIRECTOR: RICHARD WARE II		Manageme	entFor	For
2.	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		Manageme	entFor	For
3.	PROPOSAL FOR AN ADVISORY VOTE BY SHAREHOLDERS TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS FOR FISCAL 2014 ("SAY-ON-PAY").	,	Managemo	ent For	For
DATA	NG INTERNATIONAL POWER GENERATION C	COL	TD, BEIJ		
Securit	y Y20020106			Meeting Type	ExtraOrdinary General
Ticker	Symbol			Meeting Date	Meeting 10-Feb-2015
	•			C	705799089 -
ISIN	CNE1000002Z3			Agenda	Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING O-N THE URL LINKS: http://www.hkexnews.hk/listedco/listconews/SEH K/2014/1223/LTN-20141223903.pdf http://www.hkexnews.hk/listedco/listconews/SEH K/2015/0126/LTN2-0150126502.pdf AND	•	Non-Votin	ng	

CMMT	http://www.hkexnews.hk/listedco/listconews/SEH K/2015/0126/L-TN20150126520.pdf PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 413370 DUE TO ADDITION OF-RESOLUTIONS . ALL VOTES	Non-Voting Non-Voting	
CIVIIVI	RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED A-ND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. TO CONSIDER AND APPROVE THE "RESOLUTION ON REGULAR CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND PURCHASE OF COAL CHEMICAL PRODUCTS (2015)": THE EXTENSION OF TERM FOR THE PURCHASE	Ivon-voting	
1.1	OF NATURAL GAS AND CHEMICAL PRODUCTS BY ENERGY AND CHEMICAL MARKETING COMPANY FROM KEQI COAL- BASED GAS COMPANY UNDER THE FRAMEWORK AGREEMENT OF SALE OF NATURAL GAS AND THE SALE AND PURCHASE CONTRACT OF CHEMICAL PRODUCTS (KEQI) ENTERED INTO BETWEEN ENERGY AND CHEMICAL MARKETING	Management For	For
1.2	ENERGY AND CHEMICAL MARKETING COMPANY AND KEQI COAL-BASED GAS COMPANY TO CONSIDER AND APPROVE THE "RESOLUTION ON REGULAR CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND PURCHASE OF COAL CHEMICAL PRODUCTS (2015)": THE EXTENSION OF TERM FOR THE PURCHASE OF CHEMICAL PRODUCTS FROM DUOLUN COAL CHEMICAL COMPANY BY ENERGY AND CHEMICAL COMPANY UNDER THE SALE AND PURCHASE CONTRACT OF CHEMICAL PRODUCTS (DUOLUN) ENTERED INTO BETWEEN ENERGY AND CHEMICAL MARKETING COMPANY AND DUOLUN COAL CHEMICAL COMPANY	Management For	For
2	TO CONSIDER AND APPROVE THE "RESOLUTION ON REGULAR CONTINUING	Management For	For

	Edgar Filling. GABELLI GLOBAL O'TL	-I I I	a INCON	IE INUST-FUIII	IN-FA
	CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND PURCHASE OF COAL (2015)"				
3	TO CONSIDER AND APPROVE THE "RESOLUTION ON THE FINANCIAL GUARANTEE FOR THE YEAR OF 2015"		Managen	nent For	For
4	TO CONSIDER AND APPROVE THE "RESOLUTION ON THE PROVISIONS FOR IMPAIRMENT"		Managen	ment For	For
5	TO CONSIDER AND APPROVE THE "RESOLUTION ON ISSUE OF NON-PUBLIC DEBT FINANCING INSTRUMENTS"		Managen	ment For	For
JSFC S	SISTEMA JSC, MOSCOW				
Securi	ty 48122U204			Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol			Meeting Date	17-Feb-2015
ISIN	US48122U2042			Agenda	705799748 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
1	APPROVE THE NEW VERSION OF THE TERMS OF REFERENCE OF THE GENERAL MEETING OF THE SHAREHOLDERS OF OPEN JOINT-STOCK COMPANY SISTEMA JSFC	N	Managen	nent No Action	
2	APPROVE THE NEW VERSION OF THE TERMS OF REFERENCE OF THE BOARD OF DIRECTORS OF OPEN JOINT-STOCK COMPANY SISTEMA JSFC		Managen	nent No Action	
TALIS	SMAN ENERGY INC.				
Securi Ticker	ty 87425E103 Symbol TLM			Meeting Type Meeting Date	Special 18-Feb-2015
ISIN	CA87425E1034			Agenda	934120091 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
01	A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING INFORMATION CIRCULAR OF THE COMPANY DATED JANUARY 13, 2015 (THE "INFORMATION CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, ALL AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR.		Managen	ment For	For
LIDER	ATT OLODALTEC.				

Securit Ticker	ty Symbol	G5480U104 LBTYA		Meeting Type Meeting Date	Special 25-Feb-2015
ISIN		GB00B8W67662		Agenda	934116268 - Management
Item	Proposal	1	Proposed by	Vote	For/Against Management
G1.	PROPOS ARTICI CREAT OF NEW CI DESIGN ORDINA SHARE ORDINA SHARE TO AS TO WHICH PERFOR LATINA (THE LILAC OCHANG TO SPA	S, THE LILAC CLASS B ORDINARY S AND THE LILAC CLASS C	Manag∙ ₹	ement For	For
G2.	PROPOSI CERTAL RELATI THE ALLOC OPPOR' GROUP TO APP	ROVE THE MANAGEMENT POLICIES SAL, A PROPOSAL TO ADOPT IN MANAGEMENT POLICIES IN ION TO, AMONG OTHER THINGS, ATION OF ASSETS, LIABILITIES AND THE LIBERTY GLOBAL GROUP ROVE THE FUTURE LIDATION/SUB-DIVISION	Manago	ement For	For
G3.	A PROP CONSO OR ALL AMENI ASSOCI	POSAL TO AUTHORIZE THE FUTURE LIDATION OR SUB-DIVISION OF AN L. SHARES OF THE COMPANY AND TO OUR NEW ARTICLES OF LATION TO REFLECT THAT	$\mathcal{C}$	ementFor	For
G4.	AMENI APPRO PROVIS	ORITY.  PROVE THE VOTING RIGHTS  OMENT PROPOSAL, A PROPOSAL TO  VE AN AMENDMENT TO THE  SION IN OUR ARTICLES OF  IATION GOVERNING VOTING ON	Manag	ement Against	Against

	Lugar i liling. GABEL	I GLOBAL OTILITT & INCOME	THOOT TOILINTX
G5.	VARIATION OF RIGHTS AT CLASSES OF OUR SHARES. TO APPROVE THE SHARE B AGREEMENT PROPOSAL, A APPROVE THE FORM OF AC	JY-BACK PROPOSAL TO	nt For For
	PURSUANT TO WHICH WE I CERTAIN SHARE REPURCH TO APPROVE THE DIRECTO PURCHASE PROPOSAL A	ASES. R SECURITIES	
G6.	APPROVE CERTAIN ARRAN RELATING TO PURCHASES FROM OUR DIRECTORS. TO APPROVE THE VIRGIN N SHARESAVE PROPOSAL, A AMEND THE LIBERTY GLO INCENTIVE PLAN TO PERM TO	OF SECURITIES  JEDIA PROPOSAL TO BAL 2014	ntFor For
G7.	EMPLOYEES OF OUR SUBSEMEDIA INC. OF OPTIONS TO SHARES OF LIBERTY GLOB DISCOUNT TO THE MARKE SUCH SHARES. TO APPROVE THE CLASS A PROPOSAL, A PROPOSAL TO ADOPTION OF OUR NEW AND ASSOCIATION PURSUANT TO THE CLASS A PROPOSAL T	ACQUIRE AL AT A TVALUE OF  ARTICLES D APPROVE THE TICLES OF	nt For For
1A.	OF THE GENERAL MEETING WITHOUT LIMITATION, AN OR ABROGATIONS TO THE RIC HOLDERS OF THE CLASS A SHARES AS A RESULT OF S TO APPROVE THE CLASS A PROPOSAL, A PROPOSAL TO AMENDMENT OF OUR CUR ARTICLES OF ASSOCIATION	Y VARIATIONS  HTS OF THE ORDINARY JCH ADOPTION). VOTING RIGHTS O APPROVE THE RENT AND NEW	nt For For
2A.	RESOLUTION 4 OF THE GEN (INCLUDING, WITHOUT LIN MODIFICATIONS OF THE TI CLASS A ORDINARY SHARI RESULT FROM SUCH AMEN	ERAL MEETING Managemer ITATION, ALL RMS OF THE S WHICH MAY	nt Against Against
LIBER	TY GLOBAL PLC.		
Securit	y G5480U120	I	Meeting Type Special
Ticker	Symbol LBTYK	I	Meeting Date 25-Feb-2015
ISIN	GB00B8W67B19	2	Agenda 934116662 - Management
Item	Proposal	Proposed by	Vote For/Against Management

TO APPROVE THE CLASS C ARTICLES PROPOSAL, A PROPOSAL TO APPROVE THE ADOPTION OF OUR NEW ARTICLES OF ASSOCIATION PURSUANT TO RESOLUTION 1	
C. OF THE GENERAL MEETING (INCLUDING, Management For WITHOUT LIMITATION, ANY VARIATIONS	
OR ABROGATIONS TO THE RIGHTS OF THE HOLDERS OF THE CLASS C ORDINARY SHARES AS A RESULT OF SUCH ADOPTION). TO APPROVE THE CLASS C VOTING RIGHTS PROPOSAL, A PROPOSAL TO APPROVE THE AMENDMENT OF OUR CURRENT AND NEW ARTICLES OF ASSOCIATION PURSUANT TO C. RESOLUTION 4 OF THE GENERAL MEETING Management Against Against (INCLUDING, WITHOUT LIMITATION, ALL MODIFICATIONS OF THE TERMS OF THE CLASS C ORDINARY SHARES WHICH MAY	
RESULT FROM SUCH AMENDMENT).	
LECO CORPORATION	
ecurity 12561W105 Meeting Type Special icker Symbol CNL Meeting Date 26-Feb-	2015
934119 SIN US12561W1053 Agenda	264 -
Manage	ment
rem Proposal Proposed Vote For/Again by Wote Manager	ıst
em Proposal Proposed by Vote For/Again Managen  TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 17, 2014 (THE "MERGER AGREEMENT"), AMONG CLECO CORPORATION ("CLECO"), COMO 1 L.P., A DELAWARE LIMITED PARTNERSHIP ("PARENT"), AND COMO 3 INC., A LOUISIANA CORPORATION AND AN INDIRECT, WHOLLY- OWNED SUBSIDIARY OF PARENT ("MERGER (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL)	ıst
em Proposal Proposed by Vote For/Again Managen  TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 17, 2014 (THE "MERGER AGREEMENT"), AMONG CLECO CORPORATION ("CLECO"), COMO 1 L.P., A DELAWARE LIMITED PARTNERSHIP ("PARENT"), AND COMO 3 INC., A LOUISIANA CORPORATION AND AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF PARENT ("MERGER (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF CLECO IN CONNECTION WITH THE	ıst
em Proposal Proposed by Vote Mana  TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 17, 2014 (THE "MERGER AGREEMENT"), AMONG CLECO CORPORATION ("CLECO"), COMO 1 L.P., A DELAWARE LIMITED PARTNERSHIP ("PARENT"), AND COMO 3 INC., A LOUISIANA CORPORATION AND AN INDIRECT, WHOLLY- OWNED SUBSIDIARY OF PARENT ("MERGER (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF  Management For For	gain

PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THAT TIME TO APPROVE THE PROPOSAL TO APPROVE THE MERGER AGREEMENT.

		TURAL GAS COMPANY, INC.			
Securit	•	720186105		Meeting Type	Annual
Ticker Symbol		PNY		Meeting Date	05-Mar-2015 934117145 -
ISIN		US7201861058		Agenda	Management
					Wanagement
Item	Proposal		Proposed	Vote	For/Against
	-		by		Management
1.	DIRECTOR		Management		
	1 DR. E. JAMES BURTON			For	For
		MS. JO ANNE SANFORD		For	For
		DR. DAVID E. SHI		For	For
	RATIFICATION OF THE APPOINTMENT OF				
_		TE & TOUCHE LLP AS THE		_	_
2.	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL		Management For		For
	YEAR 2				
3.	ADVISORY VOTE TO APPROVE NAMED		ManagementFor		For
NATE		TIVE OFFICER COMPENSATION.	C		
		EL GAS COMPANY		M . T	A 1
	ecurity 636180101 icker Symbol NFG			Meeting Type	Annual
Ticker	Symbol	NFG		Meeting Date	12-Mar-2015
ISIN		US6361801011		Agenda	934120279 -
					Management
			Proposed	••	For/Against
Item	Proposal		Proposed by	Vote	For/Against Management
Item 1.	Proposal DIRECT		by		For/Against Management
	DIRECT		-		-
	DIRECT	OR	by	ement	Management
	DIRECT 1 1 2	OR PHILIP C. ACKERMAN	by Manage	ement For	Management For
<ol> <li>2.</li> </ol>	DIRECT 1 1 2 S RATIFIC	OR PHILIP C. ACKERMAN STEPHEN E. EWING	Manage Manage	ement For For ement Against	Management For For Against
1.	DIRECT  1 1  2 S  RATIFIC  ADVISO	OR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW	Manage Manage	ement For For	Management For For
<ol> <li>2.</li> <li>3.</li> </ol>	DIRECT  1 1  2 5  RATIFIC  ADVISO  EXECUT	OOR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED	Manage Manage Manage	ement For For ement Against ement For	Management For For Against For
<ol> <li>2.</li> </ol>	DIRECT  1 1  2 5  RATIFIC  ADVISO  EXECU'  AMEND	OR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED FIVE OFFICER COMPENSATION	Manage Manage Manage	ement For For ement Against	Management For For Against
<ol> <li>2.</li> <li>3.</li> </ol>	DIRECT  1 1  2 S  RATIFICADVISO EXECUTAMENT 2010 EQ	FOR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE	Manage Manage Manage	ement For For ement Against ement For	Management For For Against For
<ol> <li>2.</li> <li>3.</li> </ol>	DIRECT  1 1  2 5  RATIFIC  ADVISO  EXECUT  AMEND  2010 EQ  RATIFIC	FOR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED FIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN	Manage Manage Manage	ement For For ement Against ement For	Management For For Against For
<ol> <li>2.</li> <li>3.</li> </ol>	DIRECT  1 1  2 5  RATIFIC ADVISO EXECU' AMEND 2010 EQ RATIFIC PRICEW	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF	Manage Manage Manage	ement For For ement Against ement For	Management For For Against For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	DIRECT  1 1  2 S  RATIFIC  ADVISO  EXECUT  AMEND  2010 EQ  RATIFIC  PRICEW  COMPA	FOR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE PUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE	Manage Manage Manage	ement For For ement Against ement For ement For	Management  For For Against For For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	DIRECT  1 1  2 S  RATIFIC  ADVISO  EXECUT  AMEND  2010 EQ  RATIFIC  PRICEW  COMPA	FOR PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED FIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE INY'S INDEPENDENT REGISTERED	Manage Manage Manage	ement For For ement Against ement For ement For	Management  For For Against For For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	DIRECT  1 1  2 S  RATIFIC  ADVISO  EXECU'  AMEND  2010 EQ  RATIFIC  PRICEW  COMPA  PUBLIC  2015  A STOC	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE LNY'S INDEPENDENT REGISTERED CACCOUNTING FIRM FOR FISCAL EKHOLDER PROPOSAL TO SPIN OFF	Manage  Manage  Manage  Manage	ement For For ement Against ement For ement For	Management  For For Against For For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	DIRECT  1 1  2 S  RATIFIC ADVISO EXECUTAMEND 2010 EQ RATIFIC PRICEW COMPA PUBLIC 2015 A STOC THE CO	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE NY'S INDEPENDENT REGISTERED E ACCOUNTING FIRM FOR FISCAL KHOLDER PROPOSAL TO SPIN OFF DMPANY'S UTILITY	Manage  Manage  Manage  Manage	ement For For ement Against ement For ement For	Management  For For Against For For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>6.</li> </ol>	DIRECT  1 1  2 S  RATIFIC ADVISO EXECUT AMEND 2010 EQ RATIFIC PRICEW COMPA PUBLIC 2015 A STOC THE CO A STOC	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE PUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE NY'S INDEPENDENT REGISTERED E ACCOUNTING FIRM FOR FISCAL EKHOLDER PROPOSAL TO SPIN OFF DMPANY'S UTILITY EKHOLDER PROPOSAL TO ADD	Manage  Manage  Manage  Manage  Manage  Sharehe	For For ement Against ement For ement For ement For	Management  For For Against For For Against
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	DIRECT  1 1  2 S  RATIFIC ADVISO EXECU' AMEND 2010 EQ RATIFIC PRICEW COMPA PUBLIC 2015 A STOC THE CO A STOC GENDE	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE NY'S INDEPENDENT REGISTERED E ACCOUNTING FIRM FOR FISCAL EKHOLDER PROPOSAL TO SPIN OFF DMPANY'S UTILITY KHOLDER PROPOSAL TO ADD R IDENTITY AND EXPRESSION TO	Manage  Manage  Manage  Manage  Manage  Sharehe	ement For For ement Against ement For ement For	Management  For For Against For For
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>6.</li> <li>7.</li> </ol>	DIRECT  1 1  2 S  RATIFIC ADVISO EXECUT AMEND 2010 EQ RATIFIC PRICEW COMPA PUBLIC 2015 A STOC THE CO A STOC GENDE OUR NO	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED FIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE INY'S INDEPENDENT REGISTERED E ACCOUNTING FIRM FOR FISCAL EKHOLDER PROPOSAL TO SPIN OFF DMPANY'S UTILITY EKHOLDER PROPOSAL TO ADD R IDENTITY AND EXPRESSION TO DN-DISCRIMINATION POLICY	Manage  Manage  Manage  Manage  Manage  Sharehe	For For ement Against ement For ement For ement For	Management  For For Against For For Against
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>6.</li> <li>7.</li> </ol>	DIRECT  1 1 2 8 RATIFIC ADVISO EXECU' AMEND 2010 EQ RATIFIC PRICEW COMPA PUBLIC 2015 A STOC THE CO A STOC GENDE OUR NO	PHILIP C. ACKERMAN STEPHEN E. EWING CATION OF BY-LAW DRY APPROVAL OF NAMED TIVE OFFICER COMPENSATION DMENT AND REAPPROVAL OF THE DUITY COMPENSATION PLAN CATION OF THE APPOINTMENT OF VATERHOUSECOOPERS LLP AS THE NY'S INDEPENDENT REGISTERED E ACCOUNTING FIRM FOR FISCAL EKHOLDER PROPOSAL TO SPIN OFF DMPANY'S UTILITY KHOLDER PROPOSAL TO ADD R IDENTITY AND EXPRESSION TO	Manage  Manage  Manage  Manage  Manage  Sharehe	For For ement Against ement For ement For ement For	Management  For For Against For For Against

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Ticker Symbol CHTR			Meeting Date	17-Mar-2015	
ISIN	US16117M3051		Agenda	934128162 - Management	
Item	Proposal	Propose by	ed Vote	For/Against Management	
1.	TO APPROVE THE ISSUANCE OF COMMON STOCK OF CCH I, LLC, AFTER ITS CONVERSION TO A CORPORATION, TO SHAREHOLDERS OF GREATLAND CONNECTIONS IN CONNECTION WITH THE AGREEMENT AND PLAN OF MERGER TO BE ENTERED INTO BY AND AMONG GREATLAND CONNECTIONS, CHARTER COMMUNICATIONS, INC. ("CHARTER"), CCH I, LLC, CHARTER MERGER SUB (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR	Ma	nnagement For	For	
2.  SK TE Securit	FULL PRAPOSAL) TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE SHARE ISSUANCE. ELECOM CO., LTD.		nnagement For  Meeting Type	For	
	Symbol SKM		Meeting Date	20-Mar-2015	
ISIN	US78440P1084		Agenda	934133808 - Management	
Item	Proposal  APPROVAL OF FINANCIAL STATEMENTS	Propose by	vd Vote	For/Against Management	
1	APPROVAL OF FINANCIAL STATEMENTS FOR THE 31ST FISCAL YEAR (FROM JANUARY 1, 2014 TO DECEMBER 31, 2014) AS SET FORTH IN ITEM 1 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH.		nagement For		
2	APPROVAL OF AMENDMENTS TO THE ARTICLES OF INCORPORATION AS SET FORTH IN ITEM 2 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH.		nnagement Abstain		
3	APPROVAL OF THE ELECTION OF AN INSIDE DIRECTOR AS SET FORTH IN ITEM 3 OF THE		nagement For		

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	COMPANY'S AGENDA ENCLOSED HEREWITH (CANDIDATE: JANG, DONG-HYUN). APPROVAL OF THE ELECTION OF A MEMBER					
4	OF THE AUDIT COMMITTEE AS SET FORTH IN ITEM 4 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH (CANDIDATE: LEE, JAE-HOON).		Managemo	ent For		
5	APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS (PROPOSED CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS IS KRW 12 BILLION).		Management For			
TURKO	CELL ILETISIM HIZMETLERI A.S.					
Security Ticker S				Meeting Type Meeting Date	Annual 26-Mar-2015	
ISIN	US9001112047			Agenda	934139521 - Management	
Item	Proposal	Prop by	oosed	Vote	For/Against Management	
2.	AUTHORIZING THE PRESIDENCY BOARD TO SIGN THE MINUTES OF THE MEETING. READING, DISCUSSION AND APPROVAL OF		Manageme	ent For	For	
6.	THE BALANCE SHEETS AND PROFITS/LOSS STATEMENTS RELATING TO FISCAL YEAR 2010.		Manageme	entFor	For	
7.	DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE YEAR 2010 AND DETERMINATION OF THE DIVIDEND DISTRIBUTION DATE. RELEASE OF THE BOARD MEMBER, COLIN		Management For		For	
8.	J. WILLIAMS, FROM ACTIVITIES AND OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2010.		Managemo	ent For	For	
9.	RELEASE OF THE STATUTORY AUDITORS INDIVIDUALLY FROM ACTIVITIES AND OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2010. READING, DISCUSSION AND APPROVAL OF		Managemo	entFor	For	
13.	THE BALANCE SHEETS AND PROFITS/LOSS STATEMENTS RELATING TO FISCAL YEAR 2011.		Managemo	ent For	For	
14.	DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE YEAR		Managemo	entFor	For	

	3 3			
	2011 AND DETERMINATION OF THE			
	DIVIDEND DISTRIBUTION DATE.			
	RELEASE OF THE BOARD MEMBERS			
15.	INDIVIDUALLY FROM THE ACTIVITIES AND	ManagementFor	For	
13.	OPERATIONS OF THE COMPANY	Wanagement of	101	
	PERTAINING TO THE YEAR 2011.			
	RELEASE OF THE STATUTORY AUDITORS			
16.	INDIVIDUALLY FROM ACTIVITIES AND	ManagementFor	For	
10.	OPERATIONS OF THE COMPANY	Wanagement of	101	
	PERTAINING TO THE YEAR 2011.			
	DISCUSSION OF AND APPROVAL OF THE			
	ELECTION OF THE INDEPENDENT AUDIT			
4.0	FIRM APPOINTED BY THE BOARD OF		-	
19.	DIRECTORS PURSUANT TO THE CAPITAL	Management For	For	
	MARKETS LEGISLATION FOR AUDITING OF			
	THE ACCOUNTS AND FINANCIALS OF THE			
	YEAR 2012.			
	READING, DISCUSSION AND APPROVAL OF THE BALANCE SHEETS AND PROFITS/LOSS			
21.	STATEMENTS RELATING TO FISCAL YEAR	Management For	For	
	2012.			
	DISCUSSION OF AND DECISION ON THE			
	DISTRIBUTION OF DIVIDEND FOR THE			
22.	YEAR	ManagementFor	For	
22.	2012 AND DETERMINATION OF THE	Wanagement of	101	
	DIVIDEND DISTRIBUTION DATE.			
	IN ACCORDANCE WITH ARTICLE 363 OF			
	TCC,			
	SUBMITTAL AND APPROVAL OF THE			
23.	BOARD	Management For	For	
	MEMBERS ELECTED BY THE BOARD OF			
	DIRECTORS DUE TO VACANCIES IN THE			
	BOARD OCCURRED IN THE YEAR 2012.			
	RELEASE OF THE BOARD MEMBERS			
24.	INDIVIDUALLY FROM THE ACTIVITIES AND	ManagementFor	For	
۷٦,	OPERATIONS OF THE COMPANY	Wanagementi of	101	
	PERTAINING TO THE YEAR 2012.			
	RELEASE OF THE STATUTORY AUDITORS			
25.	INDIVIDUALLY FROM ACTIVITIES AND	Management For	For	
	OPERATIONS OF THE COMPANY			
	PERTAINING TO THE YEAR 2012.			
	READING, DISCUSSION AND APPROVAL OF			
28.	THE TCC AND CMB BALANCE SHEETS AND	Management For	For	
	PROFITS/LOSS STATEMENTS RELATING TO	· ·		
	FISCAL YEAR 2013. DISCUSSION OF AND DECISION ON THE			
29.	DISTRIBUTION OF DIVIDEND FOR THE YEAR	Management For	For	
<b>∠</b> J.	2013 AND DETERMINATION OF THE	ivianagement FUI	1.01	
	DIVIDEND DISTRIBUTION DATE.			
30.	DIVIDEND DISTRIBUTION DATE.	ManagementFor	For	
20.		1.1411450111011111 01	1 01	

	RELEASE OF THE BOARD MEMBERS		
	INDIVIDUALLY FROM THE ACTIVITIES AND		
	OPERATIONS OF THE COMPANY		
	PERTAINING TO THE YEAR 2013.		
	DISCUSSION OF AND APPROVAL OF THE		
	ELECTION OF THE INDEPENDENT AUDIT		
	FIRM APPOINTED BY THE BOARD OF		_
32.	DIRECTORS PURSUANT TO TCC AND THE	ManagementFor	For
	CAPITAL MARKETS LEGISLATION FOR		
	AUDITING OF THE ACCOUNTS AND		
	FINANCIALS OF THE YEAR 2014.		
	READING, DISCUSSION AND APPROVAL OF		
34.	THE TCC AND CMB BALANCE SHEETS AND	ManagementFor	For
	PROFITS/LOSS STATEMENTS RELATING TO		
	FISCAL YEAR 2014.		
	DISCUSSION OF AND DECISION ON THE		
a =	DISTRIBUTION OF DIVIDEND FOR THE		_
35.	YEAR	ManagementFor	For
	2014 AND DETERMINATION OF THE		
	DIVIDEND DISTRIBUTION DATE.		
	RELEASE OF THE BOARD MEMBERS		
36.	INDIVIDUALLY FROM THE ACTIVITIES AND	ManagementFor	For
	OPERATIONS OF THE COMPANY		
	PERTAINING TO THE YEAR 2014.		
	INFORMING THE GENERAL ASSEMBLY ON		
	THE DONATION AND CONTRIBUTIONS		
	MADE IN THE VEARS 2011, 2012, 2013, AND 2014.		
	IN THE YEARS 2011, 2012, 2013 AND 2014; APPROVAL OF DONATION AND		
37.	CONTRIBUTIONS MADE IN THE YEARS 2013	ManagamantEau	Eor
31.	AND 2014; DISCUSSION OF AND DECISION	Management For	For
	ON BOARD OF DIRECTORS' PROPOSAL		
	CONCERNING DETERMINATION OF		
	DONATION LIMIT TO BE MADE IN 2015,		
	STARTING FROM THE FISCAL YEAR 2015.		
	SUBJECT TO THE APPROVAL OF THE		
	MINISTRY OF CUSTOMS AND TRADE AND		
	CAPITAL MARKETS BOARD; DISCUSSION		
	OF		
38.	AND DECISION ON THE AMENDMENT OF	Management For	For
50.	ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15,	Wanagement of	1 01
	16, 17, 18, 19, 21, 24, 25 AND 26 OF THE		
	ARTICLES OF ASSOCIATION OF THE		
	COMPANY.		
	ELECTION OF NEW BOARD MEMBERS IN		
	ACCORDANCE WITH RELATED		
	LEGISLATION		
39.	AND DETERMINATION OF THE NEWLY	ManagementFor	For
	ELECTED BOARD MEMBERS' TERM OF		
	OFFICE.		
40.		Management For	For

DETERMINATION OF THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS. DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT AUDIT FIRM APPOINTED BY THE BOARD OF 41. DIRECTORS PURSUANT TO TCC AND THE Management For For CAPITAL MARKETS LEGISLATION FOR AUDITING OF THE ACCOUNTS AND FINANCIALS OF THE YEAR 2015. DISCUSSION OF AND APPROVAL OF INTERNAL GUIDE ON GENERAL ASSEMBLY 42. Management For For RULES OF PROCEDURES PREPARED BY THE BOARD OF DIRECTORS. DECISION PERMITTING THE BOARD MEMBERS TO, DIRECTLY OR ON BEHALF OF OTHERS, BE ACTIVE IN AREAS FALLING WITHIN OR OUTSIDE THE SCOPE OF THE COMPANY'S OPERATIONS AND TO 43. **Management For** For PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN COMPLIANCE WITH ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE. DISCUSSION OF AND APPROVAL OF "DIVIDEND POLICY OF COMPANY" 44. **Management For** For PURSUANT TO THE CORPORATE GOVERNANCE PRINCIPLES. IBERDROLA SA, BILBAO Ordinary Security E6165F166 General Meeting Type Meeting 27-Mar-2015 Ticker Symbol Meeting Date 705847727 -**ISIN** ES0144580Y14 Agenda Management **Proposed** For/Against Item Proposal Vote Management PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL ON 28 MAR 2015. CMMT CONSEQUENTLY, YOUR VOTING Non-Voting INSTRUCTIONS WILL REMAIN V-ALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU. CMMT SHAREHOLDERS PARTICIPATING IN THE Non-Voting GENERAL MEETING, WHETHER DIRECTLY, BY PROXY,-OR BY LONG-DISTANCE VOTING,

1	SHALL BE ENTITLED TO RECEIVE AN ATTENDANCE PREMIU-M OF 0.005 EURO GROSS PER SHARE, TO BE PAID TO THOSE ENTITLED WITH TRADES REGI-STERED ON MARCH 22ND OR 23RD (DEPENDING UPON THE CELEBRATION OF THE MEETING IN-1ST OR 2ND CALL) THROUGH THE ENTITIES PARTICIPATING IN IBERCLEAR, SPAIN'S CEN-TRAL DEPOSITARY APPROVAL OF THE INDIVIDUAL ANNUAL ACCOUNTS OF THE COMPANY AND OF THE ANNUAL ACCOUNTS OF THE COMPANY CONSOLIDATED WITH THOSE OF ITS SUBSIDIARIES FOR FINANCIAL YEAR 2014	Management For	For
2	APPROVAL OF THE INDIVIDUAL MANAGEMENT REPORT OF THE COMPANY AND OF THE MANAGEMENT REPORT OF THE	ManagamantFor	For
2	COMPANY CONSOLIDATED WITH THAT OF ITS SUBSIDIARIES FOR FINANCIAL YEAR 2014 APPROVAL OF THE MANAGEMENT AND	ManagementFor	FOI
3	ACTIVITIES OF THE BOARD OF DIRECTORS DURING FINANCIAL YEAR 2014 RE-ELECTION OF ERNST & YOUNG, S. L. AS	Management For	For
4	AUDITOR OF THE COMPANY AND OF ITS CONSOLIDATED GROUP FOR FINANCIAL YEAR 2015 APPROVAL OF THE PROPOSED	Management For	For
5	ALLOCATION OF PROFITS/LOSSES AND DISTRIBUTION OF DIVIDENDS FOR FINANCIAL YEAR 2014 INCREASES IN SHARE CAPITAL BY MEANS OF SCRIP ISSUES IN ORDER TO IMPLEMENT TWO NEW EDITIONS OF THE "IBERDROLA FLEXIBLE DIVIDEND" SYSTEM: APPROVAL OF AN INCREASE IN SHARE CAPITAL BY MEANS OF A SCRIP ISSUE AT A MAXIMUM REFERENCE MARKET VALUE OF 777	Management For	For
6.A	MILLION EUROS FOR THE FREE-OF-CHARGE ALLOCATION OF NEW SHARES TO THE SHAREHOLDERS OF THE COMPANY. OFFER TO THE SHAREHOLDERS OF THE ACQUISITION OF THEIR FREE-OF-CHARGE ALLOCATION RIGHTS AT A GUARANTEED FIXED PRICE. EXPRESS PROVISION FOR THE POSSIBILITY OF AN INCOMPLETE ALLOCATION. APPLICATION FOR ADMISSION	Management For	For

OF THE SHARES ISSUED TO TRADING ON THE BILBAO, MADRID, BARCELONA, AND VALENCIA STOCK EXCHANGES THROUGH THE AUTOMATED QUOTATION SYSTEM (SISTEMA DE INTERCONEXION BURSATIL). DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, INCLUDING, AMONG OTHERS, THE POWER TO AMEND THE ARTICLE OF THE BY-LAWS GOVERNING SHARE CAPITAL INCREASES IN SHARE CAPITAL BY MEANS OF SCRIP ISSUES IN ORDER TO IMPLEMENT TWO NEW EDITIONS OF THE "IBERDROLA FLEXIBLE DIVIDEND" SYSTEM: APPROVAL OF AN INCREASE IN SHARE CAPITAL BY MEANS OF A SCRIP ISSUE AT A MAXIMUM REFERENCE MARKET VALUE OF 886 MILLION EUROS FOR THE FREE-OF-CHARGE ALLOCATION OF NEW SHARES TO THE SHAREHOLDERS OF THE COMPANY. OFFER TO THE SHAREHOLDERS OF THE ACQUISITION OF THEIR FREE-OF-CHARGE ALLOCATION RIGHTS AT A GUARANTEED FIXED PRICE. EXPRESS PROVISION FOR Management For For THE POSSIBILITY OF AN INCOMPLETE ALLOCATION. APPLICATION FOR **ADMISSION** OF THE SHARES ISSUED TO TRADING ON THE BILBAO, MADRID, BARCELONA, AND VALENCIA STOCK EXCHANGES THROUGH THE AUTOMATED QUOTATION SYSTEM (SISTEMA DE INTERCONEXION BURSATIL). DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, INCLUDING, AMONG OTHERS, THE POWER TO AMEND THE ARTICLE OF THE BY-LAWS GOVERNING SHARE CAPITAL RATIFICATION OF THE INTERIM APPOINTMENT AND RE-ELECTION OF MR For JOSE WALFREDO FERNANDEZ AS Management For DIRECTOR, WITH THE STATUS OF EXTERNAL INDEPENDENT DIRECTOR RATIFICATION OF THE INTERIM APPOINTMENT AND RE-ELECTION OF MS DENISE MARY HOLT AS DIRECTOR, WITH Management For For THE STATUS OF EXTERNAL INDEPENDENT **DIRECTOR** Management For For

6.B

7.A

7.B

7.C

	3 3		
	RATIFICATION OF THE INTERIM		
	APPOINTMENT AND RE-ELECTION OF MR		
	MANUEL MOREU MUNAIZ AS DIRECTOR,		
	WITH THE STATUS OF OTHER EXTERNAL		
	DIRECTOR		
	RE-ELECTION OF MR ANGEL JESUS ACEBES		
	PANIAGUA AS DIRECTOR, WITH THE		
7.D	STATUS	Management For	For
	OF EXTERNAL INDEPENDENT DIRECTOR		
	RE-ELECTION OF MS MARIA HELENA		
7 E	ANTOLIN RAYBAUD AS DIRECTOR, WITH	ManagamantFan	East
7.E	THE	ManagementFor	For
	STATUS OF EXTERNAL INDEPENDENT		
	DIRECTOR		
	RE-ELECTION OF MR SANTIAGO MARTINEZ		_
7.F	LAGE AS DIRECTOR, WITH THE STATUS OF	Management For	For
	EXTERNAL INDEPENDENT DIRECTOR		
	RE-ELECTION OF MR JOSE LUIS SAN PEDRO		
7.G	GUERENABARRENA AS DIRECTOR, WITH	Management For	For
	THE STATUS OF OTHER EXTERNAL	C	
	DIRECTOR		
- · · ·	RE-ELECTION OF MR JOSE IGNACIO		-
7.H	SANCHEZ GALAN AS DIRECTOR, WITH THE	Management For	For
	STATUS OF EXECUTIVE DIRECTOR		
	AMENDMENTS OF THE BY-LAWS IN ORDER		
	TO CONFORM THE TEXT THEREOF TO LAW		
	31/2014, OF 3 DECEMBER, AMENDING THE		
	COMPANIES ACT (LEY DE SOCIEDADES DE		
	CAPITAL) TO IMPROVE CORPORATE		
	GOVERNANCE, TO REFLECT THE STATUS		
	OF IBERDROLA, S.A. AS A HOLDING		_
8.A	COMPANY, TO INCLUDE OTHER	Management For	For
	IMPROVEMENTS IN THE AREA OF		
	CORPORATE GOVERNANCE AND OF A		
	TECHNICAL NATURE, AND TO SIMPLIFY		
	THE		
	TEXT THEREOF: AMENDMENT OF THE		
	CURRENT TITLE I (THE COMPANY, ITS		
	SHARE CAPITAL, AND ITS SHAREHOLDERS)		_
8.B	AMENDMENTS OF THE BY-LAWS IN ORDER	Management For	For
	TO CONFORM THE TEXT THEREOF TO LAW		
	31/2014, OF 3 DECEMBER, AMENDING THE		
	COMPANIES ACT (LEY DE SOCIEDADES DE		
	CAPITAL) TO IMPROVE CORPORATE		
	GOVERNANCE, TO REFLECT THE STATUS		
	OF IBERDROLA, S.A. AS A HOLDING		
	COMPANY, TO INCLUDE OTHER		
	IMPROVEMENTS IN THE AREA OF		
	CORPORATE GOVERNANCE AND OF A		
	TECHNICAL NATURE, AND TO SIMPLIFY		
	THE		

TEXT THEREOF: AMENDMENT OF THE CURRENT CHAPTER I OF TITLE II, WHICH NOW BECOMES THE NEW TITLE II (THE GENERAL SHAREHOLDERS' MEETING) AMENDMENTS OF THE BY-LAWS IN ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT (LEY DE SOCIEDADES DE CAPITAL) TO IMPROVE CORPORATE GOVERNANCE, TO REFLECT THE STATUS OF IBERDROLA, S.A. AS A HOLDING COMPANY, TO INCLUDE OTHER 8.C Management For For IMPROVEMENTS IN THE AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE, AND TO SIMPLIFY THE TEXT THEREOF: AMENDMENT OF THE CURRENT CHAPTER II OF TITLE II, WHICH NOW BECOMES THE NEW TITLE III (MANAGEMENT OF THE COMPANY) AMENDMENTS OF THE BY-LAWS IN ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT (LEY DE SOCIEDADES DE CAPITAL) TO IMPROVE CORPORATE 8.D Management For For GOVERNANCE, TO REFLECT THE STATUS OF IBERDROLA, S.A. AS A HOLDING COMPANY, TO INCLUDE OTHER IMPROVEMENTS IN THE AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE, AND TO SIMPLIFY THE TEXT THEREOF: AMENDMENT OF THE CURRENT TITLES III AND IV, WHICH NOW BECOME THE NEW TITLES IV (BREAKTHROUGH OF RESTRICTIONS IN EVENT OF TAKEOVER BIDS) AND V (ANNUAL ACCOUNTS, DISSOLUTION, AND LIQUIDATION), AND ELIMINATION OF THE CURRENT TITLE V (FINAL PROVISIONS) 9.A AMENDMENTS OF THE REGULATIONS FOR For Management For THE GENERAL SHAREHOLDERS' MEETING ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT TO IMPROVE CORPORATE GOVERNANCE, AND TO INCLUDE OTHER IMPROVEMENTS IN THE

AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE: AMENDMENT OF THE PRELIMINARY TITLE AND OF TITLE I (FUNCTION, TYPES, AND POWERS) AMENDMENTS OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING IN ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT TO IMPROVE CORPORATE GOVERNANCE, AND TO INCLUDE OTHER IMPROVEMENTS IN 9.B THE Management For For AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE: AMENDMENT OF TITLES II (CALL TO THE GENERAL SHAREHOLDERS' MEETING), III (RIGHT TO ATTEND AND PROXY REPRESENTATION) AND IV (INFRASTRUCTURE AND EQUIPMENT) AMENDMENTS OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING IN ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT TO IMPROVE CORPORATE GOVERNANCE, AND 9.C Management For For TO INCLUDE OTHER IMPROVEMENTS IN THE AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE: AMENDMENT OF TITLE V (CONDUCT OF THE GENERAL SHAREHOLDERS' MEETING) 9.D AMENDMENTS OF THE REGULATIONS FOR Management For For THE GENERAL SHAREHOLDERS' MEETING IN ORDER TO CONFORM THE TEXT THEREOF TO LAW 31/2014, OF 3 DECEMBER, AMENDING THE COMPANIES ACT TO IMPROVE CORPORATE GOVERNANCE, AND TO INCLUDE OTHER IMPROVEMENTS IN AREA OF CORPORATE GOVERNANCE AND OF A TECHNICAL NATURE: AMENDMENT TITLES VI (VOTING AND ADOPTION OF RESOLUTIONS), VII (CLOSURE AND **MINUTES** 

10	OF THE MEETING) AND VIII (SUBSEQUENT ACTS) APPROVAL OF A REDUCTION IN SHARE CAPITAL BY MEANS OF THE RETIREMENT OF 148,483,000 OWN SHARES REPRESENTING 2.324% OF THE SHARE CAPITAL OF IBERDROLA, S.A. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, INCLUDING, AMONG OTHERS, THE POWERS TO AMEND THE ARTICLE OF THE BY-LAWS GOVERNING SHARE CAPITAL AND TO APPLY FOR THE REMOVAL FROM TRADING OF THE RETIRED SHARES AND FOR THE REMOVAL THEREOR		Management	For	For
11 12	FROM THE BOOK-ENTRY REGISTERS DELEGATION OF POWERS TO FORMALISE AND IMPLEMENT ALL RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS' MEETING, FOR CONVERSION THEREOF INTO A PUBLIC INSTRUMENT, AND FOR THE INTERPRETATION, CORRECTION, SUPPLEMENTATION THEREOF, FURTHER ELABORATION THEREON, AND REGISTRATION THEREOF CONSULTATIVE VOTE REGARDING THE ANNUAL DIRECTOR REMUNERATION REPORT FOR FINANCIAL YEAR 2014		Management		For
	AS SA, MADRID				Ordinary
Securit			M	eeting Type	General Meeting
	Symbol		M	eeting Date	27-Mar-2015 705854607 -
ISIN	ES0130960018		A	genda	Management
Item	Proposal TO EXAMINE AND, IF APPROPRIATE,	Pro by	posed	Vote	For/Against Management
1	APPROVE THE 2014 FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENT, STATEMENT OF CHANGES IN EQUITY, CASH FLOW STATEMENT AND NOTES TO THE FINANCIAL STATEMENTS) AND MANAGEMENT REPORT OF BOTH ENAGAS S.A. AND ITS CONSOLIDATED GROUP		Management	For	For
2	TO APPROVE, IF APPLICABLE, THE PROPOSED APPROPRIATION OF ENAGAS,		Management	For	For

	20ga - 1111g. G. 12221. G.2027 12 0 11211 1	a	
	S.A.'S. NET INCOME FOR THE 2014		
	FINANCIAL YEAR		
	TO APPROVE, IF APPROPRIATE, THE		
	PERFORMANCE OF THE BOARD OF		_
3	DIRECTORS OF ENAGAS, S.A. IN THE 2014	Management For	For
	FINANCIAL YEAR		
	TO RE-APPOINT AUDITING FIRM DELOITTE		
	S.		
4		Management For	For
	L. AS AUDITOR OF ENAGAS, S.A. AND ITS	-	
	CONSOLIDATED GROUP FOR 2015		
	TO RE-ELECT SULTAN HAMEDKHAMIS AL		
	BURTAMANI AS DIRECTOR FOR THE FOUR		_
5.1	YEAR PERIOD PROVIDED FOR IN THE	Management For	For
	ARTICLES OF ASSOCIATION. MR. AL		
	BURTAMANI IS A PROPRIETARY DIRECTOR		
	TO RE-ELECT LUIS JAVIER NAVARRO VIGIL		
	AS DIRECTOR FOR THE FOUR YEAR PERIOD		
5.2	PROVIDED FOR IN ARTICLES OF	Management For	For
	ASSOCIATION. MR. NAVARRO IS A NON-		
	EXECUTIVE DIRECTOR		
	TO AMEND THE ARTICLES OF		
	ASSOCIATION		
	FOR PURPOSES OF ADAPTING THEM TO		
	THE AMENDMENTS INTRODUCED TO THE		
	LEY DE SOCIEDADES DE CAPITAL		
	(SPANISH		
	CORPORATE ENTERPRISE ACT) BY VIRTUE		
6.1	OF LAW 31/2014, OF 3 DECEMBER, AND IN	Management For	For
	THE CASE OF ARTICLE 35 IN ORDER TO		
	REDUCE THE MAXIMUM NUMBER OF		
	MEMBERS OF THE BOARD OF DIRECTORS:		
	TO AMEND THE FOLLOWING ARTICLE		
	PERTAINING TO TITLE II ("CAPITAL AND		
	SHARES"): ARTICLE 7 ("ACCOUNTING		
	RECORDS")		
	TO AMEND THE ARTICLES OF		
	ASSOCIATION		
	FOR PURPOSES OF ADAPTING THEM TO		
	THE AMENDMENTS INTRODUCED TO THE		
	LEY DE SOCIEDADES DE CAPITAL		
( )	(SPANISH	Managaratea	F
6.2	CORPORATE ENTERPRISE ACT) BY VIRTUE	Management For	For
	OF LAW 31/2014, OF 3 DECEMBER, AND IN		
	THE CASE OF ARTICLE 35 IN ORDER TO		
	REDUCE THE MAXIMUM NUMBER OF		
	MEMBERS OF THE BOARD OF DIRECTORS:		
	TO AMEND THE FOLLOWING ARTICLES		
	PERTAINING TO TITLE III, SECTION 1 ("THE		
	GENERAL MEETING"): ARTICLE 18		
	("GENERAL MEETING"); ARTICLE 21		
	("EXTRAORDINARY GENERAL MEETINGS");		

ARTICLE 22 ("CONVENING THE GENERAL MEETING"); ARTICLE 23 ("EXCEPTIONAL CONVENING OF THE GENERAL MEETING"); ARTICLE 27 ("ATTENDANCE, PROXIES AND **VOTING AT GENERAL MEETINGS"): ARTICLE** 31 ("SHAREHOLDERS' RIGHT TO INFORMATION"); ARTICLE 32 ("MINUTES"); AND ARTICLE 34 ("CHALLENGES TO THE RESOLUTIONS OF THE GENERAL MEETING") TO AMEND THE ARTICLES OF ASSOCIATION FOR PURPOSES OF ADAPTING THEM TO THE AMENDMENTS INTRODUCED TO THE LEY DE SOCIEDADES DE CAPITAL (SPANISH CORPORATE ENTERPRISE ACT) BY VIRTUE OF LAW 31/2014, OF 3 DECEMBER, AND IN THE CASE OF ARTICLE 35 IN ORDER TO REDUCE THE MAXIMUM NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: TO AMEND THE FOLLOWING ARTICLES PERTAINING TO TITLE III, SECTION 2A ("BOARD OF DIRECTORS"): ARTICLE 35 ("COMPOSITION OF THE BOARD"); ARTICLE 36 ("REMUNERATION OF THE BOARD OF Management For For DIRECTORS"); ARTICLE 37 ("POSTS"); ARTICLE 38 ("TERM OF OFFICE"); ARTICLE 39 ("MEETINGS OF THE BOARD OF DIRECTORS"); ARTICLE 41 ("DIRECTORS" LIABILITY"); ARTICLE 42 ("CHALLENGES RESOLUTIONS"); ARTICLE 43 ("DELEGATION OF POWERS"); ARTICLE 44 ("AUDIT AND COMPLIANCE COMMITTEE"); ARTICLE 45 ("APPOINTMENTS, REMUNERATIONS AND CORPORATE SOCIAL RESPONSIBILITY COMMITTEE."); AND ARTICLE 46 ("CHAIRMAN OF THE BOARD OF DIRECTORS") TO AMEND THE FOLLOWING ARTICLES Management For For PERTAINING TO THE RULES AND REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING FOR PURPOSES OF ADAPTING THEM TO THE **AMENDMENTS** INTRODUCED TO THE SPANISH **CORPORATE** 

6.3

7.1

ENTERPRISE ACT BY VIRTUE OF LAW 31/2014, OF 3 DECEMBER: TO AMEND ARTICLE 4 ("POWERS OF THE GENERAL MEETING") TO AMEND THE FOLLOWING ARTICLES PERTAINING TO THE RULES AND REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING FOR PURPOSES OF ADAPTING THEM TO THE **AMENDMENTS** INTRODUCED TO THE SPANISH **CORPORATE** 7.2 Management For For ENTERPRISE ACT BY VIRTUE OF LAW 31/2014, OF 3 DECEMBER: TO AMEND ARTICLE 5 ("CONVENING THE GENERAL MEETING"); ARTICLE 7 ("SHAREHOLDERS' RIGHT TO INFORMATION"); ARTICLE 10 ("PROXY RIGHTS"); ARTICLE 11 ("VOTING RIGHTS"); AND ARTICLE 13 ("PROCEEDINGS OF THE GENERAL MEETING") TO AMEND THE FOLLOWING ARTICLES PERTAINING TO THE RULES AND REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING FOR PURPOSES OF ADAPTING THEM TO THE 7.3 **AMENDMENTS** Management For For INTRODUCED TO THE SPANISH **CORPORATE** ENTERPRISE ACT BY VIRTUE OF LAW 31/2014, OF 3 DECEMBER: TO AMEND ARTICLE 16 ("PUBLICITY") AUTHORIZATION IN ACCORDANCE WITH ARTICLE 146 OF THE SPANISH CORPORATE ENTERPRISE ACT CONCERNING THE 8 Management For For POSSIBILITY OF ENTERPRISES ACQUIRING THEIR OWN SHARES APPROVAL OF MEMBERS OF THE BOARD 9 OF Management For For **DIRECTORS' REMUNERATION FOR 2015** TO SUBJECT THE ANNUAL REPORT ON DIRECTORS' REMUNERATION TO AN ADVISORY VOTE IN ACCORDANCE WITH 10 **Management For** For THE TRANSITORY PROVISIONS OF SECTION 2 OF THE LAW 31/2014 OF 3 DECEMBER 11 REPORT - NOT SUBJECT TO VOTE - ON Non-Voting AMENDMENTS TO THE "RULES AND REGULATIONS OF-THE ORGANISATION **AND** FUNCTIONING OF THE BOARD OF DIRECTORS OF ENAGAS, S.A." I-

NTRODUCED SINCE THE LAST GENERAL

SHAREHOLDERS' MEETING FOR PURPOSES

OF ADAPTIN-G THEM TO THE

**AMENDMENTS** 

INTRODUCED TO THE SPANISH

**CORPORATE** 

ENTERPRISE ACT BY-VIRTUE OF LAW

31/2014, OF 3 DECEMBER

TO DELEGATE POWERS TO SUPPLEMENT,

DEVELOP, IMPLEMENT, RECTIFY AND 12 FORMALISE THE RESOLUTIONS PASSED AT

THE GENERAL MEETING

HALLIBURTON COMPANY

Security 406216101 Meeting Type Special

Meeting Date 27-Mar-2015 Ticker Symbol HAL 934128073 -

**ISIN** US4062161017 Agenda Management

Management For

Management For

For

For

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

PROPOSAL APPROVING THE ISSUANCE OF SHARES OF HALLIBURTON COMMON

STOCK

AS CONTEMPLATED BY THE AGREEMENT

AND PLAN OF MERGER (AS IT MAY BE 1. Management For For AMENDED FROM TIME TO TIME), DATED

AS

OF NOVEMBER 16, 2014, AMONG

HALLIBURTON COMPANY, RED TIGER LLC AND BAKER HUGHES INCORPORATED. PROPOSAL ADJOURNING THE SPECIAL

MEETING, IF NECESSARY OR ADVISABLE, TO PERMIT FURTHER SOLICITATION OF

PROXIES IN THE EVENT THERE ARE NOT

2. SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE

ISSUANCE OF SHARES DESCRIBED IN THE

FOREGOING PROPOSAL.

IBERDROLA SA

Security 450737101 Meeting Type Annual Meeting Date 27-Mar-2015 Ticker Symbol **IBDRY** 934129760 -

**ISIN** Agenda US4507371015 Management

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

PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE

1 **VOTED Management For** 

ON FOR THE GENERAL SHAREHOLDERS'

**MEETING** 

	3 3	
	PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE	
2	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	-
	MEETING PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
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	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
4	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	
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3	ON FOR THE GENERAL SHAREHOLDERS'	Management of
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
6A	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
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<b>C</b> D	INFORMATION ON THE ITEMS TO BE	
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	ON FOR THE GENERAL SHAREHOLDERS' MEETING	
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7B	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
7C	INFORMATION ON THE ITEMS TO BE	ManagamantFan
/C	VOTED ON FOR THE GENERAL SHAREHOLDERS'	Management For
	MEETING	
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	INFORMATION ON THE ITEMS TO BE	
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	MEETING	
7E		ManagementFor

	PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE	
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
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	INFORMATION ON THE ITEMS TO BE	
7F	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS' MEETING	
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	INFORMATION ON THE ITEMS TO BE	
7G	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
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	INFORMATION ON THE ITEMS TO BE	
7H	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
0.4	INFORMATION ON THE ITEMS TO BE	ManagamentFan
8A	VOTED ON FOR THE GENERAL SHAREHOLDERS'	Management For
	MEETING	
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	INFORMATION ON THE ITEMS TO BE	
8B	VOTED	Management For
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	INFORMATION ON THE ITEMS TO BE	
8C	VOTED	Management For
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	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
8D	VOTED	<b>Management For</b>
	ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
9A	VOTED	Management For
	ON FOR THE GENERAL SHAREHOLDERS' MEETING	
	PLEASE SEE THE ENCLOSED AGENDA FOR	
	INFORMATION ON THE ITEMS TO BE	
9B	VOTED	Management For
/ <b>U</b>	ON FOR THE GENERAL SHAREHOLDERS'	wanagementi ol
	MEETING	
9C		Management For
		<del>-</del>

	PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE VOTED			
	ON FOR THE GENERAL SHAREHOLDERS' MEETING			
	PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE			
9D	VOTED ON FOR THE GENERAL SHAREHOLDERS'	Manager	mentFor	
	MEETING PLEASE SEE THE ENCLOSED AGENDA FOR			
10	INFORMATION ON THE ITEMS TO BE VOTED	Monogor	mont For	
10	ON FOR THE GENERAL SHAREHOLDERS' MEETING	Manager	пентог	
	PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE			
11	VOTED ON FOR THE GENERAL SHAREHOLDERS'	Manager	ment For	
	MEETING PLEASE SEE THE ENCLOSED AGENDA FOR			
12	INFORMATION ON THE ITEMS TO BE VOTED	Manager	ment For	
12	ON FOR THE GENERAL SHAREHOLDERS' MEETING	Wanager	nenti oi	
KUDE	A ELECTRIC POWER CORPORATION			
			Mosting Type	Annual
Securit Ticker	Symbol KEP		Meeting Type Meeting Date	31-Mar-2015
ISIN	US5006311063		Agenda	934149483 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
4.1	APPROVAL OF FINANCIAL STATEMENTS FOR THE 54TH FISCAL YEAR	Manager	ment For	For
4.2	APPROVAL OF THE CEILING AMOUNT OF REMUNERATION FOR DIRECTORS IN 2015	Manager	ment For	For
4.3	ELECTION OF A STANDING DIRECTOR: MR. CHANG, JAE-WON	Manager	ment For	For
4.4	APPOINTMENT OF A NON-STANDING DIRECTOR AS A MEMBER OF THE AUDIT	Manager	ment For	For
ORAS	COMMITTEE: MR. SUNG, TAE-HYUN COM TELECOM MEDIA AND TECHNOLOGY F	HOLDING		
Securit	y 68555D206		Meeting Type	Ordinary General
Ticker	Symbol		Meeting Date	Meeting 01-Apr-2015
ISIN	US68555D2062		Agenda	705897342 - Management

Item	Proposal	Pro by	posed	Vote	For/Against Management
1	DISCUSSING THE BOARD OF DIRECTORS' REPORT REGARDING THE COMPANY BUSINESS IN THE FINANCIAL YEAR 2014	j	Manageme	entNo Action	C
2	RATIFYING THE AUDITORS REPORTS REGARDING THE FINANCIAL YEAR 2014 DISCUSSING THE RATIFICATION OF THE		Manageme	entNo Action	
3	STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2014, AND RATIFYING OI THE BALANCE SHEET AND INCOME STATEMENT THEREOF	F	Manageme	ent No Action	
4	DISCUSSING THE DISCHARGE OF THE CHAIRMAN AND ALL MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR WORK WITH THE COMPANY DURING THE FINANCIAL YEAR 2014		Manageme	ent No Action	
5	RATIFYING THE STRUCTURE OF THE BOARD OF DIRECTORS OF THE COMPANY: HANI ABD AL GALIL OMRI		Manageme	entNo Action	
6	APPROVING THE REMUNERATION AND ALLOWANCES OF THE BOARD MEMBERS AND THE AUDIT COMMITTEE MEMBERS FOR THE FINANCIAL YEAR 2015		Manageme	entNo Action	
7	DISCUSSING THE APPOINTMENT OF THE AUDITORS FOR THE FINANCIAL YEAR 2015 AND DETERMINING THEIR ANNUAL FEES	5	Manageme	ent No Action	
8	RATIFYING THE BOARD OF DIRECTORS RESOLUTIONS DURING THE YEAR 2014 DISCUSSING THE DELEGATION OF THE		Manageme	entNo Action	
9	BOARD OF DIRECTORS TO EXECUTE CONTRACTS INCLUDING LOANS, MORTGAGE, AND GUARANTEES FOR LENDERS FOR SUBSIDIARIES FULLY OWNED BY THE COMPANY AND CONTRACTS WITH	ī	Manageme	entNo Action	
10	RELATED PARTIES DISCUSSING THE RATIFICATION OF THE DONATION MADE DURING THE FINANCIAL YEAR 2014 AND AUTHORIZING THE BOARL OF DIRECTORS WITH THE DONATIONS		Manageme	entNo Action	
CMMT	DURING THE FINANCIAL YEAR 2015  I 31 MAR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO POSTPONEMENT OF THE ME-ETING DATE FROM 26 MAR 2015 TO 01 APR 2015. IF YOU HAVE ALREADY SENT IN YOUR V-OTES, PLEASE DO NOT VOTE AGAIN	Ξ	Non-Votin	g	

# UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRU-CTIONS. THANK YOU. SWISSCOM AG, ITTIGEN

Securit	y H8398N104		Meeting Type	Annual General Meeting
Ticker	Symbol		Meeting Date	08-Apr-2015
ISIN	CH0008742519		Agenda	705861929 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
СММТ	PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS-ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION O-F SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF-THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT-THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPO-N RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED-ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE-REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRAT-ION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDI-NG YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF THE ANNUAL REPORT, FINANCIAL STATEMENTS OF SWISSCOM	Non-Voti	ng	Management
1.1	LTD AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2014 FINANCIAL YEAR	Managem	nent No Action	
1.2	CONSULTATIVE VOTE ON THE 2014 REMUNERATION REPORT APPROPRIATION OF THE 2014 RETAINED	Managem	nent No Action	
2	EARNINGS AND DECLARATION OF DIVIDEND: CHF 22 PER SHARE	Managem	nent No Action	
3		Managem	nent No Action	

	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	
4.1	RE-ELECTION OF FRANK ESSER AS A BOARD OF DIRECTOR	Management No Action
4.2	RE-ELECTION OF BARBARA FREI AS A BOARD OF DIRECTOR	Management No Action
4.3	RE-ELECTION OF HUGO GERBER AS A BOARD OF DIRECTOR	Management No Action
4.4	RE-ELECTION OF MICHEL GOBET AS A BOARD OF DIRECTOR	Management No Action
4.5	RE-ELECTION OF TORSTEN G. KREINDL AS A	Management No Action
	BOARD OF DIRECTOR RE-ELECTION OF CATHERINE	
4.6	MUEHLEMANN AS A BOARD OF DIRECTOR	Management No Action
4.7	RE-ELECTION OF THEOPHIL SCHLATTER AS A BOARD OF DIRECTOR	Management No Action
4.8	RE-ELECTION OF HANSUELI LOOSLI AS A BOARD OF DIRECTOR	Management No Action
4.9	RE-ELECTION OF HANSUELI LOOSLI AS A BOARD CHAIRMAN	Management No Action
5.1	RE-ELECTION OF BARBARA FREI TO THE REMUNERATION COMMITTEE	Management No Action
5.2	RE-ELECTION OF TORSTEN G. KREINDL TO THE REMUNERATION COMMITTEE	Management No Action
5.3	RE-ELECTION OF HANSUELI LOOSLI TO THE REMUNERATION COMMITTEE	Management No Action
5.4	RE-ELECTION OF THEOPHIL SCHLATTER TO THE REMUNERATION COMMITTEE	Management No Action
5.5	RE-ELECTION OF HANS WERDER TO THE REMUNERATION COMMITTEE APPROVAL OF THE TOTAL	Management No Action
6.1	REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR 2016	Management No Action
6.2	APPROVAL OF THE TOTAL REMUNERATION OF THE MEMBERS OF THE GROUP EXECUTIVE BOARD FOR 2016	Management No Action
7	RE-ELECTION OF THE INDEPENDENT PROXY / LAW FIRM REBER ATTORNEYS AT LAW, ZURICH	Management No Action
8 CMMT	RE-ELECTION OF THE STATUTORY AUDITORS / KPMG AG, MURI NEAR BERNE 06 MAR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE	Management No Action Non-Voting

TE-XT OF RESOLUTION 2. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO

NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

#### SWISSCOM LTD.

Securit	y Symbol	871013108 SCMWY		Meeting Type Meeting Date	Annual 08-Apr-2015
ISIN		US8710131082		Agenda	934138353 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1.1	FINANO LTD AND CO	VAL OF THE ANNUAL REPORT, CIAL STATEMENTS OF SWISSCOM ONSOLIDATED FINANCIAL MENT FOR THE 2014 FINANCIAL	Manage	ement For	For
1.2	REMUN	LTATIVE VOTE ON THE 2014 IERATION REPORT	Manage	ement For	For
2.	EARNIN DIVIDE		Manage	ment For	For
3.	BOARD	ARGE OF THE MEMBERS OF THE OF DIRECTORS AND THE GROUP TIVE BOARD	Manage	ement For	For
4.1	RE-ELE	CTION OF FRANK ESSER TO THE OF DIRECTORS	Manage	ement For	For
4.2		CTION OF BARBARA FREI TO THE OF DIRECTORS	Manage	ementFor	For
4.3		CTION OF HUGO GERBER TO THE OF DIRECTORS	Manage	ementFor	For
4.4		CTION OF MICHEL GOBET TO THE OF DIRECTORS	Manage	ement For	For
4.5	THE BO	CTION OF TORSTEN G. KREINDL TO ARD OF DIRECTORS	Manage	ement For	For
4.6	MUHLE TO THE	BOARD OF DIRECTORS	Manage	ement For	For
4.7	TO	CTION OF THEOPHIL SCHLATTER  OARD OF DIRECTORS	Manage	ement For	For
4.8	THE	CTION OF HANSUELI LOOSLI TO OF DIRECTORS	Manage	ement For	For
4.9	CHAIRN	CTION OF HANSUELI LOOSLI AS MAN TO THE BOARD OF DIRECTORS	Manage	ement For	For
5.1		CTION OF BARBARA FREI TO THE IERATION COMMITTEE	Manage	ement For	For

5.2	RE-ELECTION OF TORSTEN G. KREINDL TO THE REMUNERATION COMMITTEE	Managen	nent For	For
5.3	RE-ELECTION OF HANSUELI LOOSLI TO THE REMUNERATION COMMITTEE	Managen	nent For	For
5.4	REMUNERATION COMMITTEE RE-ELECTION OF THEOPHIL SCHLATTER TO THE REMUNERATION COMMITTEE	Managen	nent For	For
5.5	RE-ELECTION OF HANS WERDER TO THE REMUNERATION COMMITTEE APPROVAL OF THE TOTAL	Managen	nent For	For
6.1	REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR 2016	Managen	nent For	For
6.2	APPROVAL OF THE TOTAL REMUNERATION OF THE MEMBERS OF THE GROUP EXECUTIVE BOARD FOR 2016	Managen	nent For	For
7.	RE-ELECTION OF THE INDEPENDENT PROXY	Managen	nent For	For
8.	RE-ELECTION OF THE STATUTORY AUDITORS	Managen	nentFor	For
Securit	R TAIL CORPORATION ty 689648103 Symbol OTTR US6896481032		Meeting Type Meeting Date Agenda	Annual 13-Apr-2015 934128833 - Management
Item	Proposal	Proposed	Vote	For/Against
	•	by		Management
1.	DIRECTOR	Managen		
	1 KAREN M. BOHN		For	For
	2 CHARLES S. MACFARLANE 3 IOYCE NELSON SCHLIETTE		For	For
	3 JOYCE NELSON SCHUETTE TO RATIFY THE APPOINTMENT OF DELOITTE		For	For
2.	& TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Managen	nentFor	For
THE B	FOR THE YEAR 2015.  SANK OF NEW YORK MELLON CORPORATION  ty 064058100	Ī	Maating Type	Annual
	Symbol BK		Meeting Type Meeting Date	14-Apr-2015
ISIN	US0640581007		Agenda	934146590 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: NICHOLAS M. DONOFRIO	Managen	nent For	For
1B.	ELECTION OF DIRECTOR: JOSEPH J. ECHEVARRIA	Managen	nent For	For

1C.	ELECTION OF DIRECTOR: EDWARD P. GARDEN		Managemo	ent For	For
1D.	ELECTION OF DIRECTOR: JEFFREY A. GOLDSTEIN		Manageme	entFor	For
1E.	ELECTION OF DIRECTOR: GERALD L. HASSELL		Manageme	entFor	For
1F.	ELECTION OF DIRECTOR: JOHN M. HINSHAW		Manageme	entFor	For
1G.	ELECTION OF DIRECTOR: EDMUND F. KELLY		Manageme	entFor	For
1H.	ELECTION OF DIRECTOR: RICHARD J. KOGAN		Manageme	entFor	For
1I.	ELECTION OF DIRECTOR: JOHN A. LUKE, JR		Managemo	ent For	For
1J.	ELECTION OF DIRECTOR: MARK A. NORDENBERG		Manageme	entFor	For
1K.	ELECTION OF DIRECTOR: CATHERINE A. REIN		Manageme	entFor	For
1L.	ELECTION OF DIRECTOR: WILLIAM C. RICHARDSON		Manageme	entFor	For
1M.	ELECTION OF DIRECTOR: SAMUEL C. SCOTT		Manageme	ent For	For
1N.	ELECTION OF DIRECTOR: WESLEY W. VON SCHACK		Manageme	ent For	For
2.	ADVISORY RESOLUTION TO APPROVE THE 2014 COMPENSATION OF OUR NAMED		Manageme	ent For	For
3.	EXECUTIVE OFFICERS.  RATIFICATION OF KPMG LLP AS OUR INDEPENDENT AUDITOR FOR 2015.		Managemo	ent For	For
KONIN	IKLIJKE KPN NV, DEN HAAG				Annual
Security	y N4297B146			Meeting Type	General Meeting
Ticker	Symbol			Meeting Date	15-Apr-2015
ISIN	NL0000009082			Agenda	705871324 - Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
1	OPENING AND ANNOUNCEMENTS	O y	Non-Votir	ng	Management
2	REPORT BY THE BOARD OF MANAGEMENT	•	Non-Votir		
2	FOR THE FINANCIAL YEAR 2014		INOII- V OUII	ig .	
3	REPORT ON THE REMUNERATION IN THE YEAR 2014		Non-Votir	ng	
4	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2014		Manageme	entFor	For
5	EXPLANATION OF THE FINANCIAL AND DIVIDEND POLICY		Non-Votir	ng	
6	APPROVE DIVIDENDS OFEUR 0.07 PER SHARE		Manageme	ent For	For

_	PROPOSAL TO DISCHARGE THE MEMBERS	-	-
7	OF THE BOARD OF MANAGEMENT FROM	ManagementFor	For
	LIABILITY		
	PROPOSAL TO DISCHARGE THE MEMBERS		
8	OF THE SUPERVISORY BOARD FROM	ManagementFor	For
	LIABILITY		
	PROPOSAL TO APPOINT THE EXTERNAL		
9	AUDITOR FOR THE FINANCIAL YEAR 2016:	Management For	For
	ERNST & YOUNG ACCOUNTANTS LLP		
	OPPORTUNITY TO MAKE		
10	RECOMMENDATIONS FOR THE	Non-Voting	
10	APPOINTMENT OF A MEMBER OF THE-	Non-voting	
	SUPERVISORY BOARD		
11	PROPOSAL TO APPOINT MS J.C.M. SAP AS	ManagamantEau	F
11	MEMBER OF THE SUPERVISORY BOARD	Management For	For
10	PROPOSAL TO APPOINT MR P.F. HARTMAN	<b>34</b>	
12	AS MEMBER OF THE SUPERVISORY BOARD	Management For	For
	ANNOUNCEMENT CONCERNING		
13	VACANCIES	Non-Voting	
	IN THE SUPERVISORY BOARD IN 2016	2	
	PROPOSAL FOR THE REMUNERATION OF		
14	THE MEMBERS OF THE STRATEGY &	Management For	For
	ORGANIZATION COMMITTEE		
	PROPOSAL TO AUTHORISE THE BOARD OF		
15	MANAGEMENT TO RESOLVE THAT THE	Management For	For
10	COMPANY MAY ACQUIRE ITS OWN SHARES	111111111111111111111111111111111111111	1 01
	PROPOSAL TO REDUCE THE CAPITAL		
16	THROUGH CANCELLATION OF OWN	Management For	For
10	SHARES	management of	1 01
	PROPOSAL TO AUTHORIZE THE BOARD OF		
17	MANAGEMENT TO RESOLVE TO ISSUE	Management For	For
17	ORDINARY SHARES	Wanagement of	1 01
	PROPOSAL TO AUTHORIZE THE BOARD OF		
	MANAGEMENT TO RESTRICT OR EXCLUDE		
18	PRE-EMPTIVE RIGHTS UPON ISSUING	Management Against	Against
	ORDINARY SHARES		
	ANY OTHER BUSINESS AND CLOSURE OF		
19	THE MEETING	Non-Voting	
	13 MAR 2015: PLEASE NOTE THAT THIS IS A		
	REVISION DUE TO MODIFICATION OF THE		
	TE-XT OF THE RESOLUTION NO. 6. IF YOU		
CMM	Γ HAVE ALREADY SENT IN YOUR VOTES,	Non-Voting	
CIVIIVI	PLEASE DO-NOT VOTE AGAIN UNLESS YOU	Non-voting	
	DECIDE TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YO-U.		
BEI C	ACOM SA DE DROIT PUBLIC, BRUXELLES		
DELU	ACOM DA DE DROIT I ODEIC, DIVAELLES		ExtraOrdinary
Securi	ty B10414116	Meeting Type	General
Secuii	D10717110	wiceing Type	Meeting
Tiokon	Symbol	Meeting Date	15-Apr-2015
ISIN	Symbol BE0003810273	Agenda	13-Mp1-2013
1911/	DE00030104/3	Agenda	

705892998 -Management

Item	Proposal	Prop by	posed	Vote	For/Against Management
СММТ	CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE- REPRESENTATIVE	N	Non-Voting	g	Wanagement
СММТ	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR		Non-Voting	g	
1	YOUR VOTE TO BE LODGED CHANGE COMPANY NAME TO PROXIMUS		Manageme	ntNo Action	
2A	AMEND ARTICLE 1 RE: REFLECT NEW COMPANY NAME		_	ntNo Action	
2B	AMEND ARTICLE 17.4 RE: REFLECT NEW COMPANY NAME		Manageme	ntNo Action	
3A	AUTHORIZE COORDINATION OF ARTICLES		Manageme	nt No Action	
3B	MAKE COORDINATE VERSION OF BYLAWS AVAILABLE TO SHAREHOLDERS		Manageme	nt No Action	
RED E	LECTRICA CORPORACION, SA, ALCOBANDA	S			
Securit	y E42807102			Meeting Type	Ordinary General Meeting
Ticker	Symbol			Meeting Date	15-Apr-2015
ISIN	ES0173093115			Agenda	705899726 - Management
Item	Proposal	Prop by	posed	Vote	For/Against Management
1	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENT, STATEMENT OF CHANGES IN TOTAL EQUITY, STATEMENT OF		Manageme	nt For	For

	RECOGNIZED INCOME AND EXPENSE, CASH		
	FLOW STATEMENT, AND NOTES TO		
	FINANCIAL STATEMENTS) AND THE		
	MANAGEMENT REPORT FOR RED		
	ELECTRICA CORPORACION, S.A. FOR THE		
	YEAR ENDED 31 DECEMBER 2014		
	EXAMINATION AND APPROVAL, AS THE		
	CASE MAY BE, OF THE CONSOLIDATED		
	FINANCIAL STATEMENTS (CONSOLIDATED		
	STATEMENT OF FINANCIAL POSITION,		
	CONSOLIDATED OVER ALL DICOME		
	CONSOLIDATED OVERALL INCOME		
	STATEMENT, CONSOLIDATED STATEMENT		
2	OF CHANGES IN EQUITY, CONSOLIDATED CASH FLOW STATEMENT, AND NOTES TO	ManagementFor	For
2	THE CONSOLIDATED FINANCIAL	Managemention	1.01
	STATEMENT) AND THE CONSOLIDATED		
	MANAGEMENT REPORT OF THE		
	CONSOLIDATED GROUP OF RED		
	ELECTRICA		
	CORPORACION, S.A., AND SUBSIDIARY		
	COMPANIES FOR THE YEAR ENDED 31		
	DECEMBER 2014		
	EXAMINATION AND APPROVAL, AS THE		
	CASE MAY BE, OF THE APPLICATION OF		
3	THE	ManagementFor	For
3	RESULT OF RED ELECTRICA	Wanagement of	101
	CORPORACION, S.A., FOR THE YEAR ENDED		
	31 DECEMBER 2014		
	EXAMINATION AND APPROVAL, AS THE		
4	CASE MAY BE, OF MANAGEMENT BY THE	Management For	For
	BOARD OF DIRECTORS OF RED ELECTRICA		
	CORPORACION, S.A., IN 2014 RATIFICATION AND APPOINTMENT OF MR.		
5.1	SANTIAGO LANZUELA MARINA AS	ManagementFor	For
3.1	PROPRIETARY DIRECTOR	Wanagementroi	1.01
	RATIFICATION AND APPOINTMENT OF MR.		
5.2	JOSE LUIS FEITO HIGUERUELA AS	Management For	For
J.2	INDEPENDENT DIRECTOR	management of	101
6.1	AMENDMENT OF THE COMPANY BY-LAWS	Management For	For
	IN	C	
	ORDER TO ADJUST TO THE LATEST		
	LEGISLATIVE REFORMS INTRODUCED BY		
	ACT 31/2014, OF 3 DECEMBER, AMENDING		
	THE SPANISH COMPANIES ACT TO		
	IMPROVE		
	CORPORATE GOVERNANCE, AND OTHER		
	STYLISTIC AND STRUCTURAL CHANGES		
	TO CLARIFY THE WORDING OF THE BY-LAWS:		

AMENDMENTS IN RELATION TO THE GENERAL MEETING AND SHAREHOLDERS' **RIGHTS: AMENDMENT OF ARTICLES 11** ("GENERAL SHAREHOLDERS MEETING"), 12 ("TYPES OF MEETING"), 13 ("CALLING OF THE MEETING"), 15 ("RIGHT OF INFORMATION AND ATTENDANCE AT MEETINGS") AND 17 ("CONSTITUTION OF THE PRESIDING COMMISSION, FORM OF DELIBERATION") AMENDMENT OF THE COMPANY BY-LAWS IN ORDER TO ADJUST TO THE LATEST LEGISLATIVE REFORMS INTRODUCED BY ACT 31/2014, OF 3 DECEMBER, AMENDING THE SPANISH COMPANIES ACT TO **IMPROVE** CORPORATE GOVERNANCE, AND OTHER STYLISTIC AND STRUCTURAL CHANGES TO Management For For CLARIFY THE WORDING OF THE BY-LAWS: AMENDMENTS RELATED TO THE LEGAL REGIME APPLIED TO DIRECTORS AND THE BOARD OF DIRECTORS: AMENDMENT OF ARTICLES 20 ("BOARD OF DIRECTORS"), 21 ("FUNCTIONING OF THE BOARD OF DIRECTORS"), 25 ("CHAIRMAN OF THE COMPANY"), 25.BIS ("LEAD INDEPENDENT DIRECTOR") AND 26 ("SECRETARY OF THE BOARD OF DIRECTORS") AMENDMENT OF THE COMPANY BY-LAWS IN ORDER TO ADJUST TO THE LATEST LEGISLATIVE REFORMS INTRODUCED BY ACT 31/2014, OF 3 DECEMBER, AMENDING THE SPANISH COMPANIES ACT TO **IMPROVE** CORPORATE GOVERNANCE, AND OTHER STYLISTIC AND STRUCTURAL CHANGES Management For For CLARIFY THE WORDING OF THE BY-LAWS: AMENDMENTS RELATED TO THE BOARD OF **DIRECTORS' COMMITTEES: AMENDMENT** ARTICLES 22 ("BOARD COMMITTEES AND DELEGATION OF POWERS"), 23 ("AUDIT COMMITTEE") AND 24 ("CORPORATE RESPONSIBILITY AND GOVERNANCE COMMITTEE")

**Management For** 

6.2

6.3

7

For

AMENDMENT OF THE REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING IN ORDER TO ADJUST TO THE LATEST LEGISLATIVE REFORMS INTRODUCED BY ACT 31/2014, OF 3 DECEMBER, AMENDING THE SPANISH COMPANIES ACT TO **IMPROVE** CORPORATE GOVERNANCE, AND OTHER STYLISTIC OR STRUCTURAL CHANGES TO CLARIFY THE WORDING OF THE MEETING REGULATIONS: AMENDMENT OF ARTICLES 3 ("POWERS OF THE SHAREHOLDERS' MEETING"), 5 ("CALL"), 6 ("SHAREHOLDERS" RIGHTS"), 7 ("SHAREHOLDER'S RIGHT TO PARTICIPATE"), 8 ("SHAREHOLDER'S RIGHT TO INFORMATION"), 10 ("REPRESENTATION") AND 15 ("CONVENING OF MEETINGS, DELIBERATION AND ADOPTION OF **RESOLUTIONS"**) TO DELEGATE IN FAVOUR OF THE BOARD OF DIRECTORS, FOR A FIVE (5) YEAR TERM, THE RIGHT TO INCREASE THE CAPITAL STOCK AT ANY TIME, ONCE OR SEVERAL TIMES, UP TO A MAXIMUM OF ONE Management Against **Against HUNDRED AND THIRTY-FIVE MILLION TWO HUNDRED AND SEVENTY THOUSAND** (135,270,000) EUROS, EQUIVALENT TO HALF THE CURRENT CAPITAL STOCK, IN THE AMOUNT AND AT THE ISSUE RATE **DECIDED** BY THE BOARD OF DIRECTORS IN EACH CASE, WITH THE POWER TO TOTALLY OR PARTLY EXCLUDE PREFERENTIAL SUBSCRIPTION RIGHTS, FOR AN OVERALL MAXIMUM OF 20% OF THE CAPITAL STOCK, BEING EXPRESSLY AUTHORISED TO ACCORDINGLY REDRAFT ARTICLE 5 OF THE COMPANY BYLAWS AND REQUEST, IF NECESSARY, THE LISTING, PERMANENCE AND/OR EXCLUSION OF THE SHARES ON ORGANISED SECONDARY MARKETS TO DELEGATE IN FAVOUR OF THE BOARD Management For For OF DIRECTORS, FOR A FIVE (5) YEAR TERM AND FOR AN OVERALL LIMIT OF FIVE THOUSAND MILLION (5,000,000,000) EUROS,

8

9

THE RIGHT TO ISSUE, ONCE OR SEVERAL

5 5		
TIMES, DIRECTLY OR THROUGH RED		
ELECTRICA GROUP COMPANIES, BONDS		
AND OTHER FIXED INCOME INSTRUMENTS		
OR SIMILAR DEBT INSTRUMENTS,		
WHETHER		
ORDINARY OR CONVERTIBLE OR		
EXCHANGEABLE FOR SHARES IN THE		
COMPANY, OTHER RED ELECTRICA GROUP		
COMPANIES OR OTHER EXTERNAL		
COMPANIES, TO INCLUDE WITHOUT		
LIMITATION PROMISSORY NOTES,		
SECURITIZATION BONDS, PREFERENTIAL		
PARTICIPATIONS AND WARRANTS,		
ENTITLING THEIR HOLDER TO SHARES IN		
THE COMPANY OR OTHER RED ELECTRICA		
GROUP COMPANIES, WHETHER NEWLY		
ISSUED OR CIRCULATING SHARES, WITH		
THE EXPRESS POWER TO TOTALLY OR		
PARTLY EXCLUDE PREFERENTIAL		
SUBSCRIPTION RIGHTS FOR AN OVERALL		
MAXIMUM OF 20% OF THE CAPITAL		
STOCK;		
AN AUTHORISATION FOR THE COMPANY		
TO		
BE ABLE TO GUARANTEE NEW ISSUES OF		
FIXED INCOME SECURITIES (INCLUDING		
CONVERTIBLE OR EXCHANGEABLE		
SECURITIES) CARRIED OUT BY RED		
ELECTRICA GROUP COMPANIES;		
AUTHORISATION TO ACCORDINGLY		
REDRAFT ARTICLE 5 OF THE COMPANY BY-		
LAWS AND TO REQUEST, IF NECESSARY,		
THE LISTING, PERMANENCE AND/OR		
EXCLUSION OF SAID SECURITIES FOR		
TRADING PURPOSES		
AUTHORISATION FOR THE DERIVATIVE		
ACQUISITION OF OWN SHARES BY THE		
COMPANY OR RED ELECTRICA GROUP		
COMPANIES, INCLUDING THEIR DIRECTLY		
DELIVERY TO EMPLOYEES, MANAGERS	ManagementFor	For
AND		
EXECUTIVE DIRECTORS OF THE COMPANY		
AND RED ELECTRICA GROUP COMPANIES		
IN		
SPAIN, AS REMUNERATION		
APPROVAL OF A STOCK OPTION PLAN FOR		
EMPLOYEES, EXECUTIVE DIRECTORS AND	Management Abstain	Against
MANAGERS OF THE COMPANY AND RED		-8
ELECTRICA GROUP COMPANIES IN SPAIN		
REVOCATION OF PRIOR AUTHORISATIONS	Management Abstain	Against
	ManagementFor	For

10.1

10.2

10.3 11.1

	APPROVAL OF A DIRECTORS'				
	REMUNERATION POLICY FOR RED				
	ELECTRICA CORPORACION, S.A				
	APPROVAL OF REMUNERATION FOR THE				
11.2	BOARD OF DIRECTORS OF RED ELECTRICA	Manage	ement For	For	
	CORPORACION, S.A. FOR 2015	C			
	APPROVAL OF THE ANNUAL REPORT ON				
11.3	DIRECTORS' REMUNERATION FOR RED	Manage	ement For	For	
	ELECTRICA CORPORACION, S.A	Managemention			
	DELEGATION FOR THE FULL EXECUTION				
	OF				
12	THE RESOLUTIONS ADOPTED AT THE	Manage	ementFor	For	
	GENERAL SHAREHOLDERS MEETING				
	INFORMATION TO THE GENERAL				
	SHAREHOLDERS MEETING ON THE 2014				
13	ANNUAL CORPORATE G-OVERNANCE	Non-Vo	oting		
13	REPORT OF RED ELECTRICA	14011-44	otting		
	CORPORACION, S.A				
CMM	Γ 27 MAR 2015: DELETION OF COMMENT.	Non-Vo	otina		
	Γ 27 MAR 2015: DELETION OF COMMENT.		•		
		Non-Vo	oung		
DELU.	ACOM SA DE DROIT PUBLIC, BRUXELLES			Annual	
Caarmid	D10/11/11/6		Maatina Tyma		
Securit	ry B10414116		Meeting Type	General	
m: 1	0 1 1			Meeting	
Ticker Symbol			Meeting Date	15-Apr-2015	
	•		Weeting Date	_	
ISIN			_	705901482 -	
ISIN	BE0003810273		Agenda	_	
ISIN		Duonacad	_	705901482 - Management	
ISIN Item		Proposed	_	705901482 - Management For/Against	
	BE0003810273 Proposal	Proposed by	Agenda	705901482 - Management	
	BE0003810273  Proposal IMPORTANT MARKET PROCESSING	_	Agenda	705901482 - Management For/Against	
	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER	_	Agenda	705901482 - Management For/Against	
	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY	_	Agenda	705901482 - Management For/Against	
	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND	_	Agenda	705901482 - Management For/Against	
Item	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS	by	Agenda Vote	705901482 - Management For/Against	
	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS	_	Agenda Vote	705901482 - Management For/Against	
Item	BE0003810273  Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY	by	Agenda Vote	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE-	by	Agenda Vote	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS,	by	Agenda Vote	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE	by	Agenda Vote	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
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Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE IMARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE IMARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE IMARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE I MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE IMARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE I MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	
Item	Proposal  IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUC-TIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJE- CTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA-TIVE IMARKET 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	Non-Vo	Agenda  Vote  oting	705901482 - Management For/Against	

SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR-

YOUR VOTE TO BE LODGED

**EXAMINATION OF THE ANNUAL REPORTS** OF

THE BOARD OF DIRECTORS OF BELGACOM SA UND-ER PUBLIC LAW WITH REGARD TO THE ANNUAL ACCOUNTS AND THE CONSOLIDATED ANNUAL A-CCOUNTS AT

31

1

DECEMBER 2014

EXAMINATION OF THE REPORTS OF THE BOARD OF AUDITORS OF BELGACOM SA UNDER PUBLI-C LAW WITH REGARD TO THE

ANNUAL ACCOUNTS AND OF THE 2 INDEPENDENT AUDITORS WITH-REGARD TO

> THE CONSOLIDATED ANNUAL ACCOUNTS AT

**31 DECEMBER 2014** 

**EXAMINATION OF THE INFORMATION** 3

PROVIDED BY THE JOINT COMMITTEE

EXAMINATION OF THE CONSOLIDATED 4 ANNUAL ACCOUNTS AT 31 DECEMBER 2014 APPROVAL OF THE ANNUAL ACCOUNTS OF BELGACOM SA UNDER PUBLIC LAW AT 31 DECEMBER 2014: MOTION FOR A RESOLUTION: APPROVAL OF THE ANNUAL ACCOUNTS WITH REGARD TO THE FINANCIAL YEAR CLOSED ON 31 **DECEMBER** 

2014, INCLUDING THE FOLLOWING 5 ALLOCATION OF THE RESULTS: (AS SPECIFIED) FOR 2014, THE GROSS **DIVIDEND AMOUNTS TO EUR 1.50 PER** SHARE, ENTITLING SHAREHOLDERS TO A DIVIDEND NET OF WITHHOLDING TAX OF EUR 1.125 PER SHARE, OF WHICH AN INTERIM DIVIDEND OF EUR 0.50 (EUR 0.375 PER SHARE NET OF WITHHOLDING TAX) WAS ALREADY PAID OUT ON 12

**DECEMBER** 

2014; THIS MEANS THAT A GROSS

DIVIDEND

OF EUR 1.00 PER SHARE (EUR 0.75 PER SHARE NET OF WITHHOLDING TAX) WILL BE

PAID ON 24 APRIL 2015. THE EX-DIVIDEND DATE IS FIXED ON 22 APRIL 2015, THE

Non-Voting

Non-Voting

Non-Voting

Non-Voting

Management No Action

6	RECORD DATE IS 23 APRIL 2015 APPROVAL OF THE REMUNERATION REPORT GRANTING OF A DISCHARGE TO THE	Management No Action
7	MEMBERS OF THE BOARD OF DIRECTORS FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2014	Management No Action
8	GRANTING OF A SPECIAL DISCHARGE TO MR. P-A. DE SMEDT AND MR. O.G. SHAFFER FOR THE EXERCISE OF THEIR MANDATE WHICH ENDED ON 16 APRIL 2014 POSTPONING THE VOTE ON THE	Management No Action
9	DISCHARGE OF MR. DIDIER BELLENS FOR THE EXECUTION OF HIS MANDATE AS DIRECTOR DURING FINANCIAL YEAR 2013 (UNTIL HIS REVOCATION ON 15 NOVEMBER 2013) UNTIL A DECISION HAS BEEN TAKEN IN THE PENDING LAW SUITS	Management No Action
10	GRANTING OF A DISCHARGE TO THE MEMBERS OF THE BOARD OF AUDITORS FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2014 GRANTING OF A DISCHARGE TO THE	Management No Action
11	INDEPENDENT AUDITORS DELOITTE STATUTORY AUDITORS SC SFD SCRL, REPRESENTED BY MR. G. VERSTRAETEN AND MR. N. HOUTHAEVE, FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER	Management No Action
12	TO APPOINT MR. MARTIN DE PRYCKER UPON NOMINATION BY THE BOARD OF DIRECTORS UPON RECOMMENDATION BY THE NOMINATION AND REMUNERATION COMMITTEE, AS BOARD MEMBERS FOR A PERIOD WHICH WILL EXPIRE AT THE ANNUAL GENERAL MEETING OF 2019 THE ANNUAL GENERAL MEETING TAKES	Management No Action
13	NOTE OF THE DECISION OF THE "COUR DES COMPTES-" TAKEN ON 4 MARCH 2015, TO APPOINT MR. JAN DEBUCQUOY AS MEMBER OF THE BOARD O-F AUDITORS OF BELGACOM SA OF PUBLIC LAW AS OF 1 APRIL 2015, IN REPLACEMENT OF-MR. ROMAIN LESAGE WHOSE MANDATE ENDS ON 31 MARCH 2015	Non-Voting

#### Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX **MISCELLANEOUS** 14 Non-Voting NESTLE SA, CHAM UND VEVEY Annual Security H57312649 Meeting Type General Meeting Ticker Symbol Meeting Date 16-Apr-2015 705899651 -**ISIN** CH0038863350 Agenda Management Proposed For/Against Item Proposal Vote Management by PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS-ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION O-F SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF-THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT-THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPO-N RECEIPT OF THE VOTE CMMT INSTRUCTION, IT IS POSSIBLE THAT A Non-Voting MARKER MAY BE PLACED-ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A DE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE-REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRAT-ION CAN

1.1 AND THE CONSOLIDATED FINANCIAL STATEMENTS OF THE NESTLE GROUP FOR

2014

ACCEPTANCE OF THE COMPENSATION 1.2 REPORT 2014 (ADVISORY VOTE) DISCHARGE TO THE MEMBERS OF THE

AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS

REGARDI-NG YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF THE ANNUAL REPORT, THE FINANCIAL STATEMENTS OF NESTLE S.A.

- 2 BOARD OF DIRECTORS AND OF THE **MANAGEMENT**
- 3 APPROPRIATION OF PROFIT RESULTING FROM THE BALANCE SHEET OF NESTLE S.A.

Management No Action

Management No Action

Management No Action

Management No Action

	(PROPOSED DIVIDEND) FOR THE	
	FINANCIAL	
	YEAR 2014	
	RE-ELECTION TO THE BOARD OF	
4.1.1	DIRECTORS: MR PETER BRABECK-	Management No Action
	LETMATHE	C
4 1 2	RE-ELECTION TO THE BOARD OF	Managan Ma A atian
4.1.2	DIRECTORS: MR PAUL BULCKE	Management No Action
4.1.3	RE-ELECTION TO THE BOARD OF	Management No Action
4.1.3	DIRECTORS: MR ANDREAS KOOPMANN	Management No Action
4.1.4	RE-ELECTION TO THE BOARD OF	Management No Action
7.1.7	DIRECTORS: MR BEAT HESS	Management No Action
4.1.5	RE-ELECTION TO THE BOARD OF	Management No Action
1.1.5	DIRECTORS: MR DANIEL BOREL	ividing ement to 7 letion
4.1.6	RE-ELECTION TO THE BOARD OF	Management No Action
	DIRECTORS: MR STEVEN G. HOCH	
4.1.7	RE-ELECTION TO THE BOARD OF	Management No Action
	DIRECTORS: MS NAINA LAL KIDWAI	C
4.1.8	RE-ELECTION TO THE BOARD OF	Management No Action
	DIRECTORS: MR JEAN-PIERRE ROTH	· ·
4.1.9	RE-ELECTION TO THE BOARD OF DIRECTORS: MS ANN M. VENEMAN	Management No Action
	RE-ELECTION TO THE BOARD OF	
41.10	DIRECTORS: MR HENRI DE CASTRIES	Management No Action
	RE-ELECTION TO THE BOARD OF	
41.11	DIRECTORS: MS EVA CHENG	Management No Action
	ELECTION TO THE BOARD OF DIRECTORS:	
4.2.1	MS RUTH KHASAYA ONIANG'O	Management No Action
	ELECTION TO THE BOARD OF DIRECTORS:	
4.2.2	MR PATRICK AEBISCHER	Management No Action
4.0.0	ELECTION TO THE BOARD OF DIRECTORS:	37 4 3
4.2.3	MR RENATO FASSBIND	Management No Action
	ELECTION OF THE CHAIRMAN OF THE	
4.3	BOARD OF DIRECTORS: MR PETER	Management No Action
	BRABECK-LETMATHE	-
	ELECTION OF MEMBER OF THE	
4.4.1	COMPENSATION COMMITTEE: MR BEAT	Management No Action
	HESS	
	ELECTION OF MEMBER OF THE	
4.4.2	COMPENSATION COMMITTEE: MR DANIEL	Management No Action
	BOREL	
	ELECTION OF MEMBER OF THE	
4.4.3	COMPENSATION COMMITTEE: MR	Management No Action
	ANDREAS	C
	KOOPMANN	
1 1 1	ELECTION OF MEMBER OF THE	Managamant Na Astion
4.4.4	COMPENSATION COMMITTEE: MR JEAN- PIERRE ROTH	Management No Action
	ELECTION OF THE STATUTORY AUDITOR:	
4.5	KPMG SA, GENEVA BRANCH	Management No Action
4.6	M MO 511, OLIVLY II DIVINOII	Management No Action
т.О		Management 10 Action

ELECTION OF THE INDEPENDENT REPRESENTATIVE: HARTMANN DREYER, ATTORNEYS-AT-LAW APPROVAL OF COMPENSATION: TOTAL 5.1 COMPENSATION OF THE BOARD OF Management No Action **DIRECTORS** APPROVAL OF COMPENSATION: TOTAL 5.2 COMPENSATION OF THE EXECUTIVE Management No Action **BOARD** CAPITAL REDUCTION (BY CANCELLATION 6 OF Management No Action SHARES) IN THE EVENT OF A NEW OR MODIFIED PROPOSAL BY A SHAREHOLDER DURING THE GENERAL MEETING, I INSTRUCT THE INDEPENDENT REPRESENTATIVE TO VOTE FOR THE PROPOSAL MADE BY THE BOARD OF DIRECTORS (IN RESPONSE TO SUCH 7 Management No Action SHAREHOLDER'S PROPOSAL): (YES=IN ACCORDANCE WITH THE PROPOSAL OF THE BOARD OF DIRECTORS, NO=AGAINST THE PROPOSAL OF THE BOARD OF DIRECTORS, ABSTAIN=ABSTENTION) IMPORTANT: WITHOUT SPECIFIC INSTRUCTIONS ON HOW TO VOTE REGARDING ONE OR SEVER-AL ITEMS LISTED ABOVE, I HEREWITH INSTRUCT THE CMMT INDEPENDENT REPRESENTATIVE TO V-OTE Non-Voting IN FAVOUR OF THE PROPOSALS OF THE BOARD OF DIRECTORS WITH REGARD TO THE IT-EMS LISTED ON THE AGENDA AND WITH REGARD TO ANY NEW OR MODIFIED PROPOSAL DURIN-G THE GENERAL MEETING. 31 MAR 2015: IMPORTANT CLARIFICATION ON ITEM 7: INVESTORS WHO WANT TO **VOTE** AGA-INST NEW PROPOSALS INTRODUCED CMMT BY SHAREHOLDERS AT THE MEETING Non-Voting SHOULD, ON NESTLE-'S PROXY FORM, EITHER MARK THE FIRST BOX AND VOTE FOR THE PROPOSALS FROM THE B-OARD (WHICH WILL ALWAYS REJECT SUCH NEW PROPOSALS), OR ABSTAIN BP P.L.C. Security 055622104 Meeting Type Annual Meeting Date Ticker Symbol BP 16-Apr-2015

**ISIN** 

US0556221044

934134153 -

Management

Agenda

Item	Proposal	Propo by	osed	Vote	For/Against Management
1.	TO RECEIVE THE DIRECTORS' ANNUAL REPORT AND ACCOUNTS.	]	Managemen	tFor	For
2.	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT.	]	Managemen	tFor	For
3.	TO RE-ELECT MR R W DUDLEY AS A DIRECTOR.	]	Managemen	tFor	For
4.	TO RE-ELECT DR B GILVARY AS A DIRECTOR.	]	Managemen	tFor	For
5.	TO RE-ELECT MR P M ANDERSON AS A DIRECTOR.	]	Managemen	tFor	For
6.	TO ELECT MR A BOECKMANN AS A DIRECTOR.	]	Managemen	tFor	For
7.	TO RE-ELECT ADMIRAL F L BOWMAN AS A DIRECTOR.	· ]	Managemen	tFor	For
8.	TO RE-ELECT MR A BURGMANS AS A DIRECTOR.	]	Managemen	tFor	For
9.	TO RE-ELECT MRS C B CARROLL AS A DIRECTOR.	]	Managemen	tFor	For
10.	TO RE-ELECT MR I E L DAVIS AS A DIRECTOR.	]	Managemen	tFor	For
11.	TO RE-ELECT PROFESSOR DAME ANN DOWLING AS A DIRECTOR.	]	Managemen	tFor	For
12.	TO RE-ELECT MR B R NELSON AS A DIRECTOR.	]	Managemen	tFor	For
13.	TO RE-ELECT MR F P NHLEKO AS A DIRECTOR.	]	Managemen	tFor	For
14.	TO RE-ELECT MR A B SHILSTON AS A DIRECTOR.	]	Managemen	tFor	For
15.	TO RE-ELECT MR C-H SVANBERG AS A DIRECTOR.	]	Managemen	tFor	For
16.	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION		Managemen	tFor	For
17.	TO AUTHORIZE THE RENEWAL OF THE SCRIP DIVIDEND PROGRAMME.		Managemen	t Abstain	Against
18.	TO APPROVE THE BP SHARE AWARD PLAN 2015 FOR EMPLOYEES BELOW THE BOARD. TO GIVE LIMITED AUTHORITY TO MAKE		Managemen	t Abstain	Against
19.	POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE.	]	Managemen	t Abstain	Against
20.	TO GIVE LIMITED AUTHORITY TO ALLOT SHARES UP TO A SPECIFIED AMOUNT. SPECIAL RESOLUTION: TO GIVE	]	Managemen	t Abstain	Against
21.	AUTHORITY TO ALLOT A LIMITED NUMBER OF SHARES		Managemen	t Abstain	Against
22.	FOR CASH FREE OF PRE-EMPTION RIGHTS. SPECIAL RESOLUTION: TO GIVE LIMITED AUTHORITY FOR THE PURCHASE OF ITS		Managemen	t Abstain	Against

	3 3			
23.	OWN SHARES BY THE COMPANY. SPECIAL RESOLUTION: TO ADOPT NEW ARTICLES OF ASSOCIATION. SPECIAL RESOLUTION: TO AUTHORIZE THE		nent Abstain	Against
24.	CALLING OF GENERAL MEETINGS (EXCLUDING ANNUAL GENERAL MEETINGS)		nent Against	Against
25.	BY NOTICE OF AT LEAST 14 CLEAR DAYS.  SPECIAL RESOLUTION: TO DIRECT THE  COMPANY TO PROVIDE FURTHER  INFORMATION ON THE LOW CARBON  TRANSITION.	O DIRECT THE FURTHER Management Abstain		Against
Security	DI SA, PARIS y F97982106		Meeting Type	MIX
Ticker S			Meeting Date	17-Apr-2015
ISIN	FR0000127771		Agenda	705935887 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
СММТ	31 MAR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY CLICKING ON THE MATERIAL URL LINK: http://www.journal-officiel.gouv.f-r/pdf/2015/0327/201503271500796.pdf. THIS IS A REVISION DUE TO MODIFICATION OF-THE COMMENT. IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 449173, PLEASE D-O NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU.  30 MAR 2015: THE FOLLOWING APPLIES TO		ing	
CMMT	SHAREHOLDERS THAT DO NOT HOLD SHARES DIR-ECTLY WITH A FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWAR-DED TO THE GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTE-RED INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT Y-OUR CLIENT REPRESENTATIVE.	Non-Voti		
CIVIIVII		1001- V OU	ing	

	PLEASE NOTE IN THE FRENCH MARKET		
	THAT THE ONLY VALID VOTE OPTIONS		
	ARE		
	"FOR" AN-D "AGAINST" A VOTE OF		
	"ABSTAIN"		
	WILL BE TREATED AS AN "AGAINST" VOTE.		
0.1	APPROVAL OF THE REPORTS AND ANNUAL	ManagamantFan	East
O.1	FINANCIAL STATEMENTS FOR THE 2014	Management For	For
	FINANCIAL YEAR APPROVAL OF THE REPORTS AND		
0.2	CONSOLIDATED FINANCIAL STATEMENTS	ManagementFor	For
0.2	FOR THE 2014 FINANCIAL YEAR	Managementroi	гог
	APPROVAL OF THE SPECIAL REPORT OF		
	THE STATUTORY AUDITORS ON THE		
O.3	REGULATED AGREEMENTS AND	Management For	For
	COMMITMENTS		
	ALLOCATION OF INCOME FOR THE 2014		
0.4	FINANCIAL YEAR - SETTING AND		
O.4	PAYMENT	Management For	For
	OF THE DIVIDEND		
	APPROVAL OF THE SPECIAL REPORT OF		
	THE STATUTORY AUDITORS PREPARED		
	PURSUANT TO ARTICLE L.225-88 OF THE		
0.5	COMMERCIAL CODE REGARDING THE	ManagementFor	For
0.5	CONDITIONAL COMMITMENT IN FAVOR OF	Wanagement of	101
	MR. ARNAUD DE PUYFONTAINE,		
	CHAIRMAN		
	OF THE EXECUTIVE BOARD		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED OR PAID FOR THE 2014 FINANCIAL		
0.6	YEAR TO MR. ARNAUD DE PUYFONTAINE,	Management For	For
	CHAIRMAN OF THE EXECUTIVE BOARD		
	FROM JUNE 24, 2014		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID FOR THE 2014 FINANCIAL		
O.7	YEAR TO MR. HERVE PHILIPPE, MEMBER	Management For	For
	OF		
	THE EXECUTIVE BOARD FROM JUNE 24,		
	2014		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
0.8	OWED OR PAID FOR THE 2014 FINANCIAL	ManagementFor	For
0.0	YEAR TO MR. STEPHANE ROUSSEL,	Tranagoment of	101
	MEMBER OF THE EXECUTIVE BOARD FROM		
0.0	JUNE 24, 2014	M	-
O.9	ADVISORY REVIEW OF THE	Management For	For
	COMPENSATION OWED OR DAID FOR THE 2014 FINANCIAL		
	OWED OR PAID FOR THE 2014 FINANCIAL		
	YEAR TO MR. JEAN-FRANCOIS DUBOS,		

	3 0		
	CHAIRMAN OF THE EXECUTIVE BOARD		
	UNTIL JUNE 24, 2014		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID FOR THE 2014 FINANCIAL		
O.10	YEAR TO MR. JEAN-YVES CHARLIER,	Management For	For
	MEMBER OF THE EXECUTIVE BOARD		
	UNTIL		
	JUNE 24, 2014		
0.11	APPOINTMENT OF MR. TARAK BEN AMMAR	M (F	Г
0.11	AS SUPERVISORY BOARD MEMBER	Management For	For
	APPOINTMENT OF MR. DOMINIQUE		
O.12	DELPORT AS SUPERVISORY BOARD	ManagementFor	For
	MEMBER		
	AUTHORIZATION TO BE GRANTED TO THE		
O.13	EXECUTIVE BOARD TO ALLOW THE	Management For	For
	COMPANY TO PURCHASE ITS OWN SHARES	C	
	AUTHORIZATION TO BE GRANTED TO THE		
E.14	EXECUTIVE BOARD TO REDUCE SHARE	Management Abstain	Against
	CAPITAL BY CANCELLATION OF SHARES	-	_
	DELEGATION GRANTED TO THE		
	EXECUTIVE		
	BOARD TO INCREASE CAPITAL BY ISSUING		
E.15	COMMON SHARES OR ANY SECURITIES	Management Abstain	Against
	GIVING ACCESS TO CAPITAL WITH		
	SHAREHOLDERS' PREFERENTIAL		
	SUBSCRIPTION RIGHTS		
	DELEGATION GRANTED TO THE		
	EXECUTIVE		
	BOARD TO INCREASE CAPITAL, UP TO 10%		
	OF CAPITAL AND IN ACCORDANCE WITH		
	THE LIMITATION SET PURSUANT TO THE		
E.16	FIFTEENTH RESOLUTION, IN	Management Abstain	Against
<b>L</b> .10	CONSIDERATION FOR IN-KIND	Wanagement Tostam	7 Iguilist
	CONTRIBUTIONS COMPRISED OF EQUITY		
	SECURITIES OR SECURITIES GIVING		
	ACCESS TO THE CAPITAL OF OTHER		
	COMPANIES OUTSIDE OF A PUBLIC		
	EXCHANGE OFFER		
	DELEGATION GRANTED TO THE		
	EXECUTIVE		
	BOARD TO DECIDE TO INCREASE SHARE		
E.17	CAPITAL IN FAVOR OF EMPLOYEES AND	Management Abstain	Against
	RETIRED FORMER EMPLOYEES	C	C
	PARTICIPATING IN A COMPANY SAVINGS		
	PLAN, WITHOUT SHAREHOLDERS		
E 10	PREFERENTIAL SUBSCRIPTION RIGHTS	Managaman A1	A •
E.18	DELEGATION GRANTED TO THE	Management Abstain	Against
	EXECUTIVE  POARD TO DECIDE TO INCREASE SHARE		
	BOARD TO DECIDE TO INCREASE SHARE		
	CAPITAL IN FAVOR OF EMPLOYEES OF		

	VIVENDI FOREIGN SUBSIDIARIES		
	PARTICIPATING IN THE GROUP SAVINGS		
	PLAN AND TO SET UP ANY EQUIVALENT		
	MECHANISM, WITHOUT SHAREHOLDERS		
	PREFERENTIAL SUBSCRIPTION RIGHTS		
	DELEGATION GRANTED TO THE		
	EXECUTIVE		
E.19	BOARD TO INCREASE CAPITAL BY	Management Abstain	Against
	INCORPORATION OF RESERVES, PROFITS,	2	C
	PREMIUMS OR OTHER AMOUNTS		
	POWERS TO CARRY OUT ALL LEGAL		
E.20	FORMALITIES	Management Abstain	Against
	PLEASE NOTE THAT THIS RESOLUTION IS A		
	SHAREHOLDER PROPOSAL: AMENDMENT		
	TO ARTICLE 17.3 OF THE BYLAWS IN		
	ORDER		
	TO NOT CONFER DOUBLE VOTING RIGHTS		
	TO SHARES WHICH HAVE BEEN		
	REGISTERED FOR TWO YEARS UNDER THE		
	NAME OF THE SAME SHAREHOLDER		
	(PROPOSED BY PHITRUST (FRANCE)		
Α	SUPPORTED BY THE RAILWAYS PENSION	Shareholder For	Against
А	TRUSTEE COMPANY LTD (UK), PGGM	Shareholder 1701	Against
	INVESTMENTS (NETHERLANDS), AMUNDI		
	GROUP ON BEHALF OF AMUNDI AM AND		
	CPR AM (FRANCE), CALPERS (US), EDMOND		
	DE ROTHSCHILD ASSET MANAGEMENT		
	(FRANCE), OFI ASSET MANAGEMENT, OFI		
	GESTION PRIVEE, AVIVA INVESTORS,		
	DNCA		
	FINANCE AND PROXINVEST.)		
	PLEASE NOTE THAT THIS RESOLUTION IS A		
	SHAREHOLDER PROPOSAL: AMENDMENT		
	TO THE 4TH RESOLUTION TO CHANGE THE		
	ALLOCATION OF INCOME SO THAT THE		
	DIVIDEND FOR THE 2014 FINANCIAL YEAR IS		
В	SET AT 2,857,546 032.35 EUROS (PROPOSED	Shareholder Against	For
	BY P. SCHOENFELD ASSET MANAGEMENT	-	
	LP, ACTING AS MANAGEMENT COMPANY		
	REGISTERED IN THE NAME AND ON		
	BEHALF		
	OF PSAM WORLDARB MASTER FUND LTD		
	AND FUNDLOGIC ALTERNATIVES PLC-MS		
a	PSAM GLOBAL EVENTS UCITS FUND (USA.)		<b>.</b>
C	PLEASE NOTE THAT THIS RESOLUTION IS A	Shareholder Against	For
	SHAREHOLDER PROPOSAL: EXCEPTIONAL		
	DISTRIBUTION OF 6,142,453 967.65 EUROS		
	BY WITHDRAWING AN AMOUNT FROM THE		
	ACCOUNT "SHARE, MERGER AND		
	CONTRIBUTION PREMIUMS", AND SETTING		

Non-Voting

THE DATE OF PAYMENT OF THIS

**EXCEPTIONAL DISTRIBUTION (PROPOSED** 

BY P. SCHOENFELD ASSET MANAGEMENT

LP, ACTING AS MANAGEMENT COMPANY

REGISTERED IN THE NAME AND ON

**BEHALF** 

OF PSAM WORLDARB MASTER FUND LTD

AND FUNDLOGIC ALTERNATIVES PLC-MS

PSAM GLOBAL EVENTS UCITS FUND (USA.))

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 436810 DUE

TO

RECEIPT OF A-DDITIONAL RESOLUTIONS.

CMMT ALL VOTES RECEIVED ON THE PREVIOUS

MEETING WILL BE DISR-EGARDED AND

YOU

WILL NEED TO REINSTRUCT ON THIS

MEETING NOTICE. THANK YOU.

GENTING SINGAPORE PLC

Security G3825Q102 Annual Meeting Type General

Meeting

Ticker Symbol Meeting Date 21-Apr-2015

ISIN GB0043620292 Agenda 705940612 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE PAYMENT OF

**DIRECTORS'** 

1 FEES OF SGD 826,500 (2013: SGD 835,500) Management For For

FOR THE FINANCIAL YEAR ENDED 31

DECEMBER 2014

TO RE-ELECT THE FOLLOWING PERSON AS

DIRECTOR OF THE COMPANY PURSUANT

TO

2 ARTICLE 16.6 OF THE ARTICLES OF Management For For

ASSOCIATION OF THE COMPANY: MR

**TJONG** 

YIK MIN

TO RE-ELECT THE FOLLOWING PERSON AS

DIRECTOR OF THE COMPANY PURSUANT

TO

3 ARTICLE 16.6 OF THE ARTICLES OF Management For For

ASSOCIATION OF THE COMPANY: MR LIM

**KOK HOONG** 

4 TO RE-APPOINT Management For For

PRICEWATERHOUSECOOPERS LLP,

SINGAPORE AS AUDITOR OF THE

COMPANY

AND TO AUTHORISE THE DIRECTORS TO

	FIX		
	THEIR REMUNERATION		
	TO DECLARE A FINAL TAX EXEMPT (ONE-		
	TIER) DIVIDEND OF SGD 0.01 PER		
_	ORDINARY		_
5	SHARE FOR THE FINANCIAL YEAR ENDED	Management For	For
	31		
	DECEMBER 2014		
6	PROPOSED SHARE ISSUE MANDATE	Management Abstain	Against
-	PROPOSED MODIFICATIONS TO, AND		8
_	RENEWAL OF, THE GENERAL MANDATE		
7	FOR	Management Abstain	Against
	INTERESTED PERSON TRANSACTIONS		
	PROPOSED RENEWAL OF SHARE		
8	BUY-BACK	ManagementFor	For
	MANDATE	-	
9	PROPOSED AMENDMENTS TO THE	Managamant Abstain	Against
9	COMPANY'S ARTICLES OF ASSOCIATION	Management Abstain	Agamst
AMER	ICAN ELECTRIC POWER COMPANY, INC.		
Securit	y 025537101	Meeting Type	Annual
Ticker	Symbol AEP	Meeting Date	21-Apr-2015
ISIN	US0255371017	Agenda	934133101 -
10111		7 Igenda	Management
		-	
Item	Proposal	Proposed Vote	For/Against
	ELECTION OF DIRECTOR: NICHOLAS K. AKINS	by	Management
1A.		Management For	-
		ivianagementi oi	For
		wanagement of	For
1B.	ELECTION OF DIRECTOR: DAVID J.	Management For	For For
	ELECTION OF DIRECTOR: DAVID J. ANDERSON	Management For	
1B. 1C.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE	-	
1C.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR.	Management For  Management For	For For
	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D.	Management For	For
1C. 1D.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR.	Management For  Management For  Management For	For For
1C.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D.	Management For  Management For	For For
1C. 1D. 1E.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED	Management For  Management For  Management For  Management For	For For For
1C. 1D.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A.	Management For  Management For  Management For	For For
1C. 1D. 1E. 1F.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E.	Management For Management For Management For Management For Management For	For For For
1C. 1D. 1E.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN	Management For  Management For  Management For  Management For	For For For
1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH	Management For Management For Management For Management For Management For Management For	For For For For
1C. 1D. 1E. 1F.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN	Management For Management For Management For Management For Management For	For For For
1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C.	Management For Management For Management For Management For Management For Management For	For For For For
1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT	Management For Management For Management For Management For Management For Management For	For For For For
1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III	Management For	For For For For For
1C. 1D. 1E. 1F. 1G. 1H.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III ELECTION OF DIRECTOR: STEPHEN S.	Management For	For For For For For For
1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III ELECTION OF DIRECTOR: STEPHEN S. RASMUSSEN	Management For	For For For For For
1C. 1D. 1E. 1F. 1G. 1H. 1J.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III ELECTION OF DIRECTOR: STEPHEN S. RASMUSSEN ELECTION OF DIRECTOR: OLIVER G.	Management For	For For For For For For For
1C. 1D. 1E. 1F. 1G. 1H.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III ELECTION OF DIRECTOR: STEPHEN S. RASMUSSEN ELECTION OF DIRECTOR: OLIVER G. RICHARD III	Management For	For For For For For For
1C. 1D. 1E. 1F. 1G. 1H. 1J.	ELECTION OF DIRECTOR: DAVID J. ANDERSON ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR. ELECTION OF DIRECTOR: RALPH D. CROSBY, JR. ELECTION OF DIRECTOR: LINDA A. GOODSPEED ELECTION OF DIRECTOR: THOMAS E. HOAGLIN ELECTION OF DIRECTOR: SANDRA BEACH LIN ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT ELECTION OF DIRECTOR: LIONEL L. NOWELL III ELECTION OF DIRECTOR: STEPHEN S. RASMUSSEN ELECTION OF DIRECTOR: OLIVER G.	Management For	For For For For For For For

2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL	Manage	ement For	For
3.	YEAR ENDING DECEMBER 31, 2015. ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE THE AMERICAN ELECTRIC	Manage	ement For	For
4.	POWER SYSTEM 2015 LONG-TERM INCENTIVE		ementFor	For
5.	PLAN. AMENDMENT TO THE RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE ARTICLE 7.	Manage	ement For	For
6.	AMENDMENT TO THE BY-LAWS TO ELIMINATE THE SUPERMAJORITY PROVISIONS.	Manage	ementFor	For
7.	SHAREHOLDER PROPOSAL FOR PROXY ACCESS.	Shareho	older Against	For
	BANK CORPORATION		Mantina Truns	A
Securit Ticker	y 55261F104 Symbol MTB		Meeting Type Meeting Date	Annual 21-Apr-2015
ISIN	US55261F1049		Agenda	934136955 -
10111	03332011 1047		Agenda	Management
	I			T /A : .
Item	Proposal	Proposed by	Vote	For/Against Management
Item 1.	Proposal	_		_
	Proposal	ру		_
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO	ру	ement	Management For For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY	ру	ement For	Management For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO	ру	ement For For	Management For For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY	ру	ement For For For	Management  For  For  For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL	ру	For For For For For For For	Management  For For For For For For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.	ру	For For For For For For For For	Management  For For For For For For For For
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS  TO APPROVE THE MATERIAL TERMS OF	ру	For	Management  For For For For For For For For For Fo
	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS	Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS  TO APPROVE THE MATERIAL TERMS OF  THE	Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS  TO APPROVE THE MATERIAL TERMS OF THE  M&T BANK CORPORATION 2009 EQUITY	Manage	For	Management  For For For For For For For For For Fo
1.	DIRECTOR  1 BRENT D. BAIRD  2 C. ANGELA BONTEMPO  3 ROBERT T. BRADY  4 T.J. CUNNINGHAM III  5 MARK J. CZARNECKI  6 GARY N. GEISEL  7 JOHN D. HAWKE, JR.  8 PATRICK W.E. HODGSON  9 RICHARD G. KING  10 MELINDA R. RICH  11 ROBERT E. SADLER, JR.  12 HERBERT L. WASHINGTON  13 ROBERT G. WILMERS  TO APPROVE THE MATERIAL TERMS OF THE  M&T BANK CORPORATION 2009 EQUITY INCENTIVE COMPENSATION PLAN.	Manage Manage	For	Management  For For For For For For For For For Fo

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF M&T BANK CORPORATION FOR THE YEAR ENDING DECEMBER 31, 2015.

Securit	y 7	244573106 PEG		Meeting Type Meeting Date	Annual 21-Apr-2015
ISIN	US7445731067			Agenda	934139886 - Management
Item	Proposal		Proposed by	Vote	For/Against Management
1A.	EXPIRING IN 2016		Management For		For
1B.		N OF DIRECTOR: WILLIAM V. NOMINEE FOR TERM EXPIRING IN	Manager	ment For	For
1C.	ELECTION NOMINEE	N OF DIRECTOR: RALPH IZZO FOR TERM EXPIRING IN 2016 N OF DIRECTOR: SHIRLEY ANN	Managei	ment For	For
1D.	JACKSON NOMINEE FOR TERM EXPIRING IN Manage		ment For	For	
1E.	NOMINEE	N OF DIRECTOR: DAVID LILLEY FOR TERM EXPIRING IN 2016 N OF DIRECTOR: THOMAS A.	016 Management For		For
1F.	RENYI	FOR TERM EXPIRING IN 2016	Manager	mentFor	For
1G.	FLECTION OF DIRECTOR: HAK CHEOL SHIP		Management For		For
1H.	SWIFT	FOR TERM EXPIRING IN 2016	Managei	mentFor	For
1I.	ELECTION NOMINEE	N OF DIRECTOR: SUSAN TOMASKY FOR TERM EXPIRING IN 2016 N OF DIRECTOR: ALFRED W.	Managei	ment For	For
1J.		NOMINEE FOR TERM EXPIRING IN	Management For		For
2.	ADVISOR EXECUTIV	Y VOTE ON THE APPROVAL OF VE COMPENSATION TION OF THE APPOINTMENT OF	Managei	mentFor	For
3.	DELOITTE & TOUCHE LLP AS INDEPENDENT		Management For		For
EDP-F	AUDITOR FOR THE YEAR 2015 ENERGIAS DE PORTUGAL, S.A.				
Securit		68353109		Meeting Type	Annual
	Symbol E	EDPFY		Meeting Date	21-Apr-2015 934176264 -
ISIN	US2683531097			Agenda	Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	RESOLVE ON THE APPROVAL OF THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS' REPORTING DOCUMENTS FOR 2014, INCLUDING THE GLOBAL MANAGEMENT REPORT (WHICH INCORPORATES A CHAPTER REGARDING CORPORATE GOVERNANCE), THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS, THE ANNUAL REPORT AND THE OPINION OF THE GENERAL AND SUPERVISORY BOARD AND THE LEGAL CERTIFICATION OF THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS.		ment Abstain	
2.	RESOLVE ON THE ALLOCATION OF PROFITS IN RELATION TO THE 2014 FINANCIAL YEAR.	Manage	ment Abstain	
3A.	RESOLVE ON THE GENERAL APPRAISAL OF THE MANAGEMENT AND SUPERVISION OF THE COMPANY, UNDER ARTICLE 455 OF THE PORTUGUESE COMPANIES CODE: GENERAL APPRAISAL OF THE EXECUTIVE BOARD OF DIRECTORS.  RESOLVE ON THE GENERAL APPRAISAL OF THE MANAGEMENT AND SUPERVISION OF THE COMPANY, UNDER ARTICLE 455 OF	Manage:	ment Abstain	
3B.	THE COMPANY, UNDER ARTICLE 453 OF THE PORTUGUESE COMPANIES CODE: GENERAL APPRAISAL OF THE GENERAL AND SUPERVISORY BOARD. RESOLVE ON THE GENERAL APPRAISAL OF THE MANAGEMENT AND SUPERVISION OF	L	ment Abstain	
3C.	THE COMPANY, UNDER ARTICLE 455 OF THE PORTUGUESE COMPANIES CODE: GENERAL APPRAISAL OF THE STATUTORY AUDITOR RESOLVE ON THE GRANTING OF AUTHORIZATION TO THE EXECUTIVE	L	ment Abstain	
4.	BOARD OF DIRECTORS FOR THE ACQUISITION AND SALE OF OWN SHARES BY EDP AND SUBSIDIARIES OF EDP.	) Manage:	ment Abstain	
5.	RESOLVE ON THE GRANTING OF AUTHORIZATION TO THE EXECUTIVE BOARD	_	ment Abstain	
	OF DIRECTORS FOR THE ACQUISITION AND	)		

	ŭ ŭ	
	SALE OF OWN BONDS BY EDP AND	
	SUBSIDIARIES OF EDP.	
	RESOLVE ON THE REMUNERATION POLICY	
	OF THE MEMBERS OF THE EXECUTIVE	
6.	BOARD OF DIRECTORS PRESENTED BY THE	Management Abstain
0.	REMUNERATIONS COMMITTEE OF THE	Wanagement Iostam
	GENERAL AND SUPERVISORY BOARD.	
	RESOLVE ON THE REMUNERATION POLICY	
	OF THE OTHER MEMBERS OF THE	
	CORPORATE BODIES PRESENTED BY THE	
7.	REMUNERATIONS COMMITTEE ELECTED	Management Abstain
	BY	
	THE GENERAL SHAREHOLDERS'MEETING.	
	RESOLVE ON THE MODIFICATION OF THE DISPOSITIONS OF EDP' BY-LAWS:	
0.4	ALTERATION OF NUMBER 2 AND 3 OF	Managament Abatain
8A.	ARTICLE 4 OF THE BY-LAWS AND	Management Abstain
	WITHDRAW OF ITS NUMBERS 4 AND 5.	
	RESOLVE ON THE MODIFICATION OF THE	
8B.	DISPOSITIONS OF EDP' BY-LAWS:	Management Abstain
	ALTERATION OF NUMBER 4 OF ARTICLE 11	-
	OF THE BY-LAWS.	
	RESOLVE ON THE MODIFICATION OF THE	
0.0	DISPOSITIONS OF EDP' BY-LAWS:	3.6
8C.	MODIFICATION OF NUMBER 2 OF ARTICLE	Management Abstain
	16 OF THE DV LAWS	
	OF THE BY LAWS.	
	RESOLVE ON THE MODIFICATION OF THE	
0D	DISPOSITIONS OF EDP' BY-LAWS:	Managan Alatain
8D.	MODIFICATION OF NUMBER 4 OF ARTICLE	Management Abstain
	16	
	OF THE BY LAWS.	
9A.	ELECTION OF THE MEMBERS OF THE	Management Abstain
	GENERAL AND SUPERVISORY BOARD.	· ·
9B.	ELECTION OF THE MEMBERS OF THE	Management Abstain
	EXECUTIVE BOARD OF DIRECTORS.	· ·
0.0	ELECTION OF THE STATUTORY AUDITOR	3.6
9C.	AND THE ALTERNATE STATUTORY	Management Abstain
	AUDITOR.	
OD	ELECTION OF THE MEMBERS OF THE	3.6
9D.	BOARD OF THE GENERAL SHAREHOLDERS'	Management Abstain
	MEETING.	
	ELECTION OF THE MEMBERS OF THE	
9E.	REMUNERATIONS COMMITTEE TO BE	Management Abstain
	NOMINATED BY THE GENERAL	· ·
	SHAREHOLDERS' MEETING.	
	THE FIXATION OF THE REMUNERATION OF	
9F.	THE MEMBERS OF THE REMUNERATIONS	Management Abstain
	COMMITTEE TO BE NOMINATED BY THE	<del>-</del>
00	GENERAL SHAREHOLDERS' MEETING.	Managamart Alastain
9G.		Management Abstain

ELECTION OF THE MEMBERS OF THE ENVIRONMENT AND SUSTAINABILITY BOARD.

VEOLIA ENVIRONNEMENT SA, PARIS

Security F9686M107 Meeting Type MIX

Ticker Symbol Meeting Date 22-Apr-2015

ISIN FR0000124141 Agenda 70589667 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS

CMMT ARE
"FOR"-AND "AGAINST" A VOTE OF
Non-Voting

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS THAT DO NOT HOLD

SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE FORWARDED TO

THE-GLOBAL CUSTODIANS ON THE VOTE

DEADLINE DATE. IN CAPACITY AS

CMMT REGISTERED-INTERMEDIARY, THE Non-Voting

**GLOBAL** 

CUSTODIANS WILL SIGN THE PROXY

CARDS

AND FORWARD-THEM TO THE LOCAL

CUSTODIAN. IF YOU REQUEST MORE

INFORMATION, PLEASE CONTACT-YOUR

CLIENT REPRESENTATIVE.

03 APR 2015: PLEASE NOTE THAT

IMPORTANT ADDITIONAL MEETING

INFORMATION IS AVAI-LABLE BY

**CLICKING** 

ON THE MATERIAL URL LINK:

https://balo.journal-officiel.gouv-

.fr/pdf/2015/0316/201503161500571.pdf. THIS IS

A REVISION DUE TO RECEIPT OF AD-

CMMT DITIONAL URL LINKS: http://www.journal- Non-Voting

officiel.gouv.fr//pdf/2015/0403/2015040-

31500923.pdf AND http://www.journal-

officiel.gouv.fr//pdf/2015/0325/2015032515-

00744.pdf. IF YOU HAVE ALREADY SENT IN

YOUR VOTES, PLEASE DO NOT VOTE

**AGAIN** 

UN-LESS YOU DECIDE TO AMEND YOUR

ORIGINAL INSTRUCTIONS. THANK YOU.

O.1 APPROVAL OF THE ANNUAL CORPORATE Management For For

FINANCIAL STATEMENTS FOR THE 2014

	FINANCIAL YEAR		
	APPROVAL OF THE CONSOLIDATED		
O.2	FINANCIAL STATEMENTS FOR THE 2014	ManagementFor	For
	FINANCIAL YEAR		
	APPROVAL OF NON-TAX DEDUCTIBLE		
O.3	COSTS AND EXPENSES PURSUANT TO	ManagementFor	For
	ARTICLE 39-4 OF THE GENERAL TAX CODE		
	ALLOCATION OF INCOME FOR THE 2014		
O.4	FINANCIAL YEAR AND PAYMENT OF THE	Management For	For
	DIVIDEND		
	APPROVAL OF THE REGULATED		
0.5	AGREEMENTS AND COMMITMENTS	<b>N</b> (D	
O.5	(OUTSIDE OF THE AMENDED AGREEMENTS	Management For	For
	AND COMMITMENTS REGARDING MR.		
	ANTOINE FREROT.)		
0.6	APPROVAL OF A REGULATED AGREEMENT	ManaganaFan	Г.,
0.6	AND A COMMITMENT REGARDING MR.	Management For	For
	ANTOINE FREROT		
O.7	RENEWAL OF TERM OF MRS. MARYSE AULAGNON AS DIRECTOR	Management For	For
	RENEWAL OF TERM OF MR. BAUDOUIN		
0.8	PROT AS DIRECTOR	Management For	For
	RENEWAL OF TERM OF MR. LOUIS		
0.9	SCHWEITZER AS DIRECTOR	ManagementFor	For
	APPOINTMENT OF MRS. HOMAIRA AKBARI		
O.10	AS DIRECTOR	ManagementFor	For
	APPOINTMENT OF MRS. CLARA GAYMARD		
O.11	AS DIRECTOR	Management For	For
	RATIFICATION OF THE COOPTATION OF		
0.12	MR.	Management For	For
	GEORGE RALLI AS DIRECTOR	C	
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID FOR THE FINANCIAL YEAR		
O.13	ENDED ON DECEMBER 31, 2014 AND IN	Management For	For
	ACCORDANCE WITH THE 2015		
	COMPENSATION POLICY TO MR. ANTOINE		
	FREROT, PRESIDENT AND CEO		
	SETTING THE ANNUAL AMOUNT OF		
0.14	ATTENDANCE ALLOWANCES TO BE	ManagementFor	For
0.14	ALLOCATED TO THE BOARD OF	Wanagementi oi	1 01
	DIRECTORS		
	AUTHORIZATION TO BE GRANTED TO THE		
O.15	BOARD OF DIRECTORS TO TRADE IN	ManagementFor	For
	COMPANY'S SHARES		
	AMENDMENT TO ARTICLE 22 OF THE		
E.16	BYLAWS REGARDING THE ATTENDANCE	Management For	For
-	OF	<i>5</i>	-
E 4	SHAREHOLDERS TO GENERAL MEETINGS	Charalant E	A .
E.A	PLEASE NOTE THAT THIS RESOLUTION IS A	Shareholder For	Against
	SHAREHOLDER PROPOSAL: AMENDMENT		

TO ARTICLE 10 OF THE BYLAWS FOR THE PURPOSE OF EXCLUDING DOUBLE VOTING RIGHT (THIS RESOLUTION WAS NOT APPROVED BY THE BOARD OF DIRECTORS.) POWERS TO CARRY OUT ALL LEGAL

OE.17 Management For For **FORMALITIES** 

VERBUND AG, WIEN

Annual General Security A91460104 Meeting Type

Meeting

Meeting Date 22-Apr-2015 Ticker Symbol

705932843 -

For

For

**ISIN** Agenda AT0000746409 Management

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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 445465 DUE

RECEIPT OF S-UPERVISORY BOARD

CMMT MEMBERS NAMES. ALL VOTES RECEIVED Non-Voting

ON THE PREVIOUS MEETING WIL-L BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU.

PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 10 APR 2015-WHICH AT THIS TIME WE ARE

CMMT UNABLE TO SYSTEMATICALLY UPDATE. Non-Voting

THE

TRUE RECORD DA-TE FOR THIS MEETING IS

12 APRIL 2015. THANK YOU

RECEIVE FINANCIAL STATEMENTS AND Non-Voting 1 STATUTORY REPORTS

2 APPROVE ALLOCATION OF INCOME Management For

APPROVE DISCHARGE OF MANAGEMENT 3

**BOARD** 

APPROVE DISCHARGE OF SUPERVISORY 4 Management For For **BOARD** 

Management For

5 **RATIFY AUDITORS** Management For For

ELECT GILBERT FRIZBERG AS 6.1 Management For For SUPERVISORY BOARD MEMBER

ELECT MICHAEL SUESS AS SUPERVISORY 6.2 For Management For

**BOARD MEMBER ELECT ELISABETH** 

6.3 Management For For ENGELBRECHTSMUELLER-STRAUSS AS

SUPERVISORY BOARD MEMBER ELECT HARALD KASZANITS AS 6.4 **Management For** For

SUPERVISORY BOARD MEMBER 6.5 Management For For

	ELECT SUSANNE RIESS AS SUPERVISORY BOARD MEMBER			
6.6	ELECT CHRISTA WAGNER AS SUPERVISORY	Managen	nentFor	For
6.7	BOARD MEMBER ELECT JUERGEN ROTH AS SUPERVISORY BOARD MEMBER	Managen	nent For	For
6.8	ELECT WERNER MUHM AS SUPERVISORY BOARD MEMBER	Managen	nent For	For
6.9	ELECT PETER LAYR AS SUPERVISORY BOARD MEMBER	Managen	nentFor	For
6.10	ELECT MARTIN KRAJCSIR AS SUPERVISORY	Managen	nentFor	For
	BOARD MEMBER			
GENE	RAL ELECTRIC COMPANY			
Securi	ty 369604103		Meeting Type	Annual
Ticker	Symbol GE		Meeting Date	22-Apr-2015
ISIN	US3696041033		Agenda	934135864 - Management
τ.	D 1	Proposed	<b>3</b> 7	For/Against
Item	Proposal	by	Vote	Management
A1	ELECTION OF DIRECTOR: W. GEOFFREY BEATTIE	Managen	nentFor	For
A2	ELECTION OF DIRECTOR: JOHN J. BRENNAM	N Managen	nentFor	For
A3	ELECTION OF DIRECTOR: JAMES I. CASH, JR.	Managen	nentFor	For
A4	ELECTION OF DIRECTOR: FRANCISCO D'SOUZA	Managen	nentFor	For
A5	ELECTION OF DIRECTOR: MARIJN E. DEKKERS	Managen	nentFor	For
A6	ELECTION OF DIRECTOR: SUSAN J. HOCKFIELD	Managen	nentFor	For
A7	ELECTION OF DIRECTOR: JEFFREY R. IMMELT	Managem		For
A8	ELECTION OF DIRECTOR: ANDREA JUNG	Managen		For
A9	ELECTION OF DIRECTOR: ROBERT W. LANE	E Managen	nent For	For
A10	ELECTION OF DIRECTOR: ROCHELLE B. LAZARUS	Managen	nentFor	For
A11	ELECTION OF DIRECTOR: JAMES J. MULVA	Managen	nent For	For
A12	ELECTION OF DIRECTOR: JAMES E. ROHR	Managen	nent For	For
A13	ELECTION OF DIRECTOR: MARY L. SCHAPIRO	Managen	nentFor	For
A14	ELECTION OF DIRECTOR: ROBERT J. SWIERINGA	Managem	nentFor	For
A15	ELECTION OF DIRECTOR: JAMES S. TISCH	Managen	nent For	For
A16	ELECTION OF DIRECTOR: DOUGLAS A. WARNER III	Managen	nentFor	For
B1	ADVISORY APPROVAL OF OUR NAMED EXECUTIVES' COMPENSATION	Managem	nentFor	For
B2		Managen	nentFor	For

	20ga: 1 mig. 67 (2222) 62 62 67 (2			
C1 C2 C3 C4	RATIFICATION OF KPMG AS INDEPENDENT AUDITOR FOR 2015 CUMULATIVE VOTING WRITTEN CONSENT ONE DIRECTOR FROM RANKS OF RETIREES HOLY LAND PRINCIPLES LIMIT EQUITY VESTING UPON CHANGE IN	Sharehold Sharehold Sharehold Sharehold	ler Against ler Against ler Against ler Against ler Against	For For For For
	CONTROL			
HEINE	EKEN NV, AMSTERDAM			A 1
Securit	y N39427211		Meeting Type	Annual General Meeting
Ticker	Symbol		Meeting Date	23-Apr-2015
ISIN	NL0000009165		Agenda	705895172 - Management
		Proposed		For/Against
Item	Proposal	by	Vote	Management
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 438632 DUE TO CHANGE IN VO-TING STATUS OF RESOLUTIONS 1.B AND 1.D. ALL VOTES RECEIVED ON THE PREVIOUS MEE-TING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING	Non-Voti	ng	Management
1.A	NOTIC-E. THANK YOU. RECEIVE REPORT OF MANAGEMENT BOARD	Non-Voti	ng	
1.B	DISCUSS REMUNERATION REPORT CONTAINING REMUNERATION POLICY FOR MANAGEMENT BOAR-D MEMBERS	Non-Voti	ng	
1.C	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Managem	ent For	For
1.D	RECEIVE EXPLANATION ON DIVIDEND POLICY	Non-Voti	ng	
1.E	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.10 PER SHARE	Managem	ent For	For
1.F	APPROVE DISCHARGE OF MANAGEMENT BOARD	Managem	ent For	For
1.G	APPROVE DISCHARGE OF SUPERVISORY BOARD	Managem	ent For	For
2.A	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	Managem	ent For	For
2.B	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AUTHORIZE BOARD TO EXCLUDE	Managem	ent For	For
2.C	PREEMPTIVE RIGHTS FROM ISSUANCE UNDER ITEM 2B	Managem	ent Against	Against
3	ONDER TIEM 2D	Managem	ent For	For

For

ELECT L. DEBROUX TO MANAGEMENT

**BOARD** 

ELECT M.R. DE CARVALHO TO 4 **Management For** 

SUPERVISORY BOARD

**BOUYGUES, PARIS** 

Security F11487125 Meeting Type MIX

Meeting Date 23-Apr-2015 Ticker Symbol 705976794 -**ISIN** FR0000120503 Agenda

Management

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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 435623 DUE

TO

CMMT DELETION OF-RESOLUTION. ALL VOTES Non-Voting RECEIVED ON THE PREVIOUS MEETING

WILL BE DISREGARDED AND-YOU WILL

NEED TO REINSTRUCT ON THIS MEETING

NOTICE. THANK YOU.

PLEASE NOTE THAT IMPORTANT

ADDITIONAL MEETING INFORMATION IS

AVAILABLE BY CLIC-KING ON THE

**CMMT MATERIAL** Non-Voting

URL LINK: https://balo.journal-

officiel.gouv.fr/pdf/2015/-

0403/201504031500917.pdf

THE FOLLOWING APPLIES TO

SHAREHOLDERS THAT DO NOT HOLD

SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE FORWARDED TO

THE GL-OBAL CUSTODIANS ON THE VOTE

DEADLINE DATE. IN CAPACITY AS

Non-Voting CMMT REGISTERED INTERMEDI-ARY, THE

**GLOBAL** 

CUSTODIANS WILL SIGN THE PROXY

**CARDS** 

AND FORWARD THEM TO THE L-OCAL

CUSTODIAN. IF YOU REQUEST MORE

INFORMATION, PLEASE CONTACT YOUR

CLIENT RE-PRESENTATIVE.

PLEASE NOTE IN THE FRENCH MARKET

THAT THE ONLY VALID VOTE OPTIONS

**CMMT** Non-Voting "FOR" AN-D "AGAINST" A VOTE OF

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST" VOTE.

0.1 APPROVAL OF THE CORPORATE Management For For

**FINANCIAL** 

STATEMENTS AND TRANSACTIONS FOR

124

	THE STATE OF THE S		
	THE		
	FINANCIAL YEAR ENDED ON DECEMBER		
	31,		
	2014		
	APPROVAL OF THE CONSOLIDATED		
0.2	FINANCIAL STATEMENTS AND	Management For	For
	TRANSACTIONS FOR THE FINANCIAL YEAR		
	ENDED ON DECEMBER 31, 2014		
O.3	ALLOCATION OF INCOME FOR THE 2014	Management For	For
	FINANCIAL YEAR; SETTING THE DIVIDEND		
	APPROVAL OF THE REGULATED		
0.4	AGREEMENTS AND COMMITMENTS	Management For	For
	PURSUANT TO ARTICLES L.225-38 ET SEQ.		
	OF THE COMMERCIAL CODE		
0.5	RENEWAL OF TERM OF MR. FRANCOIS	Management For	For
	BERTIERE AS DIRECTOR		
0.6	RENEWAL OF TERM OF MR. MARTIN	Management For	For
	BOUYGUES AS DIRECTOR		
O.7	RENEWAL OF TERM OF MRS. ANNE-MARIE	Management For	For
	IDRAC AS DIRECTOR		
0.0	RENEWAL OF TERM OF THE COMPANY	N	
O.8	ERNST & YOUNG AUDIT AS PRINCIPAL	Management For	For
	STATUTORY AUDITOR		
0.0	RENEWAL OF TERM OF THE COMPANY	N	
O.9	AUDITEX AS DEPUTY STATUTORY	Management For	For
	AUDITOR		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
O.10	OWED OR PAID TO MR. MARTIN	Management For	For
	BOUYGUES,	-	
	PRESIDENT AND CEO FOR THE 2014 FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MR. OLIVIER		
O.11	BOUYGUES,	Management For	For
	MANAGING DIRECTOR FOR THE 2014		
	FINANCIAL YEAR		
	AUTHORIZATION GRANTED TO THE		
	BOARD		
O.12	OF DIRECTORS TO ALLOW THE COMPANY	Management Abstain	Against
	TO TRADE IN ITS OWN SHARES		
	AUTHORIZATION GRANTED TO THE		
	BOARD		
	OF DIRECTORS TO REDUCE SHARE		
E.13	CAPITAL	Management Abstain	Against
	BY CANCELLATION OF TREASURY SHARES		
	OF THE COMPANY		
E.14	DELEGATION OF AUTHORITY TO THE	Management Abstain	Against
	BOARD		8
	OF DIRECTORS TO INCREASE SHARE		

E.15	CAPITAL VIA PUBLIC OFFERING WHILE MAINTAINING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS BY ISSUING SHARES AND ANY SECURITIES ENTITLING IMMEDIATELY OR IN THE FUTURE TO SHARES OF THE COMPANY OR ANY OF ITS SUBSIDIARIES DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR OTHER AMOUNTS DELEGATION OF AUTHORITY TO THE	Management Abstain	Against
E.16	BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL VIA PUBLIC OFFERING WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS BY ISSUING SHARES AND ANY SECURITIES ENTITLING IMMEDIATELY OR IN THE FUTURE TO SHARES OF THE COMPANY OR ANY OF ITS SUBSIDIARIES DELEGATION OF AUTHORITY TO THE	Management Abstain	Against
E.17	OF DIRECTORS TO INCREASE SHARE CAPITAL VIA PRIVATE PLACEMENT PURSUANT TO ARTICLE L.411-2, II OF THE MONETARY AND FINANCIAL CODE WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS BY ISSUING SHARES AND ANY SECURITIES ENTITLING IMMEDIATELY OR IN THE FUTURE TO SHARES OF THE COMPANY OR ANY OF ITS SUBSIDIARIES	Management Abstain	Against
E.18	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO SET THE ISSUE PRICE OF EQUITY SECURITIES TO BE ISSUED IMMEDIATELY OR IN THE FUTURE ACCORDING TO TERMS ESTABLISHED BY THE GENERAL MEETING, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS VIA PUBLIC OFFERING OR PRIVATE PLACEMENT PURSUANT TO ARTICLE L.411-2, II OF THE MONETARY AND FINANCIAL CODE	Management Abstain	Against

E.19	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN CASE OF CAPITAL INCREASE WITH OR WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE SHARE	Management Abstain	Against
E.20	CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR IN-KIND CONTRIBUTIONS GRANTED TO THE COMPANY AND COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO CAPITAL OF ANOTHER COMPANY OUTSIDE A PUBLIC EXCHANGE	Management Abstain	Against
E.21	OFFER DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR TRANSFERS OF SECURITIES IN CASE OF PUBLIC EXCHANGE OFFER INITIATED BY	Management Abstain	Against
E.22	THE COMPANY DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, AS A RESULT OF THE ISSUANCE BY A SUBSIDIARY OF SECURITIES ENTITLING TO SHARES OF THE COMPANY DELEGATION OF AUTHORITY TO THE	Management Abstain	Against
E.23	BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF EMPLOYEES OR CORPORATE OFFICERS OF THE COMPANY OR AFFILIATED COMPANIES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN	Management Abstain	Against

			J 11.001 10	
E.24	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE SUBSCRIPTION OR PURCHASE OPTIONS TO EMPLOYEES OR CORPORATE OFFICERS OF THE COMPANY OR AFFILIATED COMPANIES	Mana	gement Abstain	Against
E.25	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARE SUBSCRIPTION WARRANTS DURING PUBLIC OFFERING INVOLVING THE COMPANY	Mana	gement Abstain	Against
E.26	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	Mana	gement Abstain	Against
Security	HWESTERN CORPORATION y 668074305 Symbol NWE US6680743050		Meeting Type Meeting Date Agenda	Annual 23-Apr-2015 934130042 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
	DIRECTOR  1 STEPHEN P. ADIK 2 DOROTHY M. BRADLEY 3 E. LINN DRAPER JR. 4 DANA J. DYKHOUSE 5 JAN R. HORSFALL 6 JULIA L. JOHNSON 7 DENTON LOUIS PEOPLES 8 ROBERT C. ROWE RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. APPROVAL OF THE COMPENSATION FOR OUR NAMED EXECUTIVE OFFICERS THROUGH AN ADVISORY SAY-ON-PAY VOTE. SON & JOHNSON	Mana	For For For For For For For For gementFor  Moeting Type	For For For For For For For
Security Ticker	y 478160104 Symbol JNJ		Meeting Type Meeting Date	Annual 23-Apr-2015
ISIN	US4781601046		Agenda	934134761 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MARY SUE COLEMAN	Mana	gement For	For
1B.	ELECTION OF DIRECTOR: D. SCOTT DAVIS	Mana	gement For	For

1C.	ELECTION OF DIRECTOR: IAN E.L. DAVIS	_	ment For	For
1D.	ELECTION OF DIRECTOR: ALEX GORSKY	Manage	mentFor	For
1E.	ELECTION OF DIRECTOR: SUSAN L.	Managa	mentFor	For
IL.	LINDQUIST	Manage	incliti oi	1.01
1F.	ELECTION OF DIRECTOR: MARK B.	Managa	mentFor	For
11'.	MCCLELLAN	Manage	illelit i Ol	1.01
10	ELECTION OF DIRECTOR: ANNE M.	Managan		Ean
1G.	MULCAHY	Manage	ment For	For
111	ELECTION OF DIRECTOR: WILLIAM D.	Managan		E
1H.	PEREZ	Manage	ment For	For
1I.	ELECTION OF DIRECTOR: CHARLES PRINCE	Manage	mentFor	For
1 T	ELECTION OF DIRECTOR: A. EUGENE			<b></b>
1J.	WASHINGTON	Manage	ment For	For
1.17	ELECTION OF DIRECTOR: RONALD A.	3.4	4E	Г
1K.	WILLIAMS	Manage	ment For	For
2	ADVISORY VOTE TO APPROVE NAMED	3.4		
2.	EXECUTIVE OFFICER COMPENSATION	Manage	ment For	For
	RATIFICATION OF APPOINTMENT OF			
3.	INDEPENDENT REGISTERED PUBLIC	Manage	ment For	For
	ACCOUNTING FIRM FOR 2015			
	SHAREHOLDER PROPOSAL - COMMON			
4.	SENSE POLICY REGARDING	Shareho	lder Against	For
	OVEREXTENDED DIRECTORS		<b>6</b>	
	SHAREHOLDER PROPOSAL - ALIGNMENT			
5.	BETWEEN CORPORATE VALUES AND	Shareho	lder Against	For
	POLITICAL CONTRIBUTIONS			
	SHAREHOLDER PROPOSAL - INDEPENDENT	1		
6.	BOARD CHAIRMAN	Shareho	lder Against	For
DIEBO	DLD, INCORPORATED			
Securit	•		Meeting Type	Annual
	Symbol DBD		Meeting Date	23-Apr-2015
	•		Č	934137781 -
ISIN	US2536511031		Agenda	Management
				1/14/14/801110111
		Proposed		For/Against
Item	Proposal	by	Vote	Management
1.	DIRECTOR	Manage	ment	management
	1 PATRICK W. ALLENDER	1/14/14/50	For	For
	2 PHILLIP R. COX		For	For
	3 RICHARD L. CRANDALL		For	For
	4 GALE S. FITZGERALD		For	For
	5 GARY G. GREENFIELD		For	For
	6 ANDREAS W. MATTES		For	For
	7 ROBERT S. PRATHER, JR.		For	For
	8 RAJESH K. SOIN		For	For
	9 HENRY D.G. WALLACE		For	For
	10 ALAN J. WEBER		For	For
2.	TO RATIFY THE APPOINTMENT OF KPMG	Managa	ment For	For
۷٠	LLP	wianage	menti di	1 01
	AS OUR INDEPENDENT REGISTERED			
	PUBLIC			
	1 ODLIC			

	Edgar Filling. GABELLI GLOBAL OTILI	111 & 11	NCOME TRUST - FUITI	IN-FX
3.	ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2015. TO APPROVE, ON AN ADVISORY BASIS, NAMED EXECUTIVE OFFICER		anagement For	For
3.	COMPENSATION.	1410	inagement of	1 01
4.	TO APPROVE THE DIEBOLD, INCORPORATED ANNUAL CASH BONUS PLAN.	Ma	anagement For	For
AMER	EN CORPORATION			
Security 023608102			Meeting Type	Annual
Ticker S	Ticker Symbol AEE		Meeting Date	23-Apr-2015
ISIN	US0236081024		Agenda	934137844 - Management
Item	Proposal	Propose by	voie	For/Against Management
1	DIRECTOR	Ma	anagement_	_
	1 WARNER L. BAXTER		For	For
	2 CATHERINE S. BRUNE		For	For
	J. EDWARD COLEMAN		For	For
	4 ELLEN M. FITZSIMMONS		For	For
	5 WALTER J. GALVIN		For	For
	6 RICHARD J. HARSHMAN		For	For
	7 GAYLE P.W. JACKSON		For	For
	8 JAMES C. JOHNSON		For	For
	9 STEVEN H. LIPSTEIN		For	For
	<ul><li>10 STEPHEN R. WILSON</li><li>11 JACK D. WOODARD</li></ul>		For For	For For
	NON-BINDING ADVISORY APPROVAL OF		ror	ror
	COMPENSATION OF THE NAMED			
2	EXECUTIVE	Me	anagementFor	For
2	OFFICERS DISCLOSED IN THE PROXY	1716	anagementroi	POI
	STATEMENT.			
	RATIFICATION OF THE APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS LLP AS			
3	INDEPENDENT REGISTERED PUBLIC	Ma	anagement For	For
	ACCOUNTING FIRM FOR THE FISCAL YEAR			101
	ENDING DECEMBER 31, 2015.			
	SHAREHOLDER PROPOSAL REGARDING			
4	HAVING AN INDEPENDENT BOARD	Sh	areholder Against	For
	CHAIRMAN.		C	
_	SHAREHOLDER PROPOSAL REGARDING A	<b>C1</b>	1 11 4 .	-
5	REPORT ON LOBBYING.	Sn	areholder Against	For
	SHAREHOLDER PROPOSAL REGARDING			
6	ADOPTING EXECUTIVE COMPENSATION	Sh	areholder Against	For
THE A	INCENTIVES FOR CARBON REDUCTION. ES CORPORATION			
Security			Meeting Type	Annual
-	Symbol AES		Meeting Date	23-Apr-2015
			C	934137868 -
ISIN	US00130H1059		Agenda	Management

Item	Proposal	Pro by	posed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ANDRES GLUSKI	o y	Manageme	entFor	For
1B.	ELECTION OF DIRECTOR: CHARLES L. HARRINGTON		Manageme	entFor	For
1C.	ELECTION OF DIRECTOR: KRISTINA M. JOHNSON		Manageme	entFor	For
1D.	ELECTION OF DIRECTOR: TARUN KHANNA		Manageme	entFor	For
1E.	ELECTION OF DIRECTOR: HOLLY K. KOEPPEL		Manageme	ent For	For
1F.	ELECTION OF DIRECTOR: PHILIP LADER		Manageme		For
1G.	ELECTION OF DIRECTOR: JAMES H. MILLER	2	Manageme	ent For	For
1H.	ELECTION OF DIRECTOR: JOHN B. MORSE, JR.		Manageme	entFor	For
1I.	ELECTION OF DIRECTOR: MOISES NAIM		Manageme	entFor	For
1J.	ELECTION OF DIRECTOR: CHARLES O. ROSSOTTI		Manageme	entFor	For
2.	TO RE-APPROVE THE AES CORPORATION 2003 LONG TERM COMPENSATION PLAN, AS AMENDED AND RESTATED.		Manageme	ent For	For
3.	TO RE-APPROVE THE AES CORPORATION PERFORMANCE INCENTIVE PLAN, AS AMENDED AND RESTATED. TO RATIFY THE APPOINTMENT OF ERNST &	7.	Manageme	entFor	For
4.	YOUNG LLP AS THE INDEPENDENT AUDITORS OF THE COMPANY FOR THE	-	Manageme	entFor	For
5.	YEAR 2015. TO APPROVE, ON AN ADVISORY BASIS, THI COMPANY'S EXECUTIVE COMPENSATION. TO APPROVE, ON AN ADVISORY BASIS, THI		Manageme	ent For	For
6.	COMPANY'S NONBINDING PROPOSAL TO ALLOW STOCKHOLDERS TO REQUEST SPECIAL MEETINGS OF STOCKHOLDERS.	ٺ	Manageme	entFor	For
7.	TO APPROVE, ON AN ADVISORY BASIS, THI COMPANY'S NONBINDING PROPOSAL TO PROVIDE PROXY ACCESS FOR STOCKHOLDER-NOMINATED DIRECTOR CANDIDATES.	Ξ	Manageme	entFor	For
8.	IF PROPERLY PRESENTED, TO VOTE ON A NONBINDING STOCKHOLDER PROPOSAL RELATING TO SPECIAL MEETINGS OF STOCKHOLDERS.		Shareholde	er Against	For
9.	IF PROPERLY PRESENTED, TO VOTE ON A NONBINDING STOCKHOLDER PROPOSAL RELATING TO PROXY ACCESS.		Shareholde	er Against	For
AT&T					
Securit	•			Meeting Type	Annual
Ticker ISIN	Symbol T US00206R1023			Meeting Date Agenda	24-Apr-2015

934134064 -Management

Item	Proposal	Pro by	posed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	J	Manageme	entFor	For
1B.	ELECTION OF DIRECTOR: SCOTT T. FORD		Manageme	entFor	For
1C.	ELECTION OF DIRECTOR: GLENN H. HUTCHINS		Manageme	entFor	For
	ELECTION OF DIRECTOR: WILLIAM E.			_	_
1D.	KENNARD		Manageme	ent For	For
1E.	ELECTION OF DIRECTOR: JON C. MADONNA	4	Manageme	entFor	For
1F.	ELECTION OF DIRECTOR: MICHAEL B. MCCALLISTER		Manageme	entFor	For
1G.	ELECTION OF DIRECTOR: JOHN B. MCCOY		Manageme	entFor	For
1H.	ELECTION OF DIRECTOR: BETH E. MOONEY	ľ	Manageme	entFor	For
1I.	ELECTION OF DIRECTOR: JOYCE M. ROCHE	<u>C</u>	Manageme	entFor	For
1J.	ELECTION OF DIRECTOR: MATTHEW K. ROSE		Manageme	entFor	For
1K.	ELECTION OF DIRECTOR: CYNTHIA B. TAYLOR		Manageme	entFor	For
1L.	ELECTION OF DIRECTOR: LAURA D'ANDREA TYSON		Manageme	ent For	For
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.		Manageme	ent For	For
3.	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.		Manageme	entFor	For
4.	POLITICAL SPENDING REPORT.		Shareholde	er Against	For
5.	LOBBYING REPORT.		Shareholde	-	For
6.	SPECIAL MEETINGS.		Shareholde	-	For
	CORPORATION			- 1 - <del>g</del> wii 1 5 v	2 01
Securit	y 361448103			Meeting Type	Annual
	Symbol GMT			Meeting Date	24-Apr-2015
ISIN	US3614481030			Agenda	934140106 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: ANNE L. ARVIA	J	Manageme	entFor	For
1.2	ELECTION OF DIRECTOR: ERNST A. HABERLI		Manageme	ent For	For
1.3	ELECTION OF DIRECTOR: BRIAN A. KENNEY		Manageme	entFor	For
1.4	ELECTION OF DIRECTOR: JAMES B. REAM		Manageme	entFor	For
1.5	ELECTION OF DIRECTOR: ROBERT J. RITCHIE		Manageme	ent For	For
1.6	ELECTION OF DIRECTOR: DAVID S. SUTHERLAND		Manageme	entFor	For
1.7	ELECTION OF DIRECTOR: CASEY J. SYLLA		Manageme	entFor	For

	3 3		
1.8	ELECTION OF DIRECTOR: STEPHEN R. WILSON	ManagementFor	For
1.9	ELECTION OF DIRECTOR: PAUL G. YOVOVICH	Management For	For
2.	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015	Management For	For
3.	ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION SA SA, MADRID	Management For	For
ENDE	SA SA, MADRID		Annual
Securit	E41222113	Meeting Type	General Meeting
	Symbol	Meeting Date	27-Apr-2015 705900771 -
ISIN	ES0130670112	Agenda	Management
Item	Proposal	Proposed by Vote	For/Against Management
	01 APR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO DELETION OF QUORUM COM-MENT. IF YOU HAVE ALREADY SENT		
CMMT	IN YOUR VOTES, PLEASE DO NOT VOTE	Non-Voting	
	AGAIN UNLESS-YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.		
1	REVIEW AND APPROVAL, AS THE CASE MAY	Management For	For
	BE, OF THE INDIVIDUAL ANNUAL FINANCIAL		
	STATEMENTS OF ENDESA, S.A. (BALANCE SHEET, INCOME STATEMENT, STATEMENT		
	OF CHANGES IN NET EQUITY: STATEMENT OF RECOGNIZED INCOME AND EXPENSES &	<b>k</b>	
	STATEMENT OF TOTAL CHANGES IN NET EQUITY, CASH-FLOW STATEMENT AND		
	ANNUAL REPORT), AS WELL AS OF THE CONSOLIDATED ANNUAL FINANCIAL		
	STATEMENTS OF ENDESA, S.A. AND SUBSIDIARY COMPANIES (CONSOLIDATED		
	STATEMENT OF FINANCIAL POSITION, CONSOLIDATED INCOME STATEMENT,		
	CONSOLIDATED STATEMENT, CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME,		
	CONSOLIDATED STATEMENT OF CHANGES IN NET EQUITY,		
	CONSOLIDATED CASH-FLOW STATEMENT		
	AND CONSOLIDATED ANNUAL REPORT), FOR THE FISCAL YEAR ENDING DECEMBER	8	

	Edgar Filling. GABELLI GEOBAL OTIETT	& INCOME THOST	TOITINTA
	31, 2014 REVIEW AND APPROVAL, AS THE CASE		
	MAY BE, OF THE INDIVIDUAL MANAGEMENT REPORT OF ENDESA S.A. AND THE		
2	CONSOLIDATED MANAGEMENT REPORT OF	Management For	For
	ENDESA, S.A. AND ITS SUBSIDIARIES FOR THE FISCAL YEAR ENDING DECEMBER 31, 2014		
	REVIEW AND APPROVAL, AS THE CASE MAY		
3	BE, OF THE CORPORATE MANAGEMENT FOR THE FISCAL YEAR ENDING DECEMBER	Management For	For
	31, 2014 REVIEW AND APPROVAL, AS THE CASE MAY		
4	BE, OF THE APPLICATION OF EARNINGS FOR THE FISCAL YEAR ENDING DECEMBER	Management For	For
	31, 2014 DELEGATION TO THE BOARD OF DIRECTORS FOR A TERM OF FIVE YEARS		
	OF		
	THE AUTHORITY TO ISSUE DEBENTURES, BONDS, NOTES AND OTHER ANALOGOUS FIXED INCOME SECURITIES, BOTH SIMPLE		
5	AS WELL AS EXCHANGEABLE AND/OR CONVERTIBLE INTO SHARES OF THE	Management For	For
	COMPANY, AS WELL AS WARRANTS, WITH		
	THE AUTHORITY, IN THE CASE OF		
	CONVERTIBLE SECURITIES OR SECURITIES		
	WHICH AFFORD THE RIGHT TO SUBSCRIBE		
	NEW SHARES, TO EXCLUDE THE SHAREHOLDERS' RIGHT TO PREFERRED		
	SUBSCRIPTION, AS WELL AS THE POWER		
	TO ISSUE PREFERRED PARTICIPATIONS, TO		
	GUARANTEE THE ISSUES BY THE GROUP'S		
	COMPANIES AND TO APPLY FOR		
	ADMISSION OF THE SECURITIES SO ISSUED TO		
	TRADING ON SECONDARY MARKETS		
	AUTHORIZATION OF THE COMPANY AND ITS		
	SUBSIDIARIES ALLOWING THEM TO		
6	ACQUIRE TREASURY STOCK IN	Management For	For
	ACCORDANCE WITH THE PROVISIONS OF ARTICLE 146 OF THE SPANISH CAPITAL		
	CORPORATIONS LAW		
	RE-ELECTION OF MR. BORJA PRADO		
7	EULATE AS EXECUTIVE DIRECTOR OF THE COMPANY	ManagementFor	For

8	RATIFICATION OF THE APPOINTMENT BY CO-OPTATION OF Ms. HELENA REVOREDO DELVECCHIO AND OF HER REELECTION AS INDEPENDENT DIRECTOR OF THE COMPANY	Management For	For
9	RATIFICATION OF THE APPOINTMENT BY CO-OPTATION OF MR. ALBERTO DE PAOLI AND OF HIS RE-ELECTION AS SHAREHOLDER-APPOINTED DIRECTOR OF THE COMPANY APPOINTMENT OF MR. IGNACIO	Management For	For
10	GARRALDA RUIZ DE VELASCO AS INDEPENDENT DIRECTOR	Management For	For
11	APPOINTMENT OF MR. FRANCISCO DE LACERDA AS INDEPENDENT DIRECTOR	Management For	For
12	THE ANNUAL REPORT ON DIRECTORS' COMPENSATION, TO BE SUBMITTED TO A CONSULTATIVE VOTE	Management For	For
13	APPROVAL OF THE MAXIMUM ANNUAL COMPENSATION FOR THE DIRECTORS AS A WHOLE BASED ON THEIR CONDITION AS SUCH	Management For	For
14.1	AMENDMENT OF THE CORPORATE BYLAWS FOR THEIR ADAPTATION TO LAW 31/2014, OF DECEMBER 3, AMENDING THE SPANISH CAPITAL CORPORATIONS LAW FOR THE IMPROVEMENT OF CORPORATE GOVERNANCE AND THE INTRODUCTION OF OTHER SUBSTANTIVE AND TECHNICAL IMPROVEMENTS: AMENDMENT OF ARTICLE 13, GOVERNING PRE-EMPTIVE RIGHTS AMENDMENT OF THE CORPORATE	Management For	For
14.2	BYLAWS FOR THEIR ADAPTATION TO LAW 31/2014, OF DECEMBER 3, AMENDING THE SPANISH CAPITAL CORPORATIONS LAW FOR THE IMPROVEMENT OF CORPORATE GOVERNANCE AND THE INTRODUCTION OF OTHER SUBSTANTIVE AND TECHNICAL IMPROVEMENTS: AMENDMENT OF ARTICLES 22, 23, 26, 27, 28, 32 AND 34, GOVERNING OPERATION OF THE GENERAL SHAREHOLDERS' MEETING	ManagementFor	For
14.3	AMENDMENT OF THE CORPORATE BYLAWS	Management For	For

FOR THEIR ADAPTATION TO LAW 31/2014, OF DECEMBER 3, AMENDING THE SPANISH CAPITAL CORPORATIONS LAW FOR THE IMPROVEMENT OF CORPORATE GOVERNANCE AND THE INTRODUCTION OF OTHER SUBSTANTIVE AND TECHNICAL IMPROVEMENTS: AMENDMENT OF ARTICLES 37, 38, 39, 41, 42, 43, 44, 45, 46, 47, 49, 50 AND 51, GOVERNING OPERATION OF THE **BOARD** OF DIRECTORS AND THE DUTIES AND **RIGHTS OF ITS MEMBERS** AMENDMENT OF THE CORPORATE **BYLAWS** FOR THEIR ADAPTATION TO LAW 31/2014, OF DECEMBER 3, AMENDING THE SPANISH CAPITAL CORPORATIONS LAW FOR THE IMPROVEMENT OF CORPORATE 14.4 GOVERNANCE AND THE INTRODUCTION Management Abstain **Against** OF OTHER SUBSTANTIVE AND TECHNICAL IMPROVEMENTS: AMENDMENT OF ARTICLES 52 AND 53, GOVERNING THE BOARD OF **DIRECTORS' COMMISSIONS** AMENDMENT OF THE GENERAL SHAREHOLDERS' MEETING REGULATIONS FOR THEIR ADAPTATION TO LAW 31/2014, OF DECEMBER 3, AMENDING THE SPANISH CAPITAL CORPORATIONS LAW FOR THE 15 Management For For IMPROVEMENT OF CORPORATE GOVERNANCE AND THE INTRODUCTION OF OTHER SUBSTANTIVE AND TECHNICAL **IMPROVEMENTS** DELEGATION TO THE BOARD OF DIRECTORS TO EXECUTE AND IMPLEMENT RESOLUTIONS ADOPTED BY THE GENERAL MEETING, AS WELL AS TO SUBSTITUTE THE POWERS IT RECEIVES FROM THE GENERAL 16 Management For For MEETING, AND THE GRANTING OF POWERS TO THE BOARD OF DIRECTORS TO RAISE SUCH RESOLUTIONS TO A PUBLIC INSTRUMENT AND TO REGISTER AND, AS THE CASE MAY BE, CORRECT SUCH **RESOLUTIONS** GDF SUEZ S.A, COURBEVOIE Security F42768105 Meeting Type MIX

Ticker Symbol Meeting Date 28-Apr-2015 705908107 -**ISIN** FR0010208488 Agenda Management Proposed For/Against Vote Item **Proposal** by Management PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS **ARE CMMT** Non-Voting "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS CMMT REGISTERED-INTERMEDIARY, THE Non-Voting **GLOBAL** CUSTODIANS WILL SIGN THE PROXY **CARDS** AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE. 10 APR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2015/0323/201503231500630.pdf. THIS CMMT IS A REVISION DUE TO RECEIPT OF A-Non-Voting DDITIONAL URL LINK: http://www.journalofficiel.gouv.fr//pdf/2015/0410/2015041-01500992.pdf AND RECEIPT OF ARTICLE NOS. FOR RESOLUTION NO. E.23. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEN-D YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE TRANSACTIONS AND ANNUAL CORPORATE FINANCIAL 0.1 Management For For STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2014 0.2 APPROVAL OF THE CONSOLIDATED Management For For FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31,

	3 3		
	2014		
	ALLOCATION OF INCOME AND SETTING		
	THE		
	DIVIDEND OF EUR 1 SHARE FOR THE		_
O.3	FINANCIAL YEAR ENDED ON DECEMBER	Management For	For
	31,		
	2014		
	APPROVAL OF THE REGULATED		
0.4	AGREEMENTS PURSUANT TO ARTICLE	Management For	For
0.4	L.225-38 OF THE COMMERCIAL CODE	Management For	гог
0.5	AUTHORIZATION TO BE GRANTED TO THE	) / F	
O.5	BOARD OF DIRECTORS TO TRADE IN	ManagementFor	For
	COMPANY'S SHARES		
0.6	RATIFICATION OF THE COOPTATION OF	Management For	For
0.0	MRS. ISABELLE KOCHER AS DIRECTOR	withing chieffer of	1 01
O.7	RENEWAL OF TERM OF MRS. ANN-KRISTIN	ManagementFor	For
0.7	ACHLEITNER AS DIRECTOR	Managemention	1.01
0.0	RENEWAL OF TERM OF MR. EDMOND	Managarate	П.,
O.8	ALPHANDERY AS DIRECTOR	Management For	For
	RENEWAL OF TERM OF MR. ALDO		
0.9	CARDOSO	Management For	For
	AS DIRECTOR		
	RENEWAL OF TERM OF MRS. FRANCOISE		
O.10	MALRIEU AS DIRECTOR	Management For	For
	APPOINTMENT OF MRS. BARBARA KUX AS		
O.11	DIRECTOR	Management For	For
	APPOINTMENT OF MRS. MARIE-JOSE		
O.12	NADEAU AS DIRECTOR	Management For	For
O.13	APPOINTMENT OF MR. BRUNO BEZARD AS	ManagementFor	For
	DIRECTOR	C	
0.14	APPOINTMENT OF MRS. MARI-NOELLE	Management For	For
	JEGO-LAVEISSIERE AS DIRECTOR		
O.15	APPOINTMENT OF MRS. STEPHANE PALLEZ	Management For	For
0.10	AS DIRECTOR	1/24/14/2014 01	1 01
O.16	APPOINTMENT OF MRS. CATHERINE	ManagementFor	For
0.10	GUILLOUARD AS DIRECTOR	withing chieffer of	1 01
	ADVISORY REVIEW OF THE		
	COMPENSATION		
O.17	OWED OR PAID TO MR. GERARD	ManagementFor	For
	MESTRALLET, PRESIDENT AND CEO, FOR	C	
	THE 2014 FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MR. JEAN-FRANCOIS		
O.18	CIRELLI, VICE-PRESIDENT AND MANAGING	Management For	For
	DIRECTOR FOR THE 2014 FINANCIAL YEAR		
E 10	(UNTIL NOVEMBER 11, 2014.) DELEGATION OF AUTHORITY TO THE	Managament A sainst	Assimat
E.19		Management Against	Against
	BOARD		
	OF DIRECTORS TO DECIDE TO INCREASE		
	SHARE CAPITAL BY ISSUING SHARES OR		

	SECURITIES ENTITLING TO EQUITY SECURITIES TO BE ISSUED WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF EMPLOYEES WHO ARE MEMBERS OF GDF SUEZ GROUP SAVINGS PLANS DELEGATION OF AUTHORITY TO THE		
E.20	BOARD OF DIRECTORS TO DECIDE TO INCREASE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES ENTITLING TO EQUITY SECURITIES TO BE ISSUED WITH THE CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF ANY ENTITY WHOSE SOLE PURPOSE IS TO SUBSCRIBE FOR, HOLD AND SELL SHARES OR OTHER FINANCIAL INSTRUMENTS AS PART OF THE IMPLEMENTATION OF THE	Management Against	Against
E.21	GDF SUEZ GROUP INTERNATIONAL EMPLOYEE STOCK OWNERSHIP PLAN AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES, ON THE ONE HAND TO ALL EMPLOYEES AND CORPORATE OFFICERS OF COMPANIES OF THE GROUP (WITH THE EXCEPTION OF CORPORATE OFFICERS OF THE COMPANY), AND ON THE OTHER HAND,	Management Abstain	Against
	TO EMPLOYEES PARTICIPATING IN A GDF SUEZ GROUP INTERNATIONAL EMPLOYEE STOCK OWNERSHIP PLAN AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES TO SOME EMPLOYEES AND		
E.22	CORPORATE OFFICERS OF COMPANIES OF THE GROUP (WITH THE EXCEPTION OF CORPORATE OFFICERS OF THE COMPANY.)	Management Abstain	Against
E.23	UPDATING THE BYLAWS: 1, 2, 6, 13.1, 13.2, 18, 19, 20.1 AND 20.2	Management Abstain	Against
E.24	AMENDMENT TO ARTICLE 11 OF THE BYLAWS "VOTING RIGHTS ATTACHED TO SHARES AMENDMENT TO ARTICLE 16, PARAGRAPH	Management Abstain	Against
E.25	3 OF THE BYLAWS "CHAIRMAN AND VICE- CHAIRMAN OF THE BOARD OF DIRECTORS"	Management For	For
E.26	POWERS TO CARRY OUT DECISIONS OF THE GENERAL MEETING AND FORMALITIES	Management For	For
	S.P.A., BOLOGNA	<b>3.</b> 6 .7 .77	3.4137
Securit	y T5250M106	Meeting Type	MIX

Ticker Symbol Meeting Date 28-Apr-2015 705934253 -**ISIN** IT0001250932 Agenda Management Proposed For/Against Item **Proposal** Vote by Management PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CMMT CLICKING ON THE-URL LINK:-Non-Voting https://materials.proxyvote.com/Approved/99999 Z/19840101/NPS 238372.PDF AMENDMENT OF ARTICLES 6, 21 AND 26 OF E.1 THE ARTICLES OF ASSOCIATION RELATED Management Abstain **Against** AND CONSEQUENT RESOLUTIONS AMENDMENT OF ARTICLES 7, 14, 16 AND 17 OF THE ARTICLES OF ASSOCIATION THROUGH THE INTRODUCTION OF A E.2 TRANSITORY CLAUSE RELATING TO THE Management Abstain **Against** AMENDMENT OF ARTICLES 16 AND 17 RELATED AND CONSEQUENT **RESOLUTIONS** FINANCIAL STATEMENTS AS OF 31 DECEMBER 2014, DIRECTORS' REPORT, PROPOSAL TO DISTRIBUTE THE PROFIT, AND REPORT OF THE BOARD OF STATUTORY AUDITORS AND 0.1 **INDEPENDENT** Management For For AUDITORS: RELATED AND CONSEQUENT RESOLUTIONS PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AT 31 DECEMBER 2014 PRESENTATION OF THE CORPORATE 0.2 GOVERNANCE REPORT AND **Management For** For REMUNERATION POLICY DECISIONS RENEWAL OF THE AUTHORISATION TO PURCHASE TREASURY SHARES AND 0.3 PROCEDURES FOR ARRANGEMENT OF THE Management For For SAME: RELATED AND CONSEQUENT RESOLUTIONS 27 MAR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE TE-XT OF RESOLUTION O.3. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE **CMMT** Non-Voting DO NOT VO-TE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. CHARTER COMMUNICATIONS, INC. Security 16117M305 Meeting Type Annual Ticker Symbol Meeting Date **CHTR** 28-Apr-2015

ISIN	US16117M3051		Agenda	934138074 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Managem		
	1 W. LANCE CONN		For	For
	2 MICHAEL P. HUSEBY		For	For
	3 CRAIG A. JACOBSON		For	For
	4 GREGORY B. MAFFEI		For	For
	5 JOHN C. MALONE		For	For
	6 JOHN D. MARKLEY, JR.		For	For
	7 DAVID C. MERRITT		For	For
	8 BALAN NAIR		For	For
	9 THOMAS M. RUTLEDGE		For	For
	10 ERIC L. ZINTERHOFER		For	For
	THE RATIFICATION OF THE APPOINTMENT			
2	OF KPMG LLP AS THE COMPANY'S		· E	Г
2.	INDEPENDENT REGISTERED PUBLIC	Managem	entFor	For
	ACCOUNTING FIRM FOR THE YEAR ENDED			
THE D	DECEMBER 31, 2015.			
	NC FINANCIAL SERVICES GROUP, INC. y 693475105		Maatina Tyma	Annual
Securit	•		Meeting Type	
Ticker	Symbol PNC		Meeting Date	28-Apr-2015 934138896 -
ISIN	US6934751057		Agenda	Management
				Management
		Proposed		For/Against
Item	Proposal	by	Vote	Management
	ELECTION OF DIRECTOR: CHARLES E.	•	. 17	
1A.	BUNCH	Managem	ent For	For
10	ELECTION OF DIRECTOR: PAUL W.	3.4	· <b></b>	
1B.	CHELLGREN	Managem	entFor	For
10	ELECTION OF DIRECTOR: MARJORIE	M	4 T	<b>D</b> - ::
1C.	RODGERS CHESHIRE	Managem	entFor	For
1D	ELECTION OF DIRECTOR: WILLIAM S.	Managam	4F	Ear
1D.	DEMCHAK	Managem	entror	For
1E	ELECTION OF DIRECTOR: ANDREW T.	Monogom	ant Ear	For
1E.	FELDSTEIN	Managem	entror	ror
1F.	ELECTION OF DIRECTOR: KAY COLES	Monogom	ant For	For
1Г.	JAMES	Managem	EIITOI	ги
1G.	ELECTION OF DIRECTOR: RICHARD B.	Managem	ant For	For
10.	KELSON	Managem	CIICIOI	1.01
1H.	ELECTION OF DIRECTOR: ANTHONY A.	Managem	ant For	For
111.	MASSARO	Managem	CIICI OI	1.01
1I.	ELECTION OF DIRECTOR: JANE G. PEPPER	Managem	entFor	For
1J.	ELECTION OF DIRECTOR: DONALD J.	Managem	ent For	For
13.	SHEPARD	ivianageni	CHUI OI	1 01
1K.	ELECTION OF DIRECTOR: LORENE K.	Managem	ent For	For
	STEFFES			
1L.	ELECTION OF DIRECTOR: DENNIS F. STRIGI	Managem	entFor	For

1M.	ELECTION OF DIRECTOR: THOMAS J. USHER RATIFICATION OF THE AUDIT	Manage	mentFor	For	
2.	COMMITTEE'S SELECTION OF PRICEWATERHOUSECOOPERS LLP AS PNC'S INDEPENDENT REGISTERED PUBLIC	Manage	mentFor	For	
3. AGL F	ACCOUNTING FIRM FOR 2015. ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION. RESOURCES INC.	Manage	ment For	For	
Securi	ty 001204106		Meeting Type	Annual	
	Symbol GAS		Meeting Date	28-Apr-2015 934139280 -	
ISIN	US0012041069		Agenda	Management	
Item	Proposal	Proposed	Vote	For/Against Management	
1A.	ELECTION OF DIRECTOR: SANDRA N. BANE	by Manage	mentFor	For	
1B.	ELECTION OF DIRECTOR: THOMAS D. BELL, JR.		mentFor	For	
1C.	ELECTION OF DIRECTOR: NORMAN R. BOBINS	Manage	mentFor	For	
1D.	ELECTION OF DIRECTOR: CHARLES R. CRISP	Manage	ment For	For	
1E.	ELECTION OF DIRECTOR: BRENDA J. GAINES	Manage	mentFor	For	
1F.	ELECTION OF DIRECTOR: ARTHUR E. JOHNSON	Manage	ment For	For	
1G.	ELECTION OF DIRECTOR: WYCK A. KNOX, JR.	Manage	mentFor	For	
1H.	ELECTION OF DIRECTOR: DENNIS M. LOVE	Manage	mentFor	For	
1I.	ELECTION OF DIRECTOR: DEAN R. O'HARE	Manage	mentFor	For	
1 <b>J</b> .	ELECTION OF DIRECTOR: ARMANDO J. OLIVERA	Manage	mentFor	For	
1K.	ELECTION OF DIRECTOR: JOHN E. RAU	Manage	mentFor	For	
1L.	ELECTION OF DIRECTOR: JAMES A. RUBRIGHT	Manage	ment For	For	
1M.	ELECTION OF DIRECTOR: JOHN W. SOMERHALDER II	Manage	mentFor	For	
1N.	ELECTION OF DIRECTOR: BETTINA M. WHYTE	Manage	mentFor	For	
10.	ELECTION OF DIRECTOR: HENRY C. WOLF	Manage	mentFor	For	
2.	THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.	Manage	ment For	For	
3.	THE APPROVAL OF A NON-BINDING RESOLUTION TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Manage	mentFor	For	

	Lugar i liling. GABELLI GEOBAL OTTE	111 0	INCOME THOST TOTAL	IN I A
	THE APPROVAL OF AN AMENDMENT TO THE			
	COMPANY'S AMENDED AND RESTATED ARTICLES OF INCORPORATION TO			
4.	PROVIDE HOLDERS OF AT LEAST 25% OF THE	N	1anagement For	For
	VOTING POWER OF ALL OUTSTANDING SHARES ENTITLED TO VOTE THE RIGHT TO CALL A			
	SPECIAL MEETING OF SHAREHOLDERS.			
5.	SHAREHOLDER PROPOSAL REGARDING INDEPENDENT CHAIRMAN POLICY.	S	hareholder Against	For
_	SHAREHOLDER PROPOSAL REGARDING	~		_
6.	GOALS FOR REDUCING GREENHOUSE GAS EMISSIONS.	S	hareholder Against	For
SPECT	RA ENERGY CORP			
Security			Meeting Type	Annual
Ticker S	<b>,</b>		Meeting Date	28-Apr-2015
ISIN	US8475601097		Agenda	934141095 - Management
т.	D	Propo	sed	For/Against
Item	Proposal	by	Vote	Management
1A.	ELECTION OF DIRECTOR: GREGORY L. EBEL	N	Aanagement For	For
1B.	ELECTION OF DIRECTOR: F. ANTHONY COMPER	N	<b>Management For</b>	For
1C.	ELECTION OF DIRECTOR: AUSTIN A. ADAMS	N	1anagement For	For
1D.	ELECTION OF DIRECTOR: JOSEPH ALVARADO	N	1anagement For	For
1E.	ELECTION OF DIRECTOR: PAMELA L. CARTER	N	1anagement For	For
1F.	ELECTION OF DIRECTOR: CLARENCE P. CAZALOT JR	N	1anagement For	For
1G.	ELECTION OF DIRECTOR: PETER B. HAMILTON	N	1anagement For	For
1H.	ELECTION OF DIRECTOR: MIRANDA C. HUBBS	N	Management For	For
1I.	ELECTION OF DIRECTOR: MICHAEL MCSHANE	N	1anagement For	For
1J.	ELECTION OF DIRECTOR: MICHAEL G. MORRIS	N	1anagement For	For
1K.	ELECTION OF DIRECTOR: MICHAEL E.J. PHELPS	N	1anagement For	For
	RATIFICATION OF THE APPOINTMENT OF			
2.	DELOITTE & TOUCHE LLP AS SPECTRA ENERGY CORP'S INDEPENDENT	N	Management For	For
	REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2015.		-	
3.		N	Sanagement For	For

		Lugar i liing. GABELLI GEOBAL O'TE		& II VOOIVII		IN I X
4.	EXECUT SHAREN DISCLO	VISORY RESOLUTION TO APPROVE FIVE COMPENSATION. HOLDER PROPOSAL CONCERNING SURE OF POLITICAL IBUTIONS.		Sharehold	ler Against	For
5. BLACI	SHARFHOI DER PROPOSAL CONCERNING			Shareholder Against		For
Securit		092113109 BKH	Meeting Type Meeting Date			Annual 28-Apr-2015
ISIN		US0921131092			Agenda	934148049 - Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1.	DIRECT	OR		Management		
	1 N	MICHAEL H. MADISON			For	For
		LINDA K. MASSMAN			For	For
	3 5	STEVEN R. MILLS			For	For
	DELOIT	CATION OF THE APPOINTMENT OF TE & TOUCHE LLP TO SERVE AS				
2.	INDEPE	HILLS CORPORATION'S NDENT REGISTERED PUBLIC		Managem	ent For	For
3.	ACCOUNTING FIRM FOR 2015. ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION. APPROVAL OF THE BLACK HILLS CORPORATION 2015 OMNIBUS INCENTIVE PLAN.			Managem	ent For	For
4.			Management For		For	
GDF S	UEZ					
Securit Ticker					Meeting Type Meeting Date	Annual 28-Apr-2015
ISIN		US36160B1052			Agenda	934173941 - Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1.	APPROVAL OF TRANSACTIONS AND THE PARENT COMPANY FINANCIAL STATEMENTS			Management For		For
2.	APPROV	CAL YEAR VAL OF THE CONSOLIDATED CIAL STATEMENTS FOR FISCAL		Managem	ent For	For
3.	APPROPRIATION OF NET INCOME AND DECLARATION OF DIVIDEND FOR THE YEAR ENDED DECEMBER 31, 2014			Management For		For
4.	APPROV PURSUA	VAL OF REGULATED AGREEMENTS ANT TO ARTICLE L. 225-38 OF THE H COMMERCIAL CODE		Managem	ent Abstain	Against

5.	AUTHORIZATION OF THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	Management Abstain	Against
6.	RATIFICATION OF THE COOPTATION OF ISABELLE KOCHER AS A DIRECTOR	Management For	For
7.	REAPPOINTMENT OF ANN-KRISTIN ACHLEITNER AS A DIRECTOR	Management For	For
8.	REAPPOINTMENT OF EDMOND ALPHANDERY AS A DIRECTOR	Management For	For
9.	REAPPOINTMENT OF ALDO CARDOSO AS A DIRECTOR	Management For	For
10.	REAPPOINTMENT OF FRANCOISE MALRIEU AS A DIRECTOR	Management For	For
11.	APPOINTMENT OF BARBARA KUX AS A DIRECTOR	Management For	For
12.	APPOINTMENT OF MARIE-JOSE NADEAU AS A DIRECTOR	Management For	For
13.	APPOINTMENT OF BRUNO BEZARD AS A DIRECTOR	Management For	For
14.	APPOINTMENT OF MARI-NOELLE JEGO- LAVEISSIERE AS A DIRECTOR	Management For	For
15.	APPOINTMENT OF STEPHANE PALLEZ AS A DIRECTOR	Management For	For
16.	APPOINTMENT OF CATHERINE GUILLOUARD AS A DIRECTOR	Management For	For
17.	CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR 2014 TO GERARD MESTRALLET, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Management For	For
18.	CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR 2014 TO JEAN-FRANCOIS CIRELLI, VICE - PRESIDENT AND CHIEF OPERATING OFFICER (UNTIL NOVEMBER 11, 2014)	ManagementFor	For
19.	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, IN FAVOR OF EMPLOYEES BELONGING TO THE GDF SUEZ	Management Abstain	Against
20.	GROUP EMPLOYEE SAVINGS PLANS DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, IN FAVOR OF	Management Abstain	Against

ANY ENTITY WHOSE EXCLUSIVE PURPOSE IS TO PURCHASE, HOLD AND DISPOSE OF SHARES OR OTHER FINANCIAL INSTRUMENTS AS PART OF THE IMPLEMENTATION OF AN INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN OF THE **GDF SUEZ GROUP** AUTHORIZATION FOR THE BOARD OF DIRECTORS TO AWARD BONUS SHARES (I) TO EMPLOYEES AND/OR CORPORATE OFFICERS OF COMPANIES BELONGING TO THE GROUP (WITH THE EXCEPTION OF 21. Management Abstain Against CORPORATE OFFICERS OF THE COMPANY) AND (II) TO EMPLOYEES PARTICIPATING IN AN INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN OF THE GDF SUEZ **GROUP** AUTHORIZATION TO THE BOARD OF DIRECTORS TO AWARD BONUS SHARES TO SOME EMPLOYEES AND OFFICERS OF 22. Management Abstain Against GROUP COMPANIES (WITH THE EXCEPTION OF CORPORATE OFFICERS OF THE COMPANY) UPDATING THE BYLAWS (ARTICLES 1, 2, 6, 13.1, 13.2, 18, 19, 20.1 AND 20.2) TO REFLECT LEGISLATIVE AND REGULATORY DEVELOPMENTS MAINLY RESULTING **FROM** THE LAW OF MARCH 29, 2014 ON RECOVERING CONTROL OVER THE REAL 23. Management Abstain Against ECONOMY, THE DECREES OF JULY 31, 2014 RELATING TO CORPORATE LAW AND AUGUST 20, 2014 RELATING TO THE GOVERNANCE AND TRANSACTIONS IN THE CAPITAL OF STATE-OWNED ENTERPRISES. AND THE DECREE OF DECEMBER 8, 2014 AS IT RELATES TO THE RECORD DATE AMENDMENT OF ARTICLE 11 OF THE BYLAWS (VOTING RIGHTS ATTACHED TO SHARES) IN ORDER TO ELIMINATE THE DOUBLE VOTING RIGHT, PURSUANT TO THE LAW OF MARCH 29, 2014 MENTIONED 24. Management For For ABOVE, ON ALL REGISTERED AND FULLY PAID-UP SHARES THAT HAVE BEEN REGISTERED IN THE NAME OF THE SAME BENEFICIARY FOR AT LEAST TWO YEARS AS OF APRIL 2, 2014 25. AMENDMENT OF ARTICLE 16 OF THE Management For For BYLAWS (CHAIRMAN AND VICE-

**CHAIRMAN** OF THE BOARD OF DIRECTORS) TO THE EFFECT OF ALLOWING THE CHIEF OPERATING OFFICER TO CHAIR THE **BOARD** OF DIRECTORS IN THE ABSENCE OF THE CHAIRMAN AND VICE-CHAIRMAN POWERS TO IMPLEMENT THE **RESOLUTIONS** 26. ADOPTED BY THE GENERAL Management For For SHAREHOLDERS' MEETING AND TO PERFORM THE RELATED FORMALITIES ENERSIS S.A. Security 29274F104 Meeting Type Annual 28-Apr-2015 Ticker Symbol Meeting Date **ENI** 934178686 -**ISIN** US29274F1049 Agenda Management **Proposed** For/Against Item Proposal Vote Management by APPROVAL OF THE ANNUAL REPORT, FINANCIAL STATEMENTS AND REPORTS OF 1. THE EXTERNAL AUDITORS AND ACCOUNT **Management For** INSPECTORS FOR THE FISCAL YEAR ENDED **DECEMBER 31, 2014.** PROFIT DISTRIBUTION FOR THE PERIOD 2. **Management For** AND DIVIDEND PAYMENT. 3. ELECTION OF THE BOARD OF DIRECTORS. **Management For** 4. SETTING THE DIRECTORS' COMPENSATION. **Management For** SETTING THE COMPENSATION OF THE 5. DIRECTORS' COMMITTEE AND THE **Management For** APPROVAL OF ITS 2015 BUDGET. APPOINTMENT OF AN EXTERNAL **AUDITING** 7. Management For FIRM GOVERNED BY TITLE XXVIII OF THE SECURITIES MARKET LAW 18,045. ELECTION OF TWO ACCOUNT INSPECTORS 8. AND THEIR ALTERNATES, AS WELL AS Management For THEIR COMPENSATION. 9. APPOINTMENT OF RISK RATING AGENCIES. Management For APPROVAL OF THE INVESTMENT AND 10. **Management For** FINANCING POLICY. OTHER MATTERS OF INTEREST AND 14. COMPETENCE OF THE ORDINARY Management For SHAREHOLDERS' MEETING. ADOPTION OF ALL THE OTHER RESOLUTIONS NEEDED FOR THE PROPER 15. **Management For** IMPLEMENTATION OF THE ABOVE MENTIONED RESOLUTIONS. **GDF SUEZ** 

Security

36160B105

Annual

Meeting Type

Ticker	Symbol	GDFZY			Meeting Date	28-Apr-2015
ISIN		US36160B1052			Agenda	934197484 - Management
Item	Proposal		Proj by	posed	Vote	For/Against Management
1.	PARENT STATEN	VAL OF TRANSACTIONS AND THE Γ COMPANY FINANCIAL MENTS CAL YEAR	Ĭ	Manageme	ent For	For
2.		VAL OF THE CONSOLIDATED CIAL STATEMENTS FOR FISCAL		Manageme	ent For	For
3.	DECLAI YEAR	PRIATION OF NET INCOME AND RATION OF DIVIDEND FOR THE DECEMBER 31, 2014		Manageme	ent For	For
4.	APPROV PURSUA FRENCE	VAL OF REGULATED AGREEMENTS ANT TO ARTICLE L. 225-38 OF THE H COMMERCIAL CODE		Manageme	ent Abstain	Against
5.		RIZATION OF THE BOARD OF ORS TO TRADE IN THE COMPANY'S		Manageme	ent Abstain	Against
6.	RATIFIC	CATION OF THE COOPTATION OF LE KOCHER AS A DIRECTOR		Manageme	entFor	For
7.		DINTMENT OF ANN-KRISTIN TNER AS A DIRECTOR		Manageme	entFor	For
8.		DINTMENT OF EDMOND NDERY AS A DIRECTOR		Manageme	entFor	For
9.	REAPPO DIRECT	DINTMENT OF ALDO CARDOSO AS A OR		Manageme	entFor	For
10.	REAPPO	DINTMENT OF FRANCOISE MALRIEU RECTOR	Г	Manageme	entFor	For
11.		TMENT OF BARBARA KUX AS A		Manageme	entFor	For
12.		TMENT OF MARIE-JOSE NADEAU AS	S	Manageme	ent For	For
13.		TMENT OF BRUNO BEZARD AS A		Manageme	entFor	For
14.	APPOIN	TMENT OF MARI-NOELLE JEGO- SIERE AS A DIRECTOR		Manageme	entFor	For
15.		TMENT OF STEPHANE PALLEZ AS A		Manageme	entFor	For
16.	GUILLO	TMENT OF CATHERINE DUARD RECTOR		Manageme	ent For	For
17.	COMPE 2014 TO	LTATION ON THE COMPONENTS OF NSATION DUE OR AWARDED FOR GERARD MESTRALLET, CHAIRMAN HEF EXECUTIVE OFFICER	J	Manageme	ent For	For
18.				Manageme	ent For	For

CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR 2014 TO JEAN-FRANCOIS CIRELLI, VICE -PRESIDENT AND CHIEF OPERATING OFFICER (UNTIL NOVEMBER 11, 2014) DELEGATION OF AUTHORITY TO THE OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES, WITHOUT 19. Management Abstain Against PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, IN FAVOR OF EMPLOYEES BELONGING TO THE GDF SUEZ GROUP EMPLOYEE SAVINGS PLANS DELEGATION OF AUTHORITY TO THE OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR 20. EXISTING SHAREHOLDERS, IN FAVOR OF Management Abstain Against ANY ENTITY WHOSE EXCLUSIVE PURPOSE IS TO PURCHASE, HOLD AND DISPOSE OF SHARES OR OTHER FINANCIAL INSTRUMENTS AS PART OF THE IMPLEMENTATION OF AN INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN OF THE **GDF SUEZ GROUP** AUTHORIZATION FOR THE BOARD OF DIRECTORS TO AWARD BONUS SHARES (I) TO EMPLOYEES AND/OR CORPORATE OFFICERS OF COMPANIES BELONGING TO THE GROUP (WITH THE EXCEPTION OF 21. Management Abstain Against CORPORATE OFFICERS OF THE COMPANY) AND (II) TO EMPLOYEES PARTICIPATING IN AN INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN OF THE GDF SUEZ **GROUP** AUTHORIZATION TO THE BOARD OF DIRECTORS TO AWARD BONUS SHARES TO SOME EMPLOYEES AND OFFICERS OF 22. Management Abstain Against GROUP COMPANIES (WITH THE EXCEPTION OF CORPORATE OFFICERS OF THE COMPANY) 23. UPDATING THE BYLAWS (ARTICLES 1, 2, 6, Management Abstain Against 13.1, 13.2, 18, 19, 20.1 AND 20.2) TO REFLECT LEGISLATIVE AND REGULATORY DEVELOPMENTS MAINLY RESULTING **FROM** THE LAW OF MARCH 29, 2014 ON RECOVERING CONTROL OVER THE REAL

ECONOMY, THE DECREES OF JULY 31, 2014 RELATING TO CORPORATE LAW AND AUGUST 20, 2014 RELATING TO THE GOVERNANCE AND TRANSACTIONS IN THE CAPITAL OF STATE-OWNED ENTERPRISES. AND THE DECREE OF DECEMBER 8, 2014 AS IT RELATES TO THE RECORD DATE AMENDMENT OF ARTICLE 11 OF THE BYLAWS (VOTING RIGHTS ATTACHED TO SHARES) IN ORDER TO ELIMINATE THE DOUBLE VOTING RIGHT, PURSUANT TO THE LAW OF MARCH 29, 2014 MENTIONED Management For For ABOVE, ON ALL REGISTERED AND FULLY PAID-UP SHARES THAT HAVE BEEN REGISTERED IN THE NAME OF THE SAME BENEFICIARY FOR AT LEAST TWO YEARS AS OF APRIL 2, 2014 AMENDMENT OF ARTICLE 16 OF THE BYLAWS (CHAIRMAN AND VICE-**CHAIRMAN** OF THE BOARD OF DIRECTORS) TO THE EFFECT OF ALLOWING THE CHIEF Management For For OPERATING OFFICER TO CHAIR THE **BOARD** OF DIRECTORS IN THE ABSENCE OF THE CHAIRMAN AND VICE-CHAIRMAN POWERS TO IMPLEMENT THE RESOLUTIONS ADOPTED BY THE GENERAL Management For For SHAREHOLDERS' MEETING AND TO PERFORM THE RELATED FORMALITIES TELENET GROUP HOLDING NV, MECHELEN Annual

Security B89957110 Meeting Type General Meeting Ticker Symbol Meeting Date 29-Apr-2015 705945319 -**ISIN** BE0003826436 Agenda Management

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

Non-Voting

CMMT IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS,

24.

25.

26.

	PLEASE CONTACT YOUR CLIENT SERVICE-	
	REPRESENTATIVE	
	MARKET RULES REQUIRE DISCLOSURE OF	
	BENEFICIAL OWNER INFORMATION FOR	
	ALL	
	VOTED-ACCOUNTS. IF AN ACCOUNT HAS	
	MULTIPLE BENEFICIAL OWNERS, YOU	
	WILL	
CMMT	NEED TO-PROVIDE THE BREAKDOWN OF	Non-Voting
	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	REPORTS ON THE STATUTORY FINANCIAL	Non-Voting
•	STATEMENTS	Tron voing
	APPROVAL OF THE STATUTORY	
	FINANCIAL	
	STATEMENTS FOR THE FISCAL YEAR	
2	ENDED	Management No Action
	ON DECEMBER 31, 2014, INCLUDING THE	
	ALLOCATION OF THE RESULT AS	
	PROPOSED BY THE BOARD OF DIRECTORS	
3	REPORTS ON THE CONSOLIDATED	Non-Voting
	FINANCIAL STATEMENTS	
4	APPROVAL OF THE REMUNERATION	Managan Ala Astian
4	REPORT FOR THE FISCAL YEAR ENDED ON	Management No Action
	DECEMBER 31, 2014 COMMUNICATION OF AND DISCUSSION ON	
5		Non Votina
3	THE CONSOLIDATED FINANCIAL STATEMENTS	Non-Voting
	TO GRANT DISCHARGE FROM LIABILITY	
	TO OKANT DISCHARGE PROWIELABILITY	
	THE DIRECTORS WHO WERE IN OFFICE	
	DURING THE FISCAL YEAR ENDED ON	
6.A	DECEMBER 31, 2014, FOR THE EXERCISE OF	Management No Action
	THEIR MANDATE DURING SAID FISCAL	
	YEAR: BERT DE GRAEVE (IDW CONSULT	
	BVBA)	
	TO GRANT DISCHARGE FROM LIABILITY	
	TO	
	THE DIRECTORS WHO WERE IN OFFICE	
6.B	DURING THE FISCAL YEAR ENDED ON	Management No Action
	DECEMBER 31, 2014, FOR THE EXERCISE OF	
	THEIR MANDATE DURING SAID FISCAL	
	YEAR: MICHEL DELLOYE (CYTINDUS NV)	
6.C	TO GRANT DISCHARGE FROM LIABILITY	Management No Action
	TO	
	THE DIRECTORS WHO WERE IN OFFICE	
	DURING THE FISCAL YEAR ENDED ON	

DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: STEFAN DESCHEEMAEKER (SDS INVEST NV) TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTORS WHO WERE IN OFFICE 6.D DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: JOHN PORTER TO GRANT DISCHARGE FROM LIABILITY THE DIRECTORS WHO WERE IN OFFICE 6.E DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: CHARLES H. BRACKEN TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTORS WHO WERE IN OFFICE 6.F DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: DIEDERIK KARSTEN TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTORS WHO WERE IN OFFICE 6.G DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: BALAN NAIR TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTORS WHO WERE IN OFFICE 6.H DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: MANUEL KOHNSTAMM TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTORS WHO WERE IN OFFICE 6.I DURING THE FISCAL YEAR ENDED ON Management No Action DECEMBER 31, 2014, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FISCAL YEAR: JIM RYAN 6.J TO GRANT DISCHARGE FROM LIABILITY Management No Action THE DIRECTORS WHO WERE IN OFFICE DURING THE FISCAL YEAR ENDED ON DECEMBER 31, 2014, FOR THE EXERCISE OF

	THEIR MANDATE DURING SAID FISCAL	
	YEAR: ANGELA MCMULLEN	
	TO GRANT DISCHARGE FROM LIABILITY	
	TO	
	THE DIRECTORS WHO WERE IN OFFICE	
6.K	DURING THE FISCAL YEAR ENDED ON	Management No Action
0.11	DECEMBER 31, 2014, FOR THE EXERCISE OF	17141148411411414141414141
	THEIR MANDATE DURING SAID FISCAL	
	YEAR: FRANK DONCK	
	TO GRANT DISCHARGE FROM LIABILITY	
	TO GRANT DISCHARGE PROM LIABILITY	
	THE DIRECTORS WHO WERE IN OFFICE	
6.L	DURING THE FISCAL YEAR ENDED ON	Managamant Na Astion
0.L		Management No Action
	DECEMBER 31, 2014, FOR THE EXERCISE OF	
	THEIR MANDATE DURING SAID FISCAL	
	YEAR: ALEX BRABERS	
	TO GRANT DISCHARGE FROM LIABILITY	
	TO	
	THE DIRECTORS WHO WERE IN OFFICE	
6.M	DURING THE FISCAL YEAR ENDED ON	Management No Action
	DECEMBER 31, 2014, FOR THE EXERCISE OF	
	THEIR MANDATE DURING SAID FISCAL	
	YEAR: JULIEN DE WILDE (DE WILDE J.	
	MANAGEMENT BVBA)	
	TO GRANT DISCHARGE FROM LIABILITY	
	TO	
7	THE STATUTORY AUDITOR FOR THE	Management No Action
,	EXERCISE OF HIS MANDATE DURING THE	Widnagement (o / tetion
	FISCAL YEAR ENDED ON DECEMBER 31,	
	2014	
	RE-APPOINTMENT, UPON NOMINATION IN	
	ACCORDANCE WITH ARTICLE 18.1(II) OF	
	THE	
8.A	ARTICLES OF ASSOCIATION, OF MR.	Management No Action
o.A	DIEDERIK KARSTEN, FOR A TERM OF 4	Wanagement No Action
	YEARS, WITH IMMEDIATE EFFECT AND	
	UNTIL THE CLOSING OF THE GENERAL	
	SHAREHOLDERS' MEETING OF 2019	
	RE-APPOINTMENT, UPON NOMINATION IN	
	ACCORDANCE WITH ARTICLE 18.1(II) OF	
	THE	
0 D	ARTICLES OF ASSOCIATION, OF MR. BALAN	Managamant Na Astian
8.B	NAIR, FOR A TERM OF 4 YEARS, WITH	Management No Action
	IMMEDIATE EFFECT AND UNTIL THE	
	CLOSING OF THE GENERAL	
	SHAREHOLDERS' MEETING OF 2019	
8.C	RE-APPOINTMENT, UPON NOMINATION IN	Management No Action
	ACCORDANCE WITH ARTICLE 18.1(II) OF	-
	THE	
	ARTICLES OF ASSOCIATION, OF MR.	
	MANUEL KOHNSTAMM, FOR A TERM OF 4	

YEARS, WITH IMMEDIATE EFFECT AND UNTIL THE CLOSING OF THE GENERAL SHAREHOLDERS' MEETING OF 2019 APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(I) AND 18.2 OF MRS. CHRISTIANE FRANCK AS "INDEPENDENT DIRECTOR", WITHIN THE MEANING OF ARTICLE 526TER OF THE BELGIAN COMPANY CODE, CLAUSE 2.3 OF THE BELGIAN CORPORATE GOVERNANCE CODE AND THE ARTICLES OF ASSOCIATION

8.D OF THE COMPANY, FOR A TERM OF 3
YEARS, WITH IMMEDIATE EFFECT AND
UNTIL THE CLOSING OF THE GENERAL
SHAREHOLDERS' MEETING OF 2018. IT
APPEARS FROM THE DATA AVAILABLE TO
THE COMPANY AS WELL AS FROM THE
INFORMATION PROVIDED BY MRS.
FRANCK,

THAT SHE MEETS THE APPLICABLE
INDEPENDENCE REQUIREMENTS
THE MANDATES OF THE DIRECTORS
APPOINTED IN ACCORDANCE WITH ITEM
8(A) UP TO (D) OF THE AGENDA, ARE
REMUNERATED IN ACCORDANCE WITH

8.E

THE

RESOLUTIONS OF THE GENERAL

SHAREHOLDERS' MEETING OF APRIL 28,

2010 AND APRIL 24, 2013

ACKNOWLEDGEMENT OF THE FACT THAT

THE COMPANY KPMG BEDRIJFSREVISOREN

CVBA BURG. CVBA, STATUTORY AUDITOR

9 OF THE COMPANY CHARGED WITH THE AUDIT OF THE STATUTORY AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, HAS DECIDED TO REPLACE MR. GOTWIN JACKERS, AUDITOR, AS PERMANENT REPRESENTATIVE BY MR. FILIP DE BOCK, AUDITOR, WITH EFFECT AFTER THE CLOSING OF THE ANNUAL SHAREHOLDERS' MEETING WHICH WILL HAVE DELIBERATED AND VOTED ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2014

10 APPROVAL, IN AS FAR AS NEEDED AND APPLICABLE, IN ACCORDANCE WITH ARTICLE 556 OF THE BELGIAN COMPANY CODE, OF THE TERMS AND CONDITIONS OF THE PERFORMANCE SHARES PLANS ISSUED BY THE COMPANY, WHICH MAY

Management No Action

Management No Action

Management No Action

Management No Action

GRANT RIGHTS THAT EITHER COULD HAVE AN IMPACT ON THE COMPANY'S EQUITY OR

COULD GIVE RISE TO A LIABILITY OR OBLIGATION OF THE COMPANY IN CASE

OF

A CHANGE OF CONTROL OVER THE **COMPANY** 

SNAM S.P.A., SAN DONATO MILANESE

Ordinary General Security T8578N103 Meeting Type

Meeting

Meeting Date 29-Apr-2015 Ticker Symbol

705949090 -

**ISIN** IT0003153415 Agenda Management

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

PLEASE NOTE THAT THE ITALIAN

LANGUAGE AGENDA IS AVAILABLE BY

CMMT CLICKING ON THE-URL LINK:-Non-Voting

https://materials.proxyvote.com/Approved/99999

Z/19840101/NPS 239751.PDF

BALANCE SHEET AS OF 31 DECEMBER 2014. CONSOLIDATED BALANCE SHEET AS OF 31

DECEMBER 2014. BOARD OF DIRECTORS' Management For 1 For REPORT, INTERNAL AND EXTERNAL

**AUDITORS' REPORTS. RESOLUTIONS** 

RELATED THERETO

PROFIT ALLOCATION AND DIVIDEND 2 Management For For DISTRIBUTION

LONG TERM MONETARY INCENTIVE PLAN

3 2015-2017. RESOLUTIONS RELATED Management Abstain Against

**THERETO** 

REWARDING POLICY AS PER ART. 123-TER

4 OF THE LEGISLATIVE DECREE NO. 58 OF 24 Management Abstain Against

FEBRUARY 1998

TO APPOINT ONE DIRECTOR AS PER ART.

2386 OF ITALIAN CIVIL CODE. 5 Management Abstain Against

RESOLUTIONS

RELATED THERETO: YUNPENG HE

22 APR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF NAME AND MO-DIFICATION OF TEXT IN RESOLUTION

CMMT NO. 5 . IF YOU HAVE ALREADY SENT IN Non-Voting YOUR VOTE-S, PLEASE DO NOT VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND YOUR

ORIGINAL INSTRUCTI-ONS. THANK YOU. NE UTILITIES DBA AS EVERSOURCE ENERGY

30040W108 Security Meeting Type Annual

Ticker	Symbol ES		Meeting Date	29-Apr-2015
ISIN	US30040W1080		Agenda	934140461 - Management
Item	Proposal	Proposed	l Vote	For/Against Management
1.	DIRECTOR	-	nagement	C
	1 JOHN S. CLARKESON		For	For
	2 COTTON M. CLEVELAND		For	For
	3 SANFORD CLOUD, JR.		For	For
	4 JAMES S. DISTASIO		For	For
	5 FRANCIS A. DOYLE		For	For
	6 CHARLES K. GIFFORD		For	For
	7 PAUL A. LA CAMERA		For	For
	8 KENNETH R. LEIBLER		For	For
	9 THOMAS J. MAY		For	For
	10 WILLIAM C. VAN FAASEN		For	For
	11 FREDERICA M. WILLIAMS		For	For
	12 DENNIS R. WRAASE		For	For
	TO APPROVE THE PROPOSED AMENDMENT	Γ		
	TO OUR DECLARATION OF TRUST TO			
2.	CHANGE THE LEGAL NAME OF THE	Mor	na a a mant Ean	For
۷.	COMPANY FROM NORTHEAST UTILITIES	Mai	nagementFor	ror
	TO			
	EVERSOURCE ENERGY.			
	TO CONSIDER AN ADVISORY PROPOSAL			
3.	APPROVING THE COMPENSATION OF OUR	Mar	nagement For	For
	NAMED EXECUTIVE OFFICERS.			
	TO RATIFY THE SELECTION OF DELOITTE &	&		
4.	TOUCHE LLP AS THE INDEPENDENT	Mar	nagementFor	For
т.	REGISTERED PUBLIC ACCOUNTING FIRM	Iviai	lagement of	1'01
	FOR 2015.			
SJW C	ORP.			
Securit	y 784305104		Meeting Type	Annual
Ticker	Symbol SJW		Meeting Date	29-Apr-2015
ISIN	US7843051043		Agenda	934153040 -
13111	037043031043		Agenda	Management
Item	Proposal	Proposed	d Vote	For/Against
Item	Troposar	by	Voic	Management
1.	DIRECTOR	Mar	nagement	
	1 K. ARMSTRONG		For	For
	2 W.J. BISHOP		For	For
	3 M.L. CALI		For	For
	4 D.R. KING		For	For
	5 D.B. MORE		For	For
	6 R.B. MOSKOVITZ		For	For
	7 G.E. MOSS		For	For
	8 W.R. ROTH		For	For
	9 R.A. VAN VALER		For	For
2.		Mar	nagement Against	Against

Management For

For

APPROVE THE REINCORPORATION OF SJW CORP. FROM CALIFORNIA TO DELAWARE BY MEANS OF A MERGER WITH AND INTO A WHOLLY-OWNED DELAWARE SUBSIDIARY.

RATIFY THE APPOINTMENT OF KPMG LLP

AS

3. THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2015.

PETROLEO BRASILEIRO S.A. - PETROBRAS

Security 71654V408 Meeting Type Special
Ticker Symbol PBR Meeting Date 29-Apr-2015
934186518 -

ISIN US71654V4086 Agenda Management

Item Proposal Proposed by Vote For/Against Management

ELECTION OF THE MEMBER OF THE BOARD

1A. OF DIRECTORS: APPOINTED BY THE Management For CONTROLLING SHAREHOLDER

ELECTION OF THE MEMBER OF THE BOARD

1B. OF DIRECTORS: APPOINTED BY THE MINORITY SHAREHOLDERS: WALTER

MENDES DE OLIVEIRA FILHO

ELECTION OF CHAIRMAN OF THE BOARD

2. OF Management For

DIRECTORS.

ELECTION OF THE MEMBERS OF THE

**AUDIT** 

3A. COMMITTEE AND THEIR RESPECTIVE Management For

SUBSTITUTES: APPOINTED BY THE

CONTROLLING SHAREHOLDER

ELECTION OF THE MEMBERS OF THE

AUDIT

COMMITTEE AND THEIR RESPECTIVE

3B. SUBSTITUTES: APPOINTED BY THE MINORITY SHAREHOLDERS: REGINALDO Management For

FERREIRA ALEXANDRE & MARIO

**CORDEIRO** 

FILHO (SUBSTITUTE)

FIXING OF THE MANAGERS' AND THE

S1. FISCAL ManagementFor For

COUNCILS' COMPENSATION.

S2. RATIFICATION OF THE USE OF RESOURCE Management Abstain Against

REGARDING THE BALANCE OF THE TOTAL AMOUNT OF OFFICERS AS APPROVED AT THE EXTRAORDINARY GENERAL MEETING OF 2ND OF APRIL, 2014 FOR PAYMENT OF

VACATION BALANCE, HOUSING

**ASSISTANCE** 

# AND AIRFARE FOR MEMBERS OF THE EXECUTIVE BOARD.

<b>GRUPO TELE</b>	VISA, S.A.B.
Security	400401206

Security	40049J206	Meeting Type	Annual
Ticker Symbol	TV	Meeting Date	29-Apr-2015
ISIN	US40049J2069	Agenda	934203504 -
		$\mathcal{E}$	Management

Item	Proposal	Proposed by	Vote	For/Against Management
L1	APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE	•	nent Abstain	
L2	ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF		ent Abstain	
D1	THE CASE MAT 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.	Managem	ent Abstain	
D2	APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO	C	ent Abstain	
AB1	IN ARTICLE 28, PARAGRAPH IV OF THE SECURITIES MARKET LAW, INCLUDING THE FINANCIAL STATEMENTS FOR THE YEAR ENDED ON DECEMBER 31, 2014 AND RESOLUTIONS REGARDING THE ACTIONS TAKEN BY THE BOARD OF DIRECTORS, TH COMMITTEES AND THE CHIEF EXECUTIVE	Managem	ent Abstain	
AB2	OFFICER OF THE COMPANY. PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL OBLIGATIONS OF THE COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION. RESOLUTION REGARDING THE	Managem	ent Abstain	
AB3	ALLOCATION OF FINAL RESULTS FOR THE YEAR ENDED ON DECEMBER 31, 2014.	Managem	ent Abstain	
AB4		Managem	ent Abstain	

	RESOLUTION REGARDING (I) THE AMOUNT THAT MAY BE ALLOCATED TO THE REPURCHASE OF SHARES OF THE COMPANY PURSUANT TO ARTICLE 56, PARAGRAPH IV OF THE SECURITIES MARKET LAW; (II) THE REPORT ON THE POLICIES AND RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS OF THE COMPANY, REGARDING THE ACQUISITION AND SALE OF SUCH SHARES; AND (III) THE REPORT ON THE LONG TERM RETENTION PLAN OF THE COMPANY.  APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS	,		
AB5	THAT SHALL CONFORM THE BOARD OF DIRECTORS, THE SECRETARY AND OFFICERS OF THE COMPANY. APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS		Management Abstain	
AB6	THAT SHALL CONFORM THE EXECUTIVE COMMITTEE. APPOINTMENT AND/OR RATIFICATION, AS		Management Abstain	
AB7	THE CASE MAY BE, OF THE CHAIRMAN OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE.  COMPENSATION TO THE MEMBERS OF THE PRACTICES OF THE PROCEEDINGS.	E	Management Abstain	
AB8	BOARD OF DIRECTORS, OF THE EXECUTIVE COMMITTEE, OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE, AS WELL AS TO THE SECRETARY.  APPOINTMENT OF DELEGATES WHO WILL		Aanagement Abstain	
AB9	CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.	N	Management Abstain	
<b>ENER</b>	GEN CORPORATION			
Securit	ty 29265N108		Meeting Type	Annual
Ticker	Symbol EGN		Meeting Date	30-Apr-2015
ISIN	US29265N1081		Agenda	934136830 - Management
Item	Proposal	Propo by	sed Vote	For/Against Management
1A	ELECTION OF DIRECTOR: WILLIAM G. HARGETT	N	Management For	For
1B	ELECTION OF DIRECTOR: ALAN A. KLEIER	N	Management For	For
1C	ELECTION OF DIRECTOR: STEPHEN A.		Management For	For
	SNIDER ELECTION OF DIRECTOR: GARY C.			
1D	YOUNGBLOOD	N	Ianagement For	For

2	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	N	Management	tFor	For
3	APPROVAL OF THE ADVISORY (NON-BINDING) RESOLUTION RELATING TO EXECUTIVE COMPENSATION.	N	Management	tFor	For
4	SHAREHOLDER PROPOSAL - METHANE GAS EMISSIONS REPORT	5 5	Shareholder	Against	For
5 THE E	SHAREHOLDER PROPOSAL - CLIMATE CHANGE BUSINESS RISKS REPORT MPIRE DISTRICT ELECTRIC COMPANY	S	Shareholder	Against	For
Securit			λ.	Maating Type	Annual
	Symbol EDE			Meeting Type Meeting Date	30-Apr-2015
					934139088 -
ISIN	US2916411083		A	Agenda	Management
Item	Proposal	Propo	osed	Vote	For/Against Management
1	DIRECTOR	by N	Managaman	<b>.</b>	Management
1	1 D. RANDY LANEY	Γ	Management	For	For
	2 BONNIE C. LIND			For	For
	3 B. THOMAS MUELLER			For	For
	4 PAUL R. PORTNEY			For	For
	TO RATIFY THE APPOINTMENT OF			101	101
	PRICEWATERHOUSECOOPERS LLP AS				
2	EMPIRE'S INDEPENDENT REGISTERED		· -	. P	
2	PUBLIC ACCOUNTING FIRM FOR THE FISCAL	ľ	Management	tFor	For
	YEAR ENDING DECEMBER 31, 2015.				
	TO VOTE UPON A NON-BINDING ADVISORY	•			
	PROPOSAL TO APPROVE THE				
3	COMPENSATION OF OUR NAMED	1	Management	tFor	For
	EXECUTIVE OFFICERS AS DISCLOSED IN				
	THIS PROXY STATEMENT.				
	S & MINOR, INC.				
Securit	•			leeting Type	Annual
Ticker	Symbol OMI		N	leeting Date	30-Apr-2015
ISIN	US6907321029		A	agenda	934140093 - Management
Item	Proposal	Propo by	osed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JAMES L. BIERMAN	N	Management	tFor	For
1B.	ELECTION OF DIRECTOR: STUART M. ESSIG	. 1	Management	tFor	For
1C.	ELECTION OF DIRECTOR: JOHN W. GERDELMAN	N	Management	tFor	For
1D.	ELECTION OF DIRECTOR: LEMUEL E. LEWIS	S 1	Management	tFor	For
1E.	ELECTION OF DIRECTOR: MARTHA H. MARSH	N	Management	tFor	For
1F.		ľ	Management	tFor	For

	ELECTION OF DIRECTOR: EDDIE N. MOORE, JR.		
1G.	ELECTION OF DIRECTOR: JAMES E. ROGERS	<b>Management For</b>	For
1H.	ELECTION OF DIRECTOR: DAVID S. SIMMONS	ManagementFor	For
1I.	ELECTION OF DIRECTOR: ROBERT C. SLEDD	ManagementFor	For
1J.	ELECTION OF DIRECTOR: CRAIG R. SMITH	Management For	For
1K.	ELECTION OF DIRECTOR: ANNE MARIE WHITTEMORE	Management For	For
2.	WOTE TO APPROVE THE PROPOSED OWENS & MINOR, INC. 2015 STOCK INCENTIVE PLAN.	Management For	For
3.	VOTE TO RATIFY KPMG LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTING FIRM FOR 2015.	Management For	For
4.	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management For	For
CINCI	NNATI BELL INC.		
Securit	•	Meeting	
Ticker	Symbol CBBPRB	Meeting	g Date 30-Apr-2015 934141348 -
ISIN	US1718714033	Agenda	Management
		Proposed	For/Against
Item	Proposal	by Vote	Management
1A.	ELECTION OF DIRECTOR: PHILLIP R. COX	by Management For	Management For
	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK	by	Management
1A.	ELECTION OF DIRECTOR: PHILLIP R. COX	by Management For	Management For
1A. 1B.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER	Management For Management For	Management For For
1A. 1B. 1C.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	Management For Management For Management For	Management For For
1A. 1B. 1C. 1D.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P.	Management For Management For Management For Management For	Management For For For
1A. 1B. 1C. 1D. 1E.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO	Management For Management For Management For Management For Management For Management For	Management For For For For
1A. 1B. 1C. 1D. 1E.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK	Management For	Management For For For For For
1A. 1B. 1C. 1D. 1E. 1F.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION.	Management For	Management For For For For For For
1A. 1B. 1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG TERM	Management For	Management For For For For For For For For For
1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE	Management For	Management For
1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 2.	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG TERM INCENTIVE PLAN. RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management For	Management For
1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 2. 3. CINCINGENTAL Security	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG TERM INCENTIVE PLAN. RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2015. NNATI BELL INC.	Management For	Management For
1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 2. 3. CINCINGENTAL Security	ELECTION OF DIRECTOR: PHILLIP R. COX ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L. HAUSSLER ELECTION OF DIRECTOR: CRAIG F. MAIER ELECTION OF DIRECTOR: RUSSEL P. MAYER ELECTION OF DIRECTOR: LYNN A. WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO ELECTION OF DIRECTOR: THEODORE H. TORBECK ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG TERM INCENTIVE PLAN. RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2015. NNATI BELL INC.	Management For	Management For

934141348 -Management

_		Pror	oosed		For/Against
Item	Proposal	by	30300	Vote	Management
1A.	ELECTION OF DIRECTOR: PHILLIP R. COX		Manageme		For
1B.	ELECTION OF DIRECTOR: JOHN W. ECK ELECTION OF DIRECTOR: JAKKI L.		Manageme	ent For	For
1C.	HAUSSLER		Manageme	entFor	For
1D.	ELECTION OF DIRECTOR: CRAIG F. MAIER		Manageme	entFor	For
1E.	ELECTION OF DIRECTOR: RUSSEL P. MAYER		Manageme	entFor	For
1F.	ELECTION OF DIRECTOR: LYNN A.		Manageme	entFor	For
1G.	WENTWORTH ELECTION OF DIRECTOR: JOHN M. ZRNO		Manageme		For
	ELECTION OF DIRECTOR: THEODORE H.				
1H.	TORBECK		Manageme	entFor	For
2.	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION.		Manageme	entFor	For
3.	APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG TERM		Manageme	entFor	For
	INCENTIVE PLAN.				
	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT	ζ			
4.	REGISTERED PUBLIC ACCOUNTING FIRM		Manageme	entFor	For
	FOR FISCAL 2015.				
	STAR CORPORATION			M .: T	. 1
Securit	•			Meeting Type	Annual
Tielcon	Cymbol CATC				20 Apr 2015
	Symbol SATS			Meeting Date	30-Apr-2015 934143847 -
Ticker ISIN	Symbol SATS US2787681061				30-Apr-2015 934143847 - Management
ISIN	US2787681061	Pror	oosed	Meeting Date Agenda	934143847 - Management
		Prop by	posed	Meeting Date	934143847 -
ISIN	US2787681061  Proposal  DIRECTOR	_	oosed Manageme	Meeting Date Agenda  Vote	934143847 - Management For/Against
ISIN Item	US2787681061  Proposal  DIRECTOR  1 R. STANTON DODGE	_		Meeting Date Agenda  Vote ent For	934143847 - Management For/Against Management For
ISIN Item	US2787681061  Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN	_		Meeting Date Agenda  Vote ent For For	934143847 - Management  For/Against Management  For For
ISIN Item	US2787681061  Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN	_		Meeting Date Agenda  Vote ent For For For	934143847 - Management  For/Against Management  For For For
ISIN Item	US2787681061  Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO	_		Meeting Date Agenda  Vote ent For For For For	934143847 - Management  For/Against Management  For For For For For
ISIN Item	US2787681061  Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL	_		Meeting Date Agenda  Vote  ent For For For For For For	934143847 - Management  For/Against Management  For For For For For For For
ISIN Item	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF	_		Meeting Date Agenda  Vote ent For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For
ISIN Item	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER	_		Meeting Date Agenda  Vote  ent For For For For For For	934143847 - Management  For/Against Management  For For For For For For For
ISIN Item	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG	_		Meeting Date Agenda  Vote ent For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For
ISIN Item	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP	_		Meeting Date Agenda  Vote ent For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For
ISIN Item	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG	_		Meeting Date Agenda  Vote ent For For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For
ISIN Item 1.	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP  AS OUR INDEPENDENT REGISTERED	by	Manageme	Meeting Date Agenda  Vote ent For For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For Fo
ISIN Item 1.	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP  AS OUR INDEPENDENT REGISTERED  PUBLIC  ACCOUNTING FIRM FOR THE FISCAL YEAR	by	Manageme	Meeting Date Agenda  Vote ent For For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For Fo
ISIN Item 1.	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP  AS OUR INDEPENDENT REGISTERED  PUBLIC  ACCOUNTING FIRM FOR THE FISCAL YEAR  ENDING DECEMBER 31, 2015.	by	Manageme	Meeting Date Agenda  Vote ent For For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For Fo
ISIN  Item  1.  2.	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP  AS OUR INDEPENDENT REGISTERED  PUBLIC  ACCOUNTING FIRM FOR THE FISCAL YEAR  ENDING DECEMBER 31, 2015.  NC.	by	Manageme	Meeting Date Agenda  Vote ent For	934143847 - Management  For/Against Management  For For For For For For For For For Fo
ISIN  Item 1.  2.  BCE II Securit	Proposal  DIRECTOR  1 R. STANTON DODGE  2 MICHAEL T. DUGAN  3 CHARLES W. ERGEN  4 ANTHONY M. FEDERICO  5 PRADMAN P. KAUL  6 TOM A. ORTOLF  7 C. MICHAEL SCHROEDER  TO RATIFY THE APPOINTMENT OF KPMG  LLP  AS OUR INDEPENDENT REGISTERED  PUBLIC  ACCOUNTING FIRM FOR THE FISCAL YEAR  ENDING DECEMBER 31, 2015.  NC.	by	Manageme	Meeting Date Agenda  Vote ent For For For For For For For For For	934143847 - Management  For/Against Management  For For For For For For For For For Fo

ISIN	CA05534B7604		Agenda	934145889 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
01	DIRECTOR	Manageme	ent	_
	1 B.K. ALLEN		For	For
	2 R.A. BRENNEMAN		For	For
	3 S. BROCHU		For	For
	4 R.E. BROWN		For	For
	5 G.A. COPE		For	For
	6 D.F. DENISON		For	For
	7 R.P. DEXTER		For	For
	8 I. GREENBERG		For	For
	9 G.M. NIXON		For	For
	10 T.C. O'NEILL		For	For
	11 R.C. SIMMONDS		For	For
	12 C. TAYLOR		For	For
	13 P.R. WEISS		For	For
02	APPOINTMENT OF DELOITTE LLP AS	Manageme	ent For	For
0_	AUDITORS.	1/14/14/54/11/		1 01
	RESOLVED, ON AN ADVISORY BASIS AND			
	NOT TO DIMINISH THE ROLE AND			
	RESPONSIBILITIES OF THE BOARD OF			
	DIRECTORS, THAT THE SHAREHOLDERS			
03	ACCEPT THE APPROACH TO EXECUTIVE	Manageme	ent For	For
	COMPENSATION DISCLOSED IN THE 2015			
	MANAGEMENT PROXY CIRCULAR DATED	_		
	MARCH 5, 2015 DELIVERED IN ADVANCE OF	F		
	THE 2015 ANNUAL MEETING OF			
	SHAREHOLDERS OF BCE.			
	RESOLVED, AS AN ORDINARY			
	RESOLUTION,			
	THAT THE AMENDMENTS TO BY-LAW ONE			
	OF THE CORPORATION, IN THE FORM			
	ADOPTED BY THE BOARD OF DIRECTORS			
04	OF BCE INC. ON FEBRUARY 5, 2015 AND	Managama	ont Eon	For
04	REFLECTED IN THE AMENDED AND RESTATED BY-LAW ONE OF THE	Manageme	entror	ror
	CORPORATION ATTACHED AS SCHEDULE A			
	TO THE MANAGEMENT PROXY CIRCULAR	1		
	OF			
	THE CORPORATION DATED MARCH 5, 2015,			
	BE AND ARE HEREBY CONFIRMED.			
	PROPOSAL NO. 1 DIRECTOR			
5A	QUALIFICATIONS.	Sharehold	er Against	For
5B	PROPOSAL NO. 2 GENDER EQUALITY.	Sharehold	er Against	For
	PROPOSAL NO. 3 BUSINESS AND PRICING			
5C	PRACTICES.	Sharehold	er Against	For
SCAN	A CORPORATION			
Securit			Meeting Type	Annual
Securit	., 0000)1.1102		mooning Type	1 minuui

Tieker	Symbol SCG			Meeting Date	30-Apr-2015
				_	934151351 -
ISIN	US80589M1027		A	Agenda	Management
Item	Proposal	Propos	sed	Vote	For/Against
	•	by			Management
1.	DIRECTOR	M	<b>l</b> anagemen		
	JAMES A. BENNETT			For	For
	2 LYNNE M. MILLER			For	For
	3 JAMES W. ROQUEMORE			For	For
	4 MACEO K. SLOAN			For	For
2.	APPROVAL OF A LONG-TERM EQUITY	M	<b>I</b> anagemen	tFor	For
	COMPENSATION PLAN		C		
2	APPROVAL OF THE APPOINTMENT OF THE	3.4	<b>π</b>	· E	Г
3.	INDEPENDENT REGISTERED PUBLIC	IVI	Ianagemen	tror	For
	ACCOUNTING FIRM APPROVAL OF BOARD-PROPOSED				
	AMENDMENTS TO ARTICLE 8 OF OUR				
	ARTICLES OF INCORPORATION TO				
4.	DECLASSIFY THE BOARD OF DIRECTORS	M	<b>I</b> anagemen	tFor	For
	AND PROVIDE FOR THE ANNUAL ELECTION	NT.			
	OF ALL DIRECTORS	Ν.			
BCE IN					
Securit			N	Meeting Type	Annual
	Symbol BCE			Meeting Date	30-Apr-2015
					934152125 -
ISIN	CA05534B7604		A	Agenda	Management
					Munagomone
T4	D1	Propos	sed	<b>V</b> -4-	For/Against
Item	Proposal	by		Vote	Management
01	DIRECTOR	M	<b>l</b> anagemen	t	_
	1 B.K. ALLEN			For	For
	2 R.A. BRENNEMAN			For	For
	3 S. BROCHU			For	For
	4 R.E. BROWN			For	For
	5 G.A. COPE			For	For
	6 D.F. DENISON			For	For
	7 R.P. DEXTER			For	For
	8 I. GREENBERG			For	For
	9 G.M. NIXON			For	For
	10 T.C. O'NEILL			For	For
	11 R.C. SIMMONDS			For	For
	12 C. TAYLOR			For	For
	13 P.R. WEISS			For	For
02	APPOINTMENT OF DELOITTE LLP AS	M	<b>I</b> anagemen	tFor	For
	AUDITORS.		_		
03	RESOLVED, ON AN ADVISORY BASIS AND	M	Ianagemen	tFor	For
	NOT TO DIMINISH THE ROLE AND				
	RESPONSIBILITIES OF THE BOARD OF				
	DIRECTORS, THAT THE SHAREHOLDERS				
	ACCEPT THE APPROACH TO EXECUTIVE				

04	COMPENSATION DISCLOSED IN THE 2015 MANAGEMENT PROXY CIRCULAR DATED MARCH 5, 2015 DELIVERED IN ADVANCE OF THE 2015 ANNUAL MEETING OF SHAREHOLDERS OF BCE. RESOLVED, AS AN ORDINARY RESOLUTION, THAT THE AMENDMENTS TO BY-LAW ONE OF THE CORPORATION, IN THE FORM ADOPTED BY THE BOARD OF DIRECTORS OF BCE INC. ON FEBRUARY 5, 2015 AND REFLECTED IN THE AMENDED AND RESTATED BY-LAW ONE OF THE CORPORATION ATTACHED AS SCHEDULE ATO THE MANAGEMENT PROXY CIRCULAR OF THE CORPORATION DATED MARCH 5, 2015,	Management For	For
	BE AND ARE HEREBY CONFIRMED.		
5A	PROPOSAL NO. 1 DIRECTOR QUALIFICATIONS.	Shareholder Against	For
5B	PROPOSAL NO. 2 GENDER EQUALITY.	Shareholder Against	For
5C	PROPOSAL NO. 3 BUSINESS AND PRICING PRACTICES.	Shareholder Against	For
ABB L			
Security		Meeting Type Meeting Date	Annual 30-Apr-2015
Ticker	Symbol ABB	Meeting Date	
ISIN	US0003752047	Agenda	934175236 - Management
		Proposed	Management
ISIN Item	US0003752047 Proposal	Agenda  Proposed by Vote	
	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS	Proposed Vote	Management For/Against
Item	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2014 CONSULTATIVE VOTE ON THE 2014 COMPENSATION REPORT	Proposed by Vote  Management For  Management For	Management For/Against Management
Item	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2014  CONSULTATIVE VOTE ON THE 2014	Proposed by Vote  Management For  Management For	Management For/Against Management For
Item 1. 2.	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2014  CONSULTATIVE VOTE ON THE 2014  COMPENSATION REPORT  DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT  APPROPRIATION OF AVAILABLE EARNINGS AND DISTRIBUTION OF CAPITAL	Proposed by Vote  Management For  Management For  Management For	Management For/Against Management For
Item  1.  2.  3.	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2014 CONSULTATIVE VOTE ON THE 2014 COMPENSATION REPORT DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT APPROPRIATION OF AVAILABLE EARNINGS AND DISTRIBUTION OF CAPITAL CONTRIBUTION RESERVE CAPITAL REDUCTION THROUGH NOMINAL VALUE REPAYMENT	Proposed by Vote  Management For  Management For  Management For	Management For/Against Management For For
Item  1.  2.  3.  4.1	Proposal  APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2014 CONSULTATIVE VOTE ON THE 2014 COMPENSATION REPORT DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT APPROPRIATION OF AVAILABLE EARNINGS AND DISTRIBUTION OF CAPITAL CONTRIBUTION RESERVE CAPITAL REDUCTION THROUGH NOMINAL	Proposed by Vote  Management For  Management For  Management For  Management For	Management For/Against Management  For  For  For

		AL OF AUTHORIZED SHARE				
	CAPITA	L G VOTE ON THE TOTAL				
		NSATION OF THE MEMBERS OF THE	7			
		OF DIRECTORS FOR THE NEXT				
7.1		OF OFFICE, I.E. FROM THE 2015	Manage	mentFor	For	
		L GENERAL MEETING TO THE 2016				
	ANNUA	L GENERAL MEETING				
		G VOTE ON THE TOTAL				
7.2		NSATION OF THE MEMBERS OF THE	Manage	mentFor	For	
7.2		FIVE COMMITTEE FOR THE	Manage		101	
0.1		WING FINANCIAL YEAR, I.E. 2016	3.4	4T	Г	
8.1		ON OF DIRECTOR: ROGER AGNELLI	Manage	mentFor	For	
8.2	ALAHU	ON OF DIRECTOR: MATTI	Manage	mentFor	For	
		ON OF DIRECTOR: DAVID				
8.3	CONSTA		Manage	ment For	For	
8.4		ON OF DIRECTOR: LOUIS R. HUGHES	S Manage	ment For	For	
8.5	ELECTI	ON OF DIRECTOR: MICHEL DE		ment For	For	
8.3	ROSEN		Manage	IIICIII FOI	For	
8.6		ON OF DIRECTOR: JACOB	Manage	mentFor	For	
	WALLE		_			
8.7		ON OF DIRECTOR: YING YEH	Manage	mentFor	For	
8.8	ELECTION OF DIRECTOR AND CHAIRMAN: PETER VOSER		Manage	mentFor	For	
	ELECTION TO THE COMPENSATION					
9.1		TTEE: DAVID CONSTABLE	Manage	mentFor	For	
9.2	ELECTI	ON TO THE COMPENSATION	Monogo	mant Can	For	
9.2	COMMI	TTEE: MICHEL DE ROSEN	Manage	mentFor	ror	
9.3		ON TO THE COMPENSATION	Manage	mentFor	For	
7.5		TTEE: YING YEH	Manage		101	
10		CTION OF THE INDEPENDENT	3.6	. 17	<b>.</b>	
10.	PROXY	NC ZELINDED	Manage	mentFor	For	
		NS ZEHNDER CTION OF THE AUDITORS ERNST &				
11.	YOUNG		Manage	mentFor	For	
BT GR	OUP PLC					
Securit		05577E101		Meeting Type	Annual	
	Symbol	BT		Meeting Date	30-Apr-2015	
ISIN		US05577E1010		Agenda	934181847 -	
15111		C505577L1010		rigenda	Management	
			Droposad		For/Against	
Item	Proposal		Proposed by	Vote	Management	
	APPROV	VE THE PROPOSED ACQUISITION OF	-		Management	
1.		GRANT THE DIRECTORS RELATED		ment Abstain	Against	
		RITY TO ALLOT SHARES	Č		$\mathcal{E}$	
		VE THE BUY-BACK OF BT SHARES				
2.		DEUTSCHE TELEKOM AND/OR	Manage	ment Abstain	Against	
	ORANG					
AMER	ICA MOV	IL, S.A.B. DE C.V.				

Security Ticker S		02364W105 AMX			Meeting Type Meeting Date	Annual 30-Apr-2015 934208059 -
ISIN		US02364W1053			Agenda	Management
Item	Proposal		Proj by	posed	Vote	For/Against Management
1.	REELEC BOARD THAT TO SHARES ADOPTI	TMENT OR, AS THE CASE MAY BE, TION OF THE MEMBERS OF THE OF DIRECTORS OF THE COMPANY HE HOLDERS OF THE SERIES "L" ARE ENTITLED TO APPOINT. ON OF RESOLUTIONS THEREON. TMENT OF DELEGATES TO		Managem	entTake No Actior	1
2.	EXECUT FORMAL THE RES MEETIN THEREC	TE, AND IF, APPLICABLE, LIZE SOLUTIONS ADOPTED BY THE G. ADOPTION OF RESOLUTIONS DN.		Manageme	entTake No Actior	ı
PG&E (Security	CORPORA /	ATION 69331C108			Meeting Type	Annual
Ticker S	Symbol	PCG			Meeting Date	04-May-2015
ISIN		US69331C1080			Agenda	934146627 - Management
Item	Proposal		Proj by	posed	Vote	For/Against Management
1A.		ON OF DIRECTOR: LEWIS CHEW		Managem	ent For	For
1B.	EARLEY	ON OF DIRECTOR: ANTHONY F. ′, JR.		Managem	entFor	For
1C.		ON OF DIRECTOR: FRED J. FOWLER		Managem	ent For	For
1D.	HERRIN	ON OF DIRECTOR: MARYELLEN C. GER		Managem	entFor	For
1E.	ELECTION KELLY	ON OF DIRECTOR: RICHARD C.		Managem	entFor	For
1F.	ELECTION KIMMEI	ON OF DIRECTOR: ROGER H.		Managem	entFor	For
1G.	ELECTION MESERV	ON OF DIRECTOR: RICHARD A. VE		Managem	entFor	For
1H.	ELECTION MILLER	ON OF DIRECTOR: FORREST E.		Managem	entFor	For
1I.	ELECTION PARRA	ON OF DIRECTOR: ROSENDO G.		Managem	entFor	For
1J.	ELECTION RAMBO	ON OF DIRECTOR: BARBARA L.		Managem	entFor	For
1K.	ELECTION SMITH	ON OF DIRECTOR: ANNE SHEN		Managem	entFor	For
1L.	ELECTION WILLIAM	ON OF DIRECTOR: BARRY LAWSON MS		Managem	entFor	For
2.	RATIFIC	CATION OF APPOINTMENT OF THE NDENT REGISTERED PUBLIC		Managem	entFor	For

Note	3.	ACCOUNTING FIRM ADVISORY VOTE TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION	Manager	ment For	For
Security   Ticker Symbol   Meeting Type   Annual O4-May-2015     Ticker Symbol   Ticker Symbol   Meeting Date   O4-May-2015     Ticker Symbol   Note		INDEPENDENT BOARD CHAIR	Sharehol	der Against	For
Ticker Symbol   BTU				Meeting Type	Annual
Namagement   Namagement		•			
Item	ISIN	US7045491047		Agenda	934151414 -
Name	15111	007043471047		rigenda	Management
Nanagement	Itam	Proposal	Proposed	Vote	For/Against
Topic		•	•		Management
	1.		Manager	ment	
NUMBER   For   F					
S					
For					
7   ROBERT A. MALONE   For   For   For     8   WILLIAM C. RUSNACK   For   For     9   MICHAEL W. SUTHERLIN   For   For     10   JOHN F. TURNER   For   For     11   SANDRA A. VAN TREASE   For   For     12   HEATHER A. WILSON   For   For     RATIFICATION OF APPOINTMENT OF     ERNST     2.					
Note					
9 MICHAEL W. SUTHERLIN   For   For   For     10 JOHN F. TURNER   For   For     11 SANDRA A. VAN TREASE   For   For     12 HEATHER A. WILSON   For   For     RATIFICATION OF APPOINTMENT OF     ERNST					
10					
11					
Total Control   For					
RATIFICATION OF APPOINTMENT OF ERNST  2.					
ERNST  & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.  APPROVAL, ON AN ADVISORY BASIS, OF  OUR NAMED EXECUTIVE OFFICERS' COMPENSATION.  APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN.  SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 0320371034  Meeting Type Annual Meeting Date 05-May-2015 Meeting Date 05-May-2015 Management  Item Proposal Vote For/Against Management  Proposed Vote For/Against Management  Management  Proposed Vote For/Against Management  Management  Management  Proposed For/Against Management  Management  Item Proposal Vote For/Against Management  Against Proposed Vote For/Against Management  Management  Proposed For/Against Management  Management  Proposed For/Against Management  Management  Against For For/Against Management  Proposed For/Against Management  Management  Against For For/Against For/Agains				For	For
2. & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. APPROVAL, ON AN ADVISORY BASIS, OF 3. OUR NAMED EXECUTIVE OFFICERS' COMPENSATION.  4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN. 5. SHAREHOLDER PROPOSAL ON PROXY ACCESS. AMPOV-PITTSBURGH CORPORATION  Security 032037103  Security 032037103  Item Proposal AP  US0320371034  AP  Proposed by Vote For/Against Management  Item Proposal I MICHAEL I. GERMAN  1 MICHAEL I. GERMAN POP HAUL FOR					
REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.  APPROVAL, ON AN ADVISORY BASIS, OF  3. OUR NAMED EXECUTIVE OFFICERS' COMPENSATION.  4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN.  5. SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Meeting Date 05-May-2015  BY DYSON MANAGEMENT  Item Proposal US0320371034 Agenda Management  Proposed by Vote For/Against Management  1 MICHAEL I. GERMAN For	2		3.6	. 17	
FOR 2015. APPROVAL, ON AN ADVISORY BASIS, OF 3. OUR NAMED EXECUTIVE OFFICERS' COMPENSATION. 4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN. 5. SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPC-PITTSBURGH CORPORATION  Security 032037103 Ticker Symbol AP  Item Proposal Vote Management  Proposal Vote Management  Proposal Vote Management  Proposal Namagement  Item Proposal ON PROXY Agenda  DIRECTOR  I MICHAEL I. GERMAN  Proposal For	2.		Manager	ment For	For
APPROVAL, ON AN ADVISORY BASIS, OF OUR NAMED EXECUTIVE OFFICERS' COMPENSATION.  4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN.  5. SHAREHOLDER PROPOSAL ON PROXY ACCESS  AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Agenda 934143633 - Management  Item Proposal Vote For/Against Management  1. DIRECTOR Management  1. MICHAEL I. GERMAN For For For For For For Sor For Sor Sor For Sor For Sor For Sor For For For For For For For For For F					
3. OUR NAMED EXECUTIVE OFFICERS' COMPENSATION.  4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN.  5. SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual  Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Agenda 934143633 - Management  Item Proposal Proposed by Vote For/Against Management  1. DIRECTOR Management  1. MICHAEL I. GERMAN For					
COMPENSATION.   APPROVAL OF OUR 2015 LONG-TERM   Management For   For	2		3.4	4E	Г
4. APPROVAL OF OUR 2015 LONG-TERM INCENTIVE PLAN.  5. SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 032037103  Ticker Symbol AP  US0320371034   Meeting Type Annual Meeting Date 05-May-2015  Agenda  Management  Meeting Date 05-May-2015  Agenda  Management  Proposed by Vote Management  Management  For/Against Management  1. DIRECTOR  Management  1. MICHAEL I. GERMAN 2 PAUL A. GOULD 3 ROBERT A. PAUL 4 JOHN S. STANIK  Management For	3.		Manager	nentFor	For
4. INCENTIVE PLAN.  5. SHAREHOLDER PROPOSAL ON PROXY ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual  Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Agenda 934143633 - Management  Item Proposal Proposed by Vote Management  1. DIRECTOR Management  1 MICHAEL I. GERMAN For For For For For 3 ROBERT A. PAUL For				_	_
Shareholder Against For  ACCESS.  AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual  Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Agenda 934143633 -  Management  Proposed by Vote For/Against Management  1. DIRECTOR Management  1 MICHAEL I. GERMAN For For  2 PAUL A. GOULD For For  3 ROBERT A. PAUL For For  4 JOHN S. STANIK For For	4.		Manager	ment For	For
AMPCO-PITTSBURGH CORPORATION  Security 032037103 Meeting Type Annual  Ticker Symbol AP Meeting Date 05-May-2015  ISIN US0320371034 Proposed by Vote For/Against Management  Item Proposed by Wote Management  I MICHAEL I. GERMAN For	5.		Sharehol	lder Against	For
Security032037103Meeting Type Meeting DateAnnual 05-May-2015Ticker SymbolAPMeeting Date05-May-2015ISINUS0320371034Agenda934143633 - ManagementItemProposed byVoteFor/Against Management1.DIRECTORManagement1MICHAEL I. GERMANForFor2PAUL A. GOULDForFor3ROBERT A. PAULForFor4JOHN S. STANIKForFor					
Ticker Symbol AP  ISIN US0320371034  Proposed by Vote For/Against Management  Proposed by Management  Proposed by Note Management  Management  Management  For					
ISIN US0320371034 Agenda 934143633 -  Management  Proposed by Vote For/Against Management  DIRECTOR Management  MICHAEL I. GERMAN For		•		• • • •	
Item Proposal Proposed by Vote For/Against Management  1. DIRECTOR Management  1 MICHAEL I. GERMAN For For For 2 PAUL A. GOULD For 3 ROBERT A. PAUL For 4 JOHN S. STANIK  Management  Agenda Management  For/Against Management  Management  For	Ticker	Symbol AP		Meeting Date	•
Item Proposal Proposed by Vote For/Against Management  1. DIRECTOR Management  1 MICHAEL I. GERMAN For For 2 PAUL A. GOULD For For 3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For	ISIN	US0320371034		Agenda	
tem Proposal by Wote Management  1. DIRECTOR Management  1 MICHAEL I. GERMAN For For 2 PAUL A. GOULD For For 3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For				C	Management
1. DIRECTOR Management  1 MICHAEL I. GERMAN For For 2 PAUL A. GOULD For For 3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For	Itam	Duamagal	Proposed	Vata	For/Against
1 MICHAEL I. GERMAN For For 2 PAUL A. GOULD For For 3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For	пеш	Proposai	by	voie	Management
2 PAUL A. GOULD For For 3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For	1.	DIRECTOR	Manager	ment	
3 ROBERT A. PAUL For For 4 JOHN S. STANIK For For		1 MICHAEL I. GERMAN	-	For	For
4 JOHN S. STANIK For For		2 PAUL A. GOULD		For	For
		3 ROBERT A. PAUL		For	For
2. Management For For		4 JOHN S. STANIK		For	For
	2.		Manager	mentFor	For

3. GREA Securi	THE COMPE EXECUTOFFICE TO RAT DELOIT & TOUC REGIST FOR 201	RS. IFY THE APPOINTMENT OF TE CHE LLP AS THE INDEPENDENT ERED PUBLIC ACCOUNTING FIRM	Mana	gement For  Meeting Type	For
Ticker	Symbol	GXP		Meeting Date	05-May-2015
ISIN		US3911641005		Agenda	934149560 - Management
Item	Proposal		Proposed	Vote	For/Against
	•		by		Management
1.	DIRECT		Mana	gement	
		TERRY BASSHAM		For	For
		DAVID L. BODDE		For	For
		RANDALL C. FERGUSON, JR		For	For
		GARY D. FORSEE		For	For
		SCOTT D. GRIMES		For	For
		THOMAS D. HYDE		For	For
		JAMES A. MITCHELL		For For	For For
		ANN D. MURTLOW JOHN J. SHERMAN		For	For
		LINDA H. TALBOTT		For	For
		ROVE, ON A NON-BINDING		гог	ГОІ
	ADVISO	•			
2.	BASIS, COMPA	THE 2014 COMPENSATION OF THE NY'S NAMED EXECUTIVE OFFICERS TFY THE APPOINTMENT OF		gement For	For
3.	INDEPE ACCOU SHAREI	CHE LLP AS THE COMPANY'S ENDENT REGISTERED PUBLIC NTANTS FOR 2015. HOLDER PROPOSAL REQUESTING HON OF EMISSIONS REDUCTION	Mana	gement For	For
4.	GOALS REDUC' MEETIN	AND A REPORT ON CARBON TION, IF PRESENTED AT THE IG BY THE PROPONENTS.	Share	holder Against	For
	CORPOR				
Securi	•	22163N106		Meeting Type	Annual
Ticker	Symbol	COT		Meeting Date	05-May-2015
ISIN		CA22163N1069		Agenda	934150765 - Management
Item	Proposal		Proposed by	Vote	For/Against Management

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1	DIRECTOR	Management				
-	1 MARK BENADIBA	For	For			
	2 GEORGE A. BURNETT	For	For			
	3 JERRY FOWDEN	For	For			
	4 DAVID T. GIBBONS	For	For			
	5 STEPHEN H. HALPERIN	For	For			
	6 BETTY JANE HESS	For	For			
	7 GREGORY MONAHAN	For	For			
	8 MARIO PILOZZI	For	For			
	9 ANDREW PROZES	For	For			
	10 ERIC ROSENFELD	For	For			
	11 GRAHAM SAVAGE	For	For			
	APPOINTMENT OF	101	1 01			
	PRICEWATERHOUSECOOPERS LLP AS					
2.	INDEPENDENT REGISTERED CERTIFIED	Management For	For			
	PUBLIC ACCOUNTING FIRM.					
	APPROVAL, ON A NON-BINDING ADVISORY					
	BASIS, OF THE COMPENSATION OF COTT					
3.	CORPORATION'S NAMED EXECUTIVE	ManagementFor	For			
	OFFICERS.					
	APPROVAL OF AMENDMENT TO AMENDED					
4.	AND RESTATED COTT CORPORATION	Managament Against	Against			
4.		Management Against	Against			
	EQUITY INCENTIVE PLAN.					
5.	APPROVAL OF COTT CORPORATION	ManagementFor	For			
MANIE	EMPLOYEE SHARE PURCHASE PLAN.	H TON				
MANDARIN ORIENTAL INTERNATIONAL LTD, HAMILTON						
			Annual			
Securit	v G57848106		Annual General			
Securit	y G57848106	Meeting Type	General			
	•	Meeting Type	General Meeting			
	y G57848106 Symbol		General Meeting 06-May-2015			
	•	Meeting Type	General Meeting 06-May-2015 705998928 -			
Ticker	Symbol	Meeting Type  Meeting Date	General Meeting 06-May-2015			
Ticker ISIN	Symbol BMG578481068	Meeting Type  Meeting Date  Agenda	General Meeting 06-May-2015 705998928 - Management			
Ticker	Symbol BMG578481068 Proposal	Meeting Type  Meeting Date  Agenda  Proposed  Vote	General Meeting 06-May-2015 705998928 - Management For/Against			
Ticker ISIN	Symbol BMG578481068 Proposal	Meeting Type  Meeting Date  Agenda	General Meeting 06-May-2015 705998928 - Management			
Ticker ISIN Item	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS	Meeting Type  Meeting Date Agenda  Proposed by  Vote	General Meeting 06-May-2015 705998928 - Management  For/Against Management			
Ticker ISIN	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL	Meeting Type  Meeting Date  Agenda  Proposed  Vote	General Meeting 06-May-2015 705998928 - Management For/Against			
Ticker ISIN Item	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND	Meeting Type  Meeting Date Agenda  Proposed by  Vote	General Meeting 06-May-2015 705998928 - Management  For/Against Management			
Ticker ISIN Item	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT EDOUARD ETTEDGUI AS A	Meeting Type  Meeting Date Agenda  Proposed by  Vote	General Meeting 06-May-2015 705998928 - Management  For/Against Management			
Ticker ISIN Item	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed by  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For			
Ticker ISIN Item	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR TO RE-ELECT ADAM KESWICK AS A	Meeting Type  Meeting Date Agenda  Proposed by  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For			
Ticker ISIN Item 1	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR  TO RE-ELECT ADAM KESWICK AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed by  Vote  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For			
Ticker ISIN Item 1	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR TO RE-ELECT ADAM KESWICK AS A DIRECTOR TO RE-ELECT SIR HENRY KESWICK AS A	Meeting Type  Meeting Date Agenda  Proposed by  Vote  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For			
Ticker ISIN Item 1 2 3	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR  TO RE-ELECT ADAM KESWICK AS A DIRECTOR  TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed by Vote  Management For  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For For			
Ticker ISIN Item 1 2 3	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR TO RE-ELECT ADAM KESWICK AS A DIRECTOR TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR TO RE-ELECT LINCOLN K.K. LEONG AS A	Meeting Type  Meeting Date Agenda  Proposed by Vote  Management For  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For For			
Ticker ISIN  Item  1  2  3  4	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR TO RE-ELECT ADAM KESWICK AS A DIRECTOR TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed Vote  Management For  Management For  Management For  Management For  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For  For  For  For			
Ticker ISIN  Item  1  2  3  4	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR  TO RE-ELECT ADAM KESWICK AS A DIRECTOR  TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR  TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR  TO RE-ELECT PERCY WEATHERALL AS A	Meeting Type  Meeting Date Agenda  Proposed Vote  Management For  Management For  Management For  Management For  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For  For  For  For			
Ticker ISIN  Item  1  2  3  4  5  6	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR  TO RE-ELECT ADAM KESWICK AS A DIRECTOR  TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR  TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR  TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed by Vote  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For  For  For  For  For  For  For			
Ticker ISIN  Item  1  2  3  4  5  6  7	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR TO RE-ELECT ADAM KESWICK AS A DIRECTOR TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed Vote  Management For  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For  For  For  For  For  For  For			
Ticker ISIN  Item  1  2  3  4  5  6	Symbol  BMG578481068  Proposal  TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND  TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR  TO RE-ELECT ADAM KESWICK AS A DIRECTOR  TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR  TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR  TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR	Meeting Type  Meeting Date Agenda  Proposed by Vote  Management For	General Meeting 06-May-2015 705998928 - Management  For/Against Management  For  For  For  For  For  For  For			

9 ORM/	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES AT TECHNOLOGIES, INC.	Managen	nent Abstain	Against
Securi	•		Meeting Type Meeting Date	Annual 06-May-2015
ISIN	US6866881021		Agenda	934147376 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: YEHUDIT BRONICKI	Managen	nent For	For
1B.	ELECTION OF DIRECTOR: ROBERT F. CLARKE	Managen	nent For	For
1C.	ELECTION OF DIRECTOR: AMI BOEHM TO RATIFY THE SELECTION OF	Managen	nent For	For
2.	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS OF THE COMPANY FOR ITS FISCAL YEAR ENDING DECEMBER 31, 2015.	Managen	nent For	For
Securi	NION RESOURCES, INC.		Meeting Type Meeting Date Agenda	Annual 06-May-2015 934149902 -
15111	032374001077		Agenda	Management
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: WILLIAM P. BARFELECTION OF DIRECTOR: HELEN E.	R Managen	nentFor	For
1B.	DRAGAS	Managen	nentFor	For
1C.	ELECTION OF DIRECTOR: JAMES O. ELLIS, JR.	Managen	nentFor	For
1D.	ELECTION OF DIRECTOR: THOMAS F. FARRELL II	Managen	nentFor	For
1E.	ELECTION OF DIRECTOR: JOHN W. HARRIS	Managen	nentFor	For
1F.	ELECTION OF DIRECTOR: MARK J. KINGTON	Managen	nent For	For
1G.	ELECTION OF DIRECTOR: PAMELA J. ROYAL, M.D.	Managen	nentFor	For
1H.	ELECTION OF DIRECTOR: ROBERT H. SPILMAN, JR.	Managen	nent For	For
1I.	ELECTION OF DIRECTOR: MICHAEL E. SZYMANCZYK	Managen	nentFor	For
1J.	ELECTION OF DIRECTOR: DAVID A. WOLLARD	Managen	nent For	For
2.		Managen	nentFor	For

2	RATIFICATION OF APPOINTMENT OF THE INDEPENDENT AUDITORS FOR 2015 ADVISORY VOTE ON APPROVAL OF	Marrayana	F
3.	EXECUTIVE COMPENSATION (SAY ON PAY) APPROVAL OF AN AMENDMENT TO OUR	Management For	For
4.	BYLAWS	ManagementFor	For
5.	RIGHT TO ACT BY WRITTEN CONSENT	Shareholder Against	For
6.	NEW NUCLEAR CONSTRUCTION	Shareholder Against	For
7.	REPORT ON METHANE EMISSIONS SUSTAINABILITY AS A PERFORMANCE	Shareholder Against	For
8.	MEASURE FOR EXECUTIVE	Shareholder Against	For
0.	COMPENSATION	Similarior 118minor	1 01
9.	REPORT ON THE FINANCIAL RISKS TO	Shareholder Against	For
<i>)</i> .	DOMINION POSED BY CLIMATE CHANGE	Shareholder Agamst	101
10.	ADOPT QUANTITATIVE GOALS FOR	Shareholder Against	For
11.	REDUCING GREENHOUSE GAS EMISSIONS REPORT ON BIOENERGY	Shareholder Against	For
	NATIONAL FLAVORS & FRAGRANCES INC.	Shareholder Agamst	1.01
Securit		Meeting Type	Annual
Ticker	Symbol IFF	Meeting Date	06-May-2015
ISIN	US4595061015	Agenda	934149990 - Management
Item	Proposal	Proposed Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MARCELLO V. BOTTOLI	ManagementFor	For
1B.	ELECTION OF DIRECTOR: DR. LINDA BUCK	Management For	For
1C.	ELECTION OF DIRECTOR: MICHAEL L. DUCKER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: ROGER W. FERGUSON, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JOHN F. FERRARO	ManagementFor	For
1F.	ELECTION OF DIRECTOR: ANDREAS FIBIG	Management For	For
1 <b>G</b> .	ELECTION OF DIRECTOR: CHRISTINA GOLD	ManagementFor	For
1H.	ELECTION OF DIRECTOR: HENRY W. HOWELL, JR.	ManagementFor	For
1I.	ELECTION OF DIRECTOR: KATHERINE M. HUDSON	Management For	For
1J.	ELECTION OF DIRECTOR: DALE F. MORRISON	ManagementFor	For
2.	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.	Management For	For
3.	ADVISORY VOTE TO APPROVE THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN 2014. TO APPROVE THE INTERNATIONAL	Management For	For
4.	FLAVORS & FRAGRANCES INC. 2015 STOCK AWARD AND INCENTIVE PLAN.	Management For	For

Security	•	Y INC. 20854P109 CNX			Meeting Type Meeting Date	Annual 06-May-2015
ISIN	1	US20854P1093			Agenda	934163205 - Management
Item	Proposal		Proj by	posed	Vote	For/Against Management
1.	DIRECTO	R		Managem	ent	
	1 J.	BRETT HARVEY			For	For
	2 NI	CHOLAS J. DEIULIIS			For	For
	3 PH	HILIP W. BAXTER			For	For
		LVIN R. CARPENTER			For	For
		ILLIAM E. DAVIS			For	For
		AVID C. HARDESTY, JR.			For	For
		AUREEN E. LALLY-GREEN			For	For
		REGORY A. LANHAM			For	For
		OHN T. MILLS			For	For
		ILLIAM P. POWELL			For	For
		ILLIAM N. THORNDIKE JR			For	For
		ATION OF ANTICIPATED				
2.	SELECTION			Managem	ent For	For
2.		PENDENT AUDITOR: ERNST &		Managem	citt of	1 01
	YOUNG L					
		AL OF COMPENSATION PAID IN				
3.	2014		ManagementFor		For	
<i>J</i> .	EXECUTI			Wanagem		101
4.	PROXY A			Sharehold	ler Against	For
_		HOLDER PROPOSAL REGARDING		G1 1 1 1		
5.	A	CHANCE DEPORT		Sharehold	ler Against	For
		E CHANGE REPORT.				
6.		HOLDER PROPOSAL REGARDING	Shareholder Against		ler Against	For
CHECK		PENDENT BOARD CHAIR.			C	
		FILITIES CORPORATION			Markina Tana	A1
Security	•	165303108			Meeting Type	Annual
Ticker	Symbol (	CPK			Meeting Date	06-May-2015
ISIN	1	US1653031088			Agenda	934165425 -
					_	Management
			Deco	masad		Earl A agingt
Item	Proposal		by	posed	Vote	For/Against Management
1.	DIRECTO	,D	υу	Managam	ont	Management
1.				Managem	For	For
		ONALD G. FORSYTHE, JR. JGENE H. BAYARD			For	For
		HOMAS P. HILL, JR.			For For	For For
		ENNIS S. HUDSON, III			For For	For For
		ALVERT A. MORGAN, JR.			For	For
2.		R AND VOTE ON THE ADOPTION		Managam		For
۷.	OF	AND VOIE ON THE ADOPTION		Managem	CHT OI	TOI
	OI					

THE COMPANY'S 2015 CASH BONUS INCENTIVE PLAN. CAST AN ADVISORY VOTE TO RATIFY THE APPOINTMENT OF THE COMPANY'S INDEPENDENT REGISTERED PUBLIC 3. Management For For ACCOUNTING FIRM, BAKER TILLY **VIRCHOW** KRAUSE LLP. BROOKFIELD ASSET MANAGEMENT INC. 112585104 Security Meeting Type Annual Meeting Date Ticker Symbol 06-May-2015 **BAM** 934170642 -**ISIN** CA1125851040 Agenda Management Proposed For/Against Item Proposal Vote Management by 01 **DIRECTOR** Management 1 ANGELA F. BRALY For For 2 For For MARCEL R. COUTU 3 For For MAUREEN KEMPSTON DARKES 4 For LANCE LIEBMAN For 5 FRANK J. MCKENNA For For 6 YOUSSEF A. NASR For For 7 SEEK NGEE HUAT For For 8 GEORGE S. TAYLOR For For THE APPOINTMENT OF DELOITTE LLP AS THE EXTERNAL AUDITOR AND 02 **AUTHORIZING** Management For For THE DIRECTORS TO SET ITS REMUNERATION. THE SAY ON PAY RESOLUTION SET OUT IN THE CORPORATION'S MANAGEMENT 03 INFORMATION CIRCULAR DATED MARCH Management For For 24, 2015. E.ON SE, DUESSELDORF Annual Meeting Type General Security D24914133 Meeting 07-May-2015 Ticker Symbol Meeting Date 705899891 -**ISIN** DE000ENAG999 Agenda Management **Proposed** For/Against Vote Proposal Item Management PLEASE NOTE THAT BY JUDGEMENT OF Non-Voting OLG COLOGNE RENDERED ON JUNE 6, 2012,

ANY SHA-REHOLDER WHO HOLDS AN AGGREGATE TOTAL OF 3 PERCENT OR MORE OF THE OUTSTANDING-SHARE CAPITAL MUST REGISTER UNDER THEIR

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BENEFICIAL OWNER DETAILS BEFORE THE AP-PROPRIATE DEADLINE TO BE ABLE TO VOTE. FAILURE TO COMPLY WITH THE **DECLARATION-REQUIREMENTS AS** STIPULATED IN SECTION 21 OF THE SECURITIES TRADE ACT (WPHG) MA-Y PREVENT THE SHAREHOLDER FROM VOTING AT THE GENERAL MEETINGS. THEREFORE, YOUR-CUSTODIAN MAY REQUEST THAT WE REGISTER BENEFICIAL OWNER DATA FOR ALL VOTED AC-COUNTS WITH THE RESPECTIVE SUB CUSTODIAN. IF YOU REQUIRE FURTHER INFORMATION W-HETHER OR NOT SUCH BO REGISTRATION WILL BE CONDUCTED FOR YOUR CUSTODIANS ACCOU-NTS, PLEASE CONTACT YOUR CSR. THE SUB CUSTODIANS HAVE ADVISED **THAT** 

VOTED SHARES ARE NOT BLOCKED FOR TRADING-PURPOSES I.E. THEY ARE ONLY UNAVAILABLE FOR SETTLEMENT.
REGISTERED SHARES WILL-BE
DEREGISTERED AT THE DEREGISTRATION DATE BY THE SUB CUSTODIANS. IN ORDER TO-DELIVER/SETTLE A VOTED POSITION BEFORE THE DEREGISTRATION DATE A VOTING INSTR-UCTION CANCELLATION

DE-REGISTRATION REQUEST NEEDS TO BE SENT TO YOUR CSR O-R CUSTODIAN. PLEASE CONTACT YOUR CSR FOR FURTHER INFORMATION.

THE VOTE/REGISTRATION DEADLINE AS DISPLAYED ON PROXYEDGE IS SUBJECT TO CHANGE-AND WILL BE UPDATED AS SOON AS BROADRIDGE RECEIVES CONFIRMATION

FROM THE SUB C-USTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY QUERIES PLEASE CONTACT-YOUR CLIENT SERVICES REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED WHEN

YOUR SHARE IN VOTING RIGHTS HAS

Non-Voting

Non-Voting

Non-Voting

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Management No Action

Management No Action

DISCHARGE OF THE SUPERVISORY BOARD

ELECTION OF THE AUDITOR FOR THE 2015

FINANCIAL YEAR AS WELL AS FOR THE INSPECTION OF FINANCIAL STATEMENTS:

FOR THE 2014 FINANCIAL YEAR

**PRICEWATERHOUSECOOPERS** 

**AKTIENGESELLSCHAFT** 

1.

2.

3.

4.

5.1

Management No Action

WIRTSCHAFTSPRUFUNGSGESELLSCHAFT, DUSSELDORF, IS APPOINTED AS THE AUDITOR FOR THE ANNUAL AS WELL AS THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2015 FINANCIAL **YEAR** ELECTION OF THE AUDITOR FOR THE 2015 FINANCIAL YEAR AS WELL AS FOR THE INSPECTION OF FINANCIAL STATEMENTS: ADDITION, PRICEWATERHOUSECOOPERS

**AKTIENGESELLSCHAFT** 

WIRTSCHAFTSPRUFUNGSGESELLSCHAFT, 5.2 DUSSELDORF, IS APPOINTED AS THE AUDITOR FOR THE INSPECTION OF THE ABBREVIATED FINANCIAL STATEMENTS

> THE INTERIM MANAGEMENT REPORT FOR THE FIRST HALF OF THE 2015 FINANCIAL **YEAR**

#### JARDINE STRATEGIC HOLDINGS LTD (BERMUDAS), HAMILTO

Security Ticker S ISIN	y G50764102 Symbol BMG507641022		Meeting Type  Meeting Date  Agenda	Annual General Meeting 07-May-2015 705998930 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND	Manager	nent For	For
2	TO RE-ELECT JULIAN HUI AS A DIRECTOR	Manager	nent For	For
3	TO RE-ELECT LORD LEACH OF FAIRFORD AS A DIRECTOR	Manager	nent For	For
4	TO RE-ELECT ANTHONY NIGHTINGALE AS A	Manager	nent For	For
5	DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO	Manager	nent For	For
6	AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	Manager	nent For	For
7	TO RENEW THE GENERAL MANDATE TO THE	Manager	nent Abstain	Against
CMMT	DIRECTORS TO ISSUE NEW SHARES 16 APR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN THE RECORD	Non-Vot	ing	
	D-ATE. IF YOU HAVE ALREADY SENT IN			

YOUR VOTES, PLEASE DO NOT VOTE

AGAIN

UNLESS Y-OU DECIDE TO AMEND YOUR

ORIGINAL INSTRUCTIONS. THANK YOU.

#### JARDINE MATHESON HOLDINGS LTD, HAMILTON

Securit	y G50736100 Symbol			Meeting Type  Meeting Date	General Meeting 07-May-2015
ISIN	BMG507361001			Agenda Agenda	706004594 - Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND TO BE ELECT ANTHONY MICHENICALE AS		Managem	nent For	For
2	TO RE-ELECT ANTHONY NIGHTINGALE AS A DIRECTOR		Management For		For
3	TO RE-ELECT Y.K. PANG AS A DIRECTOR		Managem	nent For	For
4	TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR		Managem	nent For	For
5	TO RE-ELECT MICHAEL WU AS A DIRECTOR		Managem	nent For	For
6	TO FIX THE DIRECTORS' FEES		Managem	nentFor	For
7	TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR		Managem	nent Abstain	Against
8	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES TA CORP.		Management For		For
Securit				Meeting Type	Annual
Ticker	Symbol AVA			Meeting Date	07-May-2015
ISIN	US05379B1070			Agenda	934139812 - Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ERIK J. ANDERSON		Managem	nent For	For
1B.	ELECTION OF DIRECTOR: KRISTIANNE BLAKE ELECTION OF DIRECTOR: DONALD C. BURKE ELECTION OF DIRECTOR: JOHN F. KELLY		Management For  Management For  Management For		For
1C.					For
1D.					For
1E.	ELECTION OF DIRECTOR: REBECCA A. KLEIN		Managem	nent For	For
1F. 1G.	ELECTION OF DIRECTOR: SCOTT L. MORRIS	S	Managem Managem		For For

Annual

	ELECTION OF DIRECTOR: MARC F. RACICOT		
1H.	ELECTION OF DIRECTOR: HEIDI B. STANLEY	Management For	For
1I.	ELECTION OF DIRECTOR: R. JOHN TAYLOR	Management For	For
1J.	ELECTION OF DIRECTOR: JANET D.	Management For	For
	WIDMANN AMENDMENT OF THE COMPANY'S	C	
2.	RESTATED ARTICLES OF INCORPORATION TO REDUCE CERTAIN SHAREHOLDER APPROVAL REQUIREMENTS	ManagementFor	For
3.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015	Management For	For
4.	AMENDMENT OF THE COMPANY'S LONG- TERM INCENTIVE PLAN IN ORDER TO INCREASE THE NUMBER OF SHARES RESERVED FOR THE ISSUANCE UNDER THE PLAN	ManagementFor	For
5. VERIZ	ADVISORY (NON-BINDING) VOTE ON EXECUTIVE COMPENSATION ON COMMUNICATIONS INC.	Management For	For
Security		Meeting Type	Annual
	Symbol VZ	Meeting Date	07-May-2015
ISIN	US92343V1044	Agenda	934144318 - Management
Item	Proposal	Proposed Vote	For/Against
1A.		by	Management
171.	ELECTION OF DIRECTOR: SHELLYE L. ARCHAMBEAU	Management For	
1B.		•	Management
	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T.	ManagementFor	Management For
1B.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L.	Management For  Management For	Management For For
1B. 1C.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L.	Management For  Management For  Management For	Management For For
1B. 1C. 1D.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L. HEALEY ELECTION OF DIRECTOR: M. FRANCES	Management For  Management For  Management For  Management For	Management For For For
1B. 1C. 1D. 1E.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L. HEALEY ELECTION OF DIRECTOR: M. FRANCES KEETH ELECTION OF DIRECTOR: LOWELL C.	Management For  Management For  Management For  Management For  Management For	Management For For For For
1B. 1C. 1D. 1E. 1F.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L. HEALEY ELECTION OF DIRECTOR: M. FRANCES KEETH ELECTION OF DIRECTOR: LOWELL C. MCADAM ELECTION OF DIRECTOR: DONALD T.	Management For Management For Management For Management For Management For Management For	Management For For For For For For
1B. 1C. 1D. 1E. 1F. 1G.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L. HEALEY ELECTION OF DIRECTOR: M. FRANCES KEETH ELECTION OF DIRECTOR: LOWELL C. MCADAM ELECTION OF DIRECTOR: DONALD T. NICOLAISEN ELECTION OF DIRECTOR: CLARENCE OTIS,	Management For	Management For For For For For For For
1B. 1C. 1D. 1E. 1F. 1G.	ARCHAMBEAU ELECTION OF DIRECTOR: MARK T. BERTOLINI ELECTION OF DIRECTOR: RICHARD L. CARRION ELECTION OF DIRECTOR: MELANIE L. HEALEY ELECTION OF DIRECTOR: M. FRANCES KEETH ELECTION OF DIRECTOR: LOWELL C. MCADAM ELECTION OF DIRECTOR: DONALD T. NICOLAISEN ELECTION OF DIRECTOR: CLARENCE OTIS, JR. ELECTION OF DIRECTOR: RODNEY E.	Management For	Management For For For For For For For For For

	3 0			
	ELECTION OF DIRECTOR: GREGORY D. WASSON RATIFICATION OF APPOINTMENT OF			
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Managem	nent For	For
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	Managem	nent For	For
4.	NETWORK NEUTRALITY REPORT	Sharahala	der Against	For
5.	POLITICAL SPENDING REPORT		der Against	For
6.	SEVERANCE APPROVAL POLICY		der Against	For
7.	STOCK RETENTION POLICY		der Against	For
	SHAREHOLDER ACTION BY WRITTEN			
8.	CONSENT	Sharehold	der Against	For
KIND	ER MORGAN, INC.			
Securi			Meeting Type	Annual
	Symbol KMI		Meeting Date	07-May-2015
ISIN	US49456B1017		A condo	934149813 -
13111	U349430B1017		Agenda	Management
Item	Proposal	Proposed	Vote	For/Against
	-	by		Management
1.	DIRECTOR	Managem		
	1 RICHARD D. KINDER		For	For
	2 STEVEN J. KEAN 2 TED A. CARDNER		For For	For
	<ul><li>3 TED A. GARDNER</li><li>4 ANTHONY W. HALL, JR.</li></ul>		For	For For
	5 GARY L. HULTQUIST		For	For
	6 RONALD L. KUEHN, JR.		For	For
	7 DEBORAH A. MACDONALD		For	For
	8 MICHAEL J. MILLER		For	For
	9 MICHAEL C. MORGAN		For	For
	10 ARTHUR C. REICHSTETTER		For	For
	11 FAYEZ SAROFIM		For	For
	12 C. PARK SHAPER		For	For
	13 WILLIAM A. SMITH		For	For
	14 JOEL V. STAFF		For	For
	15 ROBERT F. VAGT		For	For
	16 PERRY M. WAUGHTAL		For	For
_	APPROVAL OF THE KINDER MORGAN, INC.		_	_
2.	2015 AMENDED AND RESTATED STOCK	Managem	nent For	For
	INCENTIVE PLAN.			
2	APPROVAL OF THE AMENDED AND RESTATED ANNUAL INCENTIVE PLAN OF	Managan	4E	F
3.		Managem	lentror	For
	KINDER MORGAN, INC. ADVISORY VOTE TO APPROVE EXECUTIVE			
4.	COMPENSATION.	Managem	nent For	For
	RATIFICATION OF THE SELECTION OF			
	PRICEWATERHOUSECOOPERS LLP AS OUR		_	_
5.	INDEPENDENT REGISTERED PUBLIC	Managem	nent For	For
	ACCOUNTING FIRM FOR 2015.			
6.		Managem	nent For	For
		C		

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	APPROVAL OF THE AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF KINDER MORGAN, INC.				
7.	STOCKHOLDER PROPOSAL RELATING TO A REPORT ON OUR COMPANY'S RESPONSE TO CLIMATE CHANGE.		Shareholde	er Against	For
8.	STOCKHOLDER PROPOSAL RELATING TO A REPORT ON METHANE EMISSIONS.		Shareholde	er Against	For
9.	STOCKHOLDER PROPOSAL RELATING TO AN ANNUAL SUSTAINABILITY REPORT.		Shareholde	er Against	For
WISCO	NSIN ENERGY CORPORATION				
Security	y 976657106			Meeting Type	Annual
Ticker S	Symbol WEC			Meeting Date	07-May-2015 934149887 -
ISIN	US9766571064			Agenda	Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: JOHN F. BERGSTROM		Manageme	ent For	For
1.2	ELECTION OF DIRECTOR: BARBARA L. BOWLES		Manageme	entFor	For
1.3	ELECTION OF DIRECTOR: PATRICIA W. CHADWICK		Manageme	ent For	For
1.4	ELECTION OF DIRECTOR: CURT S. CULVER		Manageme	entFor	For
1.5	ELECTION OF DIRECTOR: THOMAS J. FISCHER		Manageme	entFor	For
1.6	ELECTION OF DIRECTOR: GALE E. KLAPPA		Manageme	ent For	For
1.7	ELECTION OF DIRECTOR: HENRY W. KNUEPPEL		Manageme	entFor	For
1.8	ELECTION OF DIRECTOR: ULICE PAYNE, JR. ELECTION OF DIRECTOR: MARY ELLEN		Manageme	entFor	For
1.9	STANEK		Manageme	entFor	For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITORS FOR 2015 ADVISORY VOTE TO APPROVE		Manageme	ent For	For
03	COMPENSATION OF THE NAMED EXECUTIVE OFFICERS		Manageme	entFor	For
DUKE	ENERGY CORPORATION				
Security				Meeting Type	Annual
Ticker S				Meeting Date	07-May-2015
ISIN	US26441C2044			Agenda	934150361 - Management
Item	Proposal	Proj	posed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MICHAEL G. BROWNING		Manageme	entFor	For

1B.	ELECTION OF DIRECTOR: HARRIS E. DELOACH, JR.	ManagementFor	For
1C.	ELECTION OF DIRECTOR: DANIEL R.	Management For	For
1D.	DIMICCO ELECTION OF DIRECTOR: JOHN H.	Management For	For
1E.	FORSGREN ELECTION OF DIRECTOR: LYNN J. GOOD	Management For	For
	ELECTION OF DIRECTOR: ANN MAYNARD	•	
1F.	GRAY	Management For	For
1G.	ELECTION OF DIRECTOR: JAMES H. HANCE, JR.	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JOHN T. HERRON	Management For	For
1I.	ELECTION OF DIRECTOR: JAMES B. HYLER,	Management For	For
	JR. ELECTION OF DIRECTOR: WILLIAM E.	$\mathcal{E}$	
1J.	KENNARD	Management For	For
1K.	ELECTION OF DIRECTOR: E. MARIE MCKEE	Management For	For
1L.	ELECTION OF DIRECTOR: RICHARD A. MESERVE	Management For	For
1M.	ELECTION OF DIRECTOR: JAMES T. RHODES	Management For	For
1N.	ELECTION OF DIRECTOR: CARLOS A.	Management For	For
114.	SALADRIGAS	Management of	1 01
	RATIFICATION OF DELOITTE & TOUCHE LLP		
2.	AS DUKE ENERGY CORPORATION'S	Management For	For
2.	INDEPENDENT PUBLIC ACCOUNTANT FOR	management of	101
	2015		
3.	ADVISORY VOTE TO APPROVE NAMED	Management For	For
	EXECUTIVE OFFICER COMPENSATION	8	
	APPROVAL OF THE DUKE ENERGY CORPORATION 2015 LONG-TERM		
4.	INCENTIVE	Management For	For
	PLAN		
	SHAREHOLDER PROPOSAL REGARDING		
5.	LIMITATION OF ACCELERATED EXECUTIVE	Shareholder Agai	nst For
	PAY		
6.	SHAREHOLDER PROPOSAL REGARDING POLITICAL CONTRIBUTION DISCLOSURE	Shareholder Agai	nst For
_	SHAREHOLDER PROPOSAL REGARDING		_
7.	PROXY ACCESS	Shareholder Agai	nst For
	HWEST GAS CORPORATION		
Securit	· <del>*</del>		g Type Annual
Ticker	Symbol SWX	Meetin	og Date 07-May-2015 934153165 -
ISIN	US8448951025	Agend	a Management
			1.1.magement
Item	Proposal	Proposed Vote	For/Against
		by	Management
1.	DIRECTOR	Management	Eas
	<ol> <li>ROBERT L. BOUGHNER</li> <li>JOSE A. CARDENAS</li> </ol>	For For	For For
	2 JOSE A. CARDENAS	1.01	1 01

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	3	THOMAS E. CHESTNUT		For	For
	4	STEPHEN C. COMER		For	For
	5	LEROY C. HANNEMAN, JR.		For	For
	6	JOHN P. HESTER		For	For
	7	ANNE L. MARIUCCI		For	For
	8	MICHAEL J. MELARKEY		For	For
	9	JEFFREY W. SHAW		For	For
	10	A. RANDALL THOMAN		For	For
	11	THOMAS A. THOMAS		For	For
	12	TERRENCE L. WRIGHT		For	For
2	TO AF	PPROVE, ON AN ADVISORY BASIS, THE	3.6	4 <b>.</b>	
2.		PANY'S EXECUTIVE COMPENSATION.	Managen	nentFor	For
	TO RA	ATIFY THE SELECTION OF			
	PRICE	EWATERHOUSECOOPERS LLP AS THE			
2		PENDENT REGISTERED PUBLIC	3.6	4 <b>.</b>	
3.		UNTING FIRM FOR THE COMPANY	Managen	nentFor	For
	FOR				
	FISCA	L YEAR 2015.			
NRG E	ENERGY				
Securit		629377508		Meeting Type	Annual
	Symbol			Meeting Date	07-May-2015
	, , , , , , , , , , , , , , , , , , ,				934153646 -
ISIN		US6293775085		Agenda	Management
					C
т.	D	P	roposed		For/Against
Item	Propos	391	•	Vote	
	•	<sup>ваі</sup> ГІОN OF DIRECTOR: E. SPENCER	y		Management
1A	•	ь ГІОN OF DIRECTOR: E. SPENCER	•		
1A	ELEC'	ь ГІОN OF DIRECTOR: E. SPENCER	Managen	nent For	Management For
	ELEC' ABRA ELEC'	<sup>ваі</sup> ГІОN OF DIRECTOR: E. SPENCER .HAM	y	nent For	Management
1A 1B	ELEC ABRA ELEC CALD	ь ГІОN OF DIRECTOR: E. SPENCER HAM ГІОN OF DIRECTOR: KIRBYJON H.	Managen Managen	nent For nent For	Management For For
1A	ELEC ABRA ELEC CALD	b FION OF DIRECTOR: E. SPENCER HAM FION OF DIRECTOR: KIRBYJON H. WELL FION OF DIRECTOR: LAWRENCE S.	Managen	nent For nent For	Management For
1A 1B 1C	ELEC' ABRA ELEC' CALD ELEC' COBE	b FION OF DIRECTOR: E. SPENCER HAM FION OF DIRECTOR: KIRBYJON H. WELL FION OF DIRECTOR: LAWRENCE S.	Managen Managen Managen	nent For nent For nent For	Management For For
1A 1B	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC'	ballion of Director: E. Spencer HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N	Managen Managen	nent For nent For nent For	Management For For
1A 1B 1C	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG	TION OF DIRECTOR: E. SPENCER HAM FION OF DIRECTOR: KIRBYJON H. WELL FION OF DIRECTOR: LAWRENCE S. N FION OF DIRECTOR: HOWARD E.	Managen Managen Managen Managen Managen	nent For nent For nent For	Management For For
1A 1B 1C 1D 1E	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE	Managen Managen Managen Managen Managen Managen	nent For nent For nent For nent For	Management For For For For For
1A 1B 1C 1D	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G.	Managen Managen Managen Managen Managen	nent For nent For nent For nent For	Management For For For
1A 1B 1C 1D 1E 1F	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' ELEC' DALL	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS	Managen Managen Managen Managen Managen Managen Managen	nent For nent For nent For nent For nent For nent For	Management For For For For For For
1A 1B 1C 1D 1E	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' ELEC' DALL	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E.	Managen Managen Managen Managen Managen Managen	nent For nent For nent For nent For nent For nent For	Management For For For For
1A 1B 1C 1D 1E 1F	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' ELEC' DALL ELEC' HANT	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E.	Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For For For For For For
1A 1B 1C 1D 1E 1F 1G 1H	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY	Managen Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For For For For For For For For
1A 1B 1C 1D 1E 1F	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R.	Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For For For For For For For
1A 1B 1C 1D 1E 1F 1G 1H 1I	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC' MULL	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R.	Managen	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' DALL ELEC' HANT ELEC' MULL ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C.	Managen Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For For For For For For For For
1A 1B 1C 1D 1E 1F 1G 1H 1I	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' DALL ELEC' HANT ELEC' MULI ELEC' SCHA	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C. UMBURG	Managen Managen Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' DALL ELEC' HANT ELEC' MULL ELEC' SCHA ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J.	Managen	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I 1J	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC' MULL ELEC' SCHA ELEC' SILVE	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J. ERSTEIN	Managem	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' DALL ELEC' HANT ELEC' MULI ELEC' SCHA ELEC' SILVE	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J. ERSTEIN TION OF DIRECTOR: THOMAS H.	Managen Managen Managen Managen Managen Managen Managen Managen Managen Managen	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I 1J 1K 1L	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC' MULL ELEC' SCHA ELEC' SILVE ELEC' WEID	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. LER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J. ERSTEIN TION OF DIRECTOR: THOMAS H. EMEYER	Managem	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I 1J	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC' MULI ELEC' SCHA ELEC' SILVE ELEC' WEID ELEC'	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. ER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J. ERSTEIN TION OF DIRECTOR: THOMAS H. EMEYER TION OF DIRECTOR: WALTER R.	Managem	nent For	Management For
1A 1B 1C 1D 1E 1F 1G 1H 1I 1J 1K 1L	ELEC' ABRA ELEC' CALD ELEC' COBE ELEC' COSG ELEC' DALL ELEC' HANT ELEC' MULL ELEC' SCHA ELEC' SILVE ELEC' WEID	TION OF DIRECTOR: E. SPENCER HAM TION OF DIRECTOR: KIRBYJON H. WELL TION OF DIRECTOR: LAWRENCE S. N TION OF DIRECTOR: HOWARD E. ROVE TION OF DIRECTOR: DAVID CRANE TION OF DIRECTOR: TERRY G. AS TION OF DIRECTOR: WILLIAM E. KE TION OF DIRECTOR: PAUL W. HOBBY TION OF DIRECTOR: EDWARD R. ER TION OF DIRECTOR: ANNE C. UMBURG TION OF DIRECTOR: EVAN J. ERSTEIN TION OF DIRECTOR: THOMAS H. EMEYER TION OF DIRECTOR: WALTER R.	Managem	nent For	Management For

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3.	TO APPROVE NRG'S SECOND AMENDED AND RESTATED ANNUAL INCENTIVE PLAN FOR DESIGNATED CORPORATE OFFICERS. TO APPROVE, ON AN ADVISORY BASIS, TH COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. TO RATIFY THE APPOINTMENT OF KPMG LLP		Manage	ment For	For
4.	AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2015.		Manage	mentFor	For
MAN]	TOBA TELECOM SERVICES INC.				
Securi	ty 563486109			Meeting Type	Annual
	Symbol MOBAF			Meeting Date	07-May-2015
ISIN	CA5634861093			Agenda	934154333 - Management
Item	Proposal	Proj by	posed	Vote	For/Against Management
01	DIRECTOR		Manage	ment	
	1 JAY A. FORBES			For	For
	2 N. ASHLEIGH EVERETT			For	For
	3 BARBARA H. FRASER			For	For
	4 JUDI A. HAND			For	For
	5 GREGORY J. HANSON			For	For
	6 KISHORE KAPOOR			For	For
	7 DAVID G. LEITH			For	For
	8 H. SANFORD RILEY			For	For
	9 D. SAMUEL SCHELLENBERG			For	For
	10 CAROL M. STEPHENSON			For	For
	APPOINT ERNST & YOUNG LLP,				
	CHARTERED				
02	PROFESSIONAL ACCOUNTANTS, AS AUDITOR OF THE COMPANY TO SERVE UNTIL THE NEXT ANNUAL GENERAL MEETING AT A REMUNERATION TO BE DETERMINED BY THE BOARD OF DIRECTORS.		Manage	mentFor	For
03	RESOLVED, ON AN ADVISORY BASIS AND NOT TO DIMINISH THE ROLE AND RESPONSIBILITIES OF THE BOARD OF DIRECTORS, THAT THE SHAREHOLDERS ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE COMPANY'S INFORMATION CIRCULAR MADE AVAILABLE IN ADVANCE OF THE 2015 ANNUAL GENERAL MEETING OF SHAREHOLDERS.		Manage	ment For	For
Securi	AN HOSPITALITY PROPERTIES, INC. ty 78377T107			Meeting Type	Annual
	•			6 - Jr -	

Ticker	Symbol RHP			Meeting Date	07-May-2015
ISIN	US78377T1079			Agenda	934164649 - Management
Item	Proposal	Prop by	osed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MICHAEL J. BENDER		Managem	ent For	For
1B. 1C. 1D.	ELECTION OF DIRECTOR: E.K. GAYLORD II ELECTION OF DIRECTOR: D. RALPH HORN ELECTION OF DIRECTOR: ELLEN LEVINE		Managem Managem Managem	entFor	For For For
1E.	ELECTION OF DIRECTOR: PATRICK Q. MOORE		Managem	ent For	For
1F.	ELECTION OF DIRECTOR: ROBERT S. PRATHER, JR.		Managem	ent For	For
1G.	ELECTION OF DIRECTOR: COLIN V. REED		Managem	entFor	For
1H.	ELECTION OF DIRECTOR: MICHAEL D. ROSE		Managem	entFor	For
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH		Managem	entFor	For
2.	TO APPROVE, ON AN ADVISORY BASIS, THE COMPANY'S EXECUTIVE COMPENSATION.		Managem	ent For	For
3.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2015.		Managem	ent For	For
FORTI	S INC.				
Securit Ticker	y 349553107 Symbol FRTSF			Meeting Type Meeting Date	Annual 07-May-2015
ISIN	CA3495531079			Agenda	934165689 - Management
Item	Proposal	Prop	osed	Vote	For/Against
	•	by			Management
01	DIRECTOR		Managem		_
	1 TRACEY C. BALL			For	For
	2 PIERRE J. BLOUIN			For	For
	3 PAUL J. BONAVIA 4 PETER E. CASE			For	For
	5 MAURA J. CLARK			For For	For For
	6 IDA J. GOODREAU			For	For
	7 DOUGLAS J. HAUGHEY			For	For
	8 R. HARRY MCWATTERS			For	For
	9 RONALD D. MUNKLEY			For	For
	10 DAVID G. NORRIS			For	For
	11 BARRY V. PERRY			For	For
02	APPOINTMENT OF AUDITORS AND		Managem		For
~	AUTHORIZATION OF DIRECTORS TO FIX				
	THE				
	AUDITORS' REMUNERATION AS				
	DESCRIBED				
	IN THE MANAGEMENT INFORMATION				

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03	BINDIN TO EXE DESCRI	VAL OF THE ADVISORY AND NON- IG RESOLUTION ON THE APPROACH CUTIVE COMPENSATION AS IBED IN THE MANAGEMENT		ement For	For
3.5.4.3.775		MATION CIRCULAR.			
		ELECOM SERVICES INC.		) (	
Securit	•	563486109		Meeting Type	Annual
Ticker	Symbol	MOBAF		Meeting Date	07-May-2015
ISIN		CA5634861093		Agenda	934175248 -
					Management
Item	Proposal	I	Proposed by	Vote	For/Against Management
01	DIRECT	TOR	Manage	ement	Management
01		JAY A. FORBES	withings	For	For
		N. ASHLEIGH EVERETT		For	For
		BARBARA H. FRASER		For	For
		JUDI A. HAND		For	For
		GREGORY J. HANSON		For	For
		KISHORE KAPOOR		For	For
		DAVID G. LEITH		For	For
		H. SANFORD RILEY		For	For
		D. SAMUEL SCHELLENBERG		For	For
		CAROL M. STEPHENSON		For	For
		NT ERNST & YOUNG LLP,			
	CHART				
	PROFES	SSIONAL ACCOUNTANTS, AS			
02	AUDIT(	OR OF THE COMPANY TO SERVE	14		Г.,
02	UNTIL '	THE NEXT ANNUAL GENERAL	Manage	ement For	For
	<b>MEETIN</b>	NG AT A REMUNERATION TO BE			
	DETER	MINED BY THE BOARD OF			
	DIRECT	TORS.			
	RESOL	VED, ON AN ADVISORY BASIS AND			
	NOT TO	DIMINISH THE ROLE AND			
	RESPO	NSIBILITIES OF THE BOARD OF			
		TORS, THAT THE SHAREHOLDERS			
		T THE APPROACH TO EXECUTIVE			
03		INSATION DISCLOSED IN THE	Manage	ementFor	For
		NY'S INFORMATION CIRCULAR			
	MADE				
		ABLE IN ADVANCE OF THE 2015			
		AL GENERAL MEETING OF			
E05.57		HOLDERS.			
FORTI		240552107		Markin T	A 1
Securit	•	349553107		Meeting Type	Annual
Hicker	Symbol	FRTSF		Meeting Date	07-May-2015
ISIN		CA3495531079		Agenda	934175301 -
				-	Management
Item	Proposal	1		Vote	
Ittili	1 Toposai	ı		v Ole	

		Pro by	posed		For/Against Management
01	DIRECTOR	Оy	Managem	nent	Management
01	1 TRACEY C. BALL		Managen	For	For
	2 PIERRE J. BLOUIN			For	For
	3 PAUL J. BONAVIA			For	For
	4 PETER E. CASE			For	For
	5 MAURA J. CLARK			For	For
	6 IDA J. GOODREAU			For	For
	7 DOUGLAS J. HAUGHEY			For	For
	8 R. HARRY MCWATTERS			For	For
	9 RONALD D. MUNKLEY			For	For
	10 DAVID G. NORRIS			For	For
	11 BARRY V. PERRY			For	For
	APPOINTMENT OF AUDITORS AND				
	AUTHORIZATION OF DIRECTORS TO FIX				
	THE				
02	AUDITORS' REMUNERATION AS		Managem	entFor	For
	DESCRIBED		_		
	IN THE MANAGEMENT INFORMATION				
	CIRCULAR.				
	APPROVAL OF THE ADVISORY AND NON-				
	BINDING RESOLUTION ON THE APPROACH				
03	TO EXECUTIVE COMPENSATION AS		Managem	entFor	For
	DESCRIBED IN THE MANAGEMENT				
	INFORMATION CIRCULAR.				
E.ON					
Securi	*			Meeting Type	Annual
Ticker	Symbol EONGY			Meeting Date	07-May-2015
ISIN	US2687801033			Agenda	934188702 -
				8	Management
		Pro	posed		For/Against
Item	Proposal	by	-	Vote	Management
	APPROPRIATION OF BALANCE SHEET	Оy			Management
2.	PROFITS FROM THE 2014 FINANCIAL YEAR		Managem	nent For	
	DISCHARGE OF THE BOARD OF				
3.	MANAGEMENT FOR THE 2014 FINANCIAL		Managem	ent For	
٥.	YEAR		Managen	ichti oi	
	DISCHARGE OF THE SUPERVISORY BOARD	)			
4.	FOR THE 2014 FINANCIAL YEAR		Managem	nent For	
	APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS				
	AKTIENGESELLSCHAFT				
	WIRTSCHAFTSPRUFUNGSGESELLSCHAFT,				
5A.	DUSSELDORF, AS THE AUDITOR FOR THE		Managem	nent For	
	ANNUAL AS WELL AS THE CONSOLIDATEI	)			
	FINANCIAL STATEMENTS FOR THE 2015				
	FINANCIAL YEAR				
5B.	APPOINTMENT OF		Managem	nentFor	
	PRICEWATERHOUSECOOPERS				
	<del></del>				

AKTIENGESELLSCHAFT
WIRTSCHAFTSPRUFUNGSGESELLSCHAFT,
DUSSELDORF, AS THE AUDITOR FOR THE
INSPECTION OF THE ABBREVIATED
FINANCIAL STATEMENTS AND THE
INTERIM
MANAGEMENT REPORT FOR THE FIRST
HALF OF THE 2015 FINANCIAL YEAR

ROLLS-ROYCE HOLDINGS PLC, LONDON

Securit	y G76225104	Meeting Type	General Meeting
Ticker	Symbol	Meeting Date	08-May-2015
ISIN	GB00B63H8491	Agenda	705902042 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE STRATEGIC REPORT, THE DIRECTORS' REPORT AND THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2014	Management For	For
2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2014	Management For	For
3	TO ELECT RUTH CAIRNIE AS A DIRECTOR OF THE COMPANY	Management For	For
4	TO ELECT DAVID SMITH AS A DIRECTOR OF THE COMPANY	Management For	For
5	TO RE-ELECT IAN DAVIS AS A DIRECTOR OF THE COMPANY	Management For	For
6	TO RE-ELECT JOHN RISHTON AS A DIRECTOR OF THE COMPANY	Management For	For
7	TO RE-ELECT DAME HELEN ALEXANDER AS A DIRECTOR OF THE COMPANY	Management For	For
8	TO RE-ELECT LEWIS BOOTH CBE AS A DIRECTOR OF THE COMPANY	Management For	For
9	TO RE-ELECT SIR FRANK CHAPMAN AS A DIRECTOR OF THE COMPANY	Management For	For
10	TO RE-ELECT WARREN EAST CBE AS A DIRECTOR OF THE COMPANY	Management For	For
11	TO RE-ELECT LEE HSIEN YANG AS A DIRECTOR OF THE COMPANY	Management For	For
12	TO RE-ELECT JOHN MCADAM AS A DIRECTOR OF THE COMPANY	Management For	For
13	TO RE-ELECT COLIN SMITH CBE AS A DIRECTOR OF THE COMPANY	Management For	For
14		Management For	For

Annual

	TO RE-ELECT JASMIN STAIBLIN AS A DIRECTOR OF THE COMPANY			
15	TO RE-APPOINT KPMG LLP AS THE COMPANY'S AUDITOR	Manage	ementFor	For
	TO AUTHORISE THE AUDIT COMMITTEE,			
16	ON BEHALF OF THE BOARD, TO DETERMINE	Manage	ement For	For
	THE AUDITOR'S REMUNERATION			
	TO AUTHORISE PAYMENT TO SHAREHOLDERS: THE COMPANY			
	PROPOSES TO MAKE A BONUS ISSUE OF			
17	141 C SHARES IN RESPECT OF THE 31 DECEMBER 2014 FINANCIAL YEAR WITH A	Manage	ement For	For
	TOTAL NOMINAL VALUE OF 14.1 PENCE			
	FOR			
	EACH ORDINARY SHARE TO AUTHORISE POLITICAL DONATIONS			
18	AND	Manage	ementFor	For
	POLITICAL EXPENDITURE TO AUTHORISE THE DIRECTORS TO ALLOT			
19	SHARES	Manage	ement For	For
20	TO DISAPPLY PRE-EMPTION RIGHTS TO AUTHORISE THE COMPANY TO	Manage	ement Against	Against
21	PURCHASE ITS OWN ORDINARY SHARES	Manage	ement For	For
22	TO INCREASE THE COMPANY'S	2.4	. T	T.
22	BORROWING POWERS	Manage	ement For	For
BBA A	VIATION PLC, LONDON			
Securit	y G08932165		Meeting Type	Annual General Meeting
Ticker	Symbol		Meeting Date	08-May-2015
ISIN	GB00B1FP8915		Agenda	705910001 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE 2014 ANNUAL REPORT AND ACCOUNTS	Manage	ement For	For
2	TO DECLARE A FINAL DIVIDEND	_	ementFor	For
3	TO ELECT MIKE POWELL AS A DIRECTOR TO RE-ELECT SIR NIGEL RUDD AS A	C	ement For	For
4	DIRECTOR	Manage	ement For	For
5	TO RE-ELECT WAYNE EDMUNDS AS A DIRECTOR	Manage	ement For	For
6	TO RE-ELECT SUSAN KILSBY AS A DIRECTOR	Manage	ementFor	For
7	TO RE-ELECT NICK LAND AS A DIRECTOR	Manage	ement For	For
8	TO RE-ELECT SIMON PRYCE AS A DIRECTOR	Manage	ement For	For
9		Manage	ementFor	For

	TO RE-ELECT PETER RATCLIFFE AS A DIRECTOR			
10	TO RE-APPOINT DELOITTE LLP AS AUDITORS	Mana	gement For	For
11	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	Mana	gement For	For
12	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	Mana	gement For	For
13	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	Mana	gementFor	For
14	TO APPROVE THE DEFERRED STOCK PLAN	Mana	gement Abstain	Against
15	TO APPROVE THE LONG-TERM INCENTIVE PLAN	Mana	gement Abstain	Against
16	TO APPROVE THE EXECUTIVE SHARE OPTION PLAN	Mana	gement Abstain	Against
17	TO GRANT THE DIRECTORS AUTHORITY TO ALLOT RELEVANT SECURITIES	Mana	gement Abstain	Against
18	TO APPROVE THE DISAPPLICATION OF PRE- EMPTION RIGHTS	Mana	gement Abstain	Against
19	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ORDINARY	Mana	gement Abstain	Against
20	SHARES TO APPROVE THE SHORT NOTICE PERIOD FOR CERTAIN GENERAL MEETINGS	Mana	gement Against	Against
AQUA	AMERICA, INC.			
C	y 03836W103			
Securit Ticker	Symbol WTR		Meeting Type Meeting Date	Annual 08-May-2015
	•			
Ticker	Symbol WTR US03836W1036	D 1	Meeting Date	08-May-2015 934145132 - Management
Ticker	Symbol WTR US03836W1036	Proposed	Meeting Date	08-May-2015 934145132 - Management For/Against
Ticker ISIN Item	Symbol WTR US03836W1036  Proposal	by	Meeting Date Agenda  Vote	08-May-2015 934145132 - Management
Ticker ISIN	Symbol WTR US03836W1036  Proposal DIRECTOR	by	Meeting Date Agenda	08-May-2015 934145132 - Management For/Against
Ticker ISIN Item	Symbol WTR US03836W1036  Proposal DIRECTOR	by	Meeting Date Agenda  Vote gement	08-May-2015 934145132 - Management For/Against Management
Ticker ISIN Item	Symbol WTR  US03836W1036  Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS	by	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management
Ticker ISIN Item	Symbol WTR US03836W1036  Proposal DIRECTOR 1 NICHOLAS DEBENEDICTIS 2 MICHAEL L. BROWNE	by	Meeting Date Agenda  Vote gement For For	08-May-2015 934145132 - Management For/Against Management For
Ticker ISIN Item	Symbol WTR US03836W1036  Proposal  DIRECTOR 1 NICHOLAS DEBENEDICTIS 2 MICHAEL L. BROWNE 3 RICHARD H. GLANTON	by	Meeting Date Agenda  Vote gement For For For	08-May-2015 934145132 - Management For/Against Management For For
Ticker ISIN Item	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG	by	Meeting Date Agenda  Vote gement For For For For	08-May-2015 934145132 - Management For/Against Management For For For
Ticker ISIN Item	Proposal DIRECTOR 1 NICHOLAS DEBENEDICTIS 2 MICHAEL L. BROWNE 3 RICHARD H. GLANTON 4 LON R. GREENBERG 5 WILLIAM P. HANKOWSKY	by	Meeting Date Agenda  Vote gement For For For For For For	08-May-2015 934145132 - Management For/Against Management For For For For For
Ticker ISIN Item	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND	by	Meeting Date Agenda  Vote gement For For For For For For For For	08-May-2015 934145132 - Management For/Against Management For For For For For For
Ticker ISIN Item	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF	by	Meeting Date Agenda  Vote gement For For For For For For For For	08-May-2015 934145132 - Management For/Against Management For For For For For For
Ticker ISIN Item 1.	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE	by Mana	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management For For For For For For
Ticker ISIN Item	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC	by Mana	Meeting Date Agenda  Vote gement For For For For For For For For	08-May-2015 934145132 - Management For/Against Management For For For For For For
Ticker ISIN Item 1.	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY	by Mana	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management For For For For For For For
Ticker ISIN Item 1.	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR	by Mana	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management For For For For For For For
Ticker ISIN Item 1.	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR  THE 2015 FISCAL YEAR.	by Mana	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management For For For For For For For
Ticker ISIN Item 1.	Proposal  DIRECTOR  1 NICHOLAS DEBENEDICTIS  2 MICHAEL L. BROWNE  3 RICHARD H. GLANTON  4 LON R. GREENBERG  5 WILLIAM P. HANKOWSKY  6 WENDELL F. HOLLAND  7 ELLEN T. RUFF  TO CONSIDER AND TAKE ACTION ON THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR	Mana Mana	Meeting Date Agenda  Vote gement For	08-May-2015 934145132 - Management For/Against Management For For For For For For For

4.	TO CONSIDER AND TAKE ACTION ON A SHAREHOLDER PROPOSAL REQUESTING THAT THE BOARD OF DIRECTORS CREATE A COMPREHENSIVE POLICY ARTICULATING THE COMPANY'S RESPECT FOR AND COMMITMENT TO THE HUMAN RIGHT TO WATER, IF PROPERLY PRESENTED AT THE MEETING. TO CONSIDER AND TAKE ACTION ON A SHAREHOLDER PROPOSAL REQUESTING THAT THE BOARD OF DIRECTORS CREATE	Shareholder Against	For
5.	A POLICY IN WHICH THE BOARD OF DIRECTORS SEEK SHAREHOLDER APPROVAL OF ANY FUTURE EXTRAORDINARY RETIREMENT BENEFITS FOR SENIOR EXECUTIVES, IF PROPERLY PRESENTED AT THE MEETING.	Shareholder Against	For
CAME Securit	RON INTERNATIONAL CORPORATION v 13342B105	Meeting Type	Annual
	Symbol CAM	Meeting Date	08-May-2015
ISIN	US13342B1052	Agenda	934153951 - Management
Item	Proposal	Proposed Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: H. PAULETT	ManagementFor	For
	EBERHART		
1A. 1B. 1C.		Management For Management For Management For	For For
1B.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L.	Management For	For
1B. 1C.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE	Management For Management For	For For
1B. 1C. 1D.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM	Management For Management For Management For	For For
1B. 1C. 1D. 1E.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E.	Management For Management For Management For Management For	For For For
1B. 1C. 1D. 1E. 1F.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E. PATRICK ELECTION OF DIRECTOR: TIMOTHY J.	Management For Management For Management For Management For Management For	For For For
1B. 1C. 1D. 1E. 1F. 1G. 1H.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E. PATRICK ELECTION OF DIRECTOR: TIMOTHY J. PROBERT ELECTION OF DIRECTOR: JON ERIK REINHARDSEN ELECTION OF DIRECTOR: R. SCOTT ROWE	Management For	For For For For For For For
1B. 1C. 1D. 1E. 1F. 1G.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E. PATRICK ELECTION OF DIRECTOR: TIMOTHY J. PROBERT ELECTION OF DIRECTOR: JON ERIK REINHARDSEN ELECTION OF DIRECTOR: R. SCOTT ROWE ELECTION OF DIRECTOR: BRENT J. SMOLIK	Management For	For For For For For
1B. 1C. 1D. 1E. 1F. 1G. 1H.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E. PATRICK ELECTION OF DIRECTOR: TIMOTHY J. PROBERT ELECTION OF DIRECTOR: JON ERIK REINHARDSEN ELECTION OF DIRECTOR: R. SCOTT ROWE ELECTION OF DIRECTOR: BRENT J. SMOLIK ELECTION OF DIRECTOR: BRUCE W. WILKINSON	Management For	For For For For For For For
1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J.	EBERHART ELECTION OF DIRECTOR: PETER J. FLUOR ELECTION OF DIRECTOR: DOUGLAS L. FOSHEE ELECTION OF DIRECTOR: RODOLFO LANDIM ELECTION OF DIRECTOR: JACK B. MOORE ELECTION OF DIRECTOR: MICHAEL E. PATRICK ELECTION OF DIRECTOR: TIMOTHY J. PROBERT ELECTION OF DIRECTOR: JON ERIK REINHARDSEN ELECTION OF DIRECTOR: R. SCOTT ROWE ELECTION OF DIRECTOR: BRENT J. SMOLIK ELECTION OF DIRECTOR: BRUCE W.	Management For	For

COOR	2014 EXECUTIVE CO					
	ER TIRE & RUBBER CO	JMPAN Y			M .: T	A 1
Securi	•				Meeting Type	Annual
Ticker	Symbol CTB				Meeting Date	08-May-2015
ISIN	US21683110°	72			Agenda	934156565 -
15111	0521005110	· <b>-</b>			7 igonau	Management
			Dec	nosad		Earl Against
Item	Proposal			posed	Vote	For/Against
	-		by	3.7		Management
1.	DIRECTOR			Manage		_
	1 ROY V. ARME				For	For
	2 THOMAS P. C.				For	For
	3 STEVEN M. C.				For	For
	4 JOHN J. HOLL	AND			For	For
	5 JOHN F. MEIE	R			For	For
	6 JOHN H. SHUI	EΥ			For	For
	7 ROBERT D. W	ELDING			For	For
	TO RATIFY THE SEL					
		NDENT REGISTERED				
2.		G FIRM FOR THE YEAR	>	Manage	ment For	For
	ENDING DECEMBER		`			
	TO APPROVE, ON A I	NON-BINDING				
_	ADVISORY					_
3.	BASIS, THE COMPAN	IY'S NAMED		Manage	ment For	For
	EXECUTIVE					
	OFFICER COMPENSA	TION.				
SUEZ	ENVIRONNEMENT CO	MPANY, PARIS				
Securi	ty F4984P118				Meeting Type	MIX
Ticker	Symbol				Meeting Date	12-May-2015
ICINI	ED001061243	7.1			A 1 .	705854037 -
ISIN	FR001061347	'1			Agenda	Management
Item	Proposal		Pro	posed	Vote	For/Against
псш	Порозаг		by		Voic	Management
	PLEASE NOTE IN TH	E FRENCH MARKET				
	THAT THE ONLY VA	LID VOTE OPTIONS				
~	, ARE					
CMM	<sup>l'</sup> "FOR"-AND "AGAINS	T" A VOTE OF		Non-Vo	ting	
	"ABSTAIN"					
		AS AN "AGAINST" VOTE	7			
CMM	THE FOLLOWING AP		٠.	Non-Vo	ting	
CIVIIVI	SHAREHOLDERS TH			INOII- V O	ung	
	SHARES DIRECTLY V					
	CUSTODIAN: PROXY					
	INSTRUCTIONS WILI	L BE FORWARDED TO				
		DDIANS ON THE VOTE				
	THE-GLOBAL CUSTO DEADLINE DATE. IN					
		CAPACITY AS				
	DEADLINE DATE. IN	CAPACITY AS				

CUSTODIANS WILL SIGN THE PROXY

**CARDS** 

AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE. PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE CMMT MATERIAL Non-Voting URL LINK:-https://balo.journalofficiel.gouv.fr/pdf/2015/0227/201502271500370. pdf APPROVAL OF THE ANNUAL CORPORATE FINANCIAL STATEMENTS FOR THE 0.1 FINANCIAL YEAR ENDED ON DECEMBER Management For For 31. 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 0.2 For FINANCIAL YEAR ENDED ON DECEMBER Management For 31, 2014 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED ON DECEMBER 0.3 **Management For** For 2014 AND SETTING THE DIVIDEND RATIFICATION OF THE COOPTATION OF 0.4 MRS. ANNE LAUVERGEON AS DIRECTOR Management For For AND RENEWAL OF HER TERM RATIFICATION OF THE APPOINTMENT OF 0.5 Management For For MR. ISIDRO FAINE CASAS AS DIRECTOR RENEWAL OF TERM OF MR. NICOLAS 0.6 Management For For BAZIRE AS DIRECTOR RENEWAL OF TERM OF MRS. VALERIE 0.7 Management For For BERNIS AS DIRECTOR RENEWAL OF TERM OF MR. LORENZ D'ESTE 0.8 Management For For AS DIRECTOR RENEWAL OF TERM OF MRS. ISABELLE 0.9 Management For For **KOCHER AS DIRECTOR** APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS 0.10 Management For For PURSUANT TO ARTICLES L.225-38 ET SEQ. OF THE COMMERCIAL CODE ADVISORY REVIEW OF THE **COMPENSATION** OWED OR PAID TO MR. GERARD 0.11Management For For MESTRALLET, CHAIRMAN OF THE BOARD DIRECTOR FOR THE 2014 FINANCIAL YEAR 0.12 ADVISORY REVIEW OF THE For Management For **COMPENSATION** OWED OR PAID TO MR. JEAN-LOUIS

	3 3		
	CHAUSSADE, CEO FOR THE 2014		
	FINANCIAL		
	YEAR		
	AUTHORIZATION TO ALLOW THE		
O.13	COMPANY	Management For	For
	TO TRADE IN ITS OWN SHARES		
	AMENDMENT TO ARTICLE 10 OF THE		
	BYLAWS OF THE COMPANY TO ALLOW		
	THE		
E.14	APPOINTMENT OF A DIRECTOR	Management For	For
	REPRESENTING EMPLOYEE		
	SHAREHOLDERS PURSUANT TO ARTICLE L.		
	225-23 OF THE COMMERCIAL CODE		
	AMENDMENT TO ARTICLE 23 OF THE		
E.15	BYLAWS OF THE COMPANY TO KEEP	Management For	For
	SINGLE VOTING RIGHTS		
	AMENDMENT TO ARTICLE 20 OF THE		
E.16	BYLAWS OF THE COMPANY REGARDING	ManagementFor	For
E.10	THE CONDITIONS OF SHAREHOLDERS'	Management For	гог
	PARTICIPATION TO GENERAL MEETINGS		
	AUTHORIZATION TO BE GRANTED TO THE		
	BOARD OF DIRECTORS TO REDUCE SHARE		
E.17	CAPITAL BY CANCELLATION OF	ManagementFor	For
	TREASURY		
	SHARES OF THE COMPANY		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO THE BOARD OF DIRECTORS		
	TO CARRY OUT A SHARE CAPITAL		
	INCREASE BY ISSUING COMMON SHARES		
E.18	OF THE COMPANY AND/OR SECURITIES	ManagementFor	For
	ENTITLING TO EQUITY SECURITIES OF THE	8	
	COMPANY TO BE ISSUED OR ENTITLING TO		
	THE ALLOTMENT OF DEBT SECURITIES,		
	WHILE MAINTAINING SHAREHOLDERS		
	PREFERENTIAL SUBSCRIPTION RIGHTS		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO THE BOARD OF DIRECTORS		
	TO CARRY OUT A SHARE CAPITAL		
	INCREASE BY ISSUING COMMON SHARES OF THE COMPANY AND/OR SECURITIES		
E.19	ENTITLING TO EQUITY SECURITIES OF THE COMPANY TO BE ISSUED OR ENTITLING TO	Management Against	Against
	THE ALLOTMENT OF DEBT SECURITIES VIA		
	PUBLIC OFFERING, WITH CANCELLATION		
	OF		
	SHAREHOLDERS PREFERENTIAL		
	SUBSCRIPTION RIGHTS		
E.20	DELEGATION OF AUTHORITY TO BE	Management Against	Against
<b>∟.∠</b> ∪	GRANTED TO THE BOARD OF DIRECTORS	managomont igamot	1 igainist
	TO ISSUE COMMON SHARES OF THE		
	COMPANY AND/OR SECURITIES ENTITLING		
	COMMITMENT AND/OR SECURITIES ENTITEMING		

TO EQUITY SECURITIES OF THE COMPANY TO BE ISSUED OR ENTITLING TO THE ALLOTMENT OF DEBT SECURITIES VIA PRIVATE PLACEMENT PURSUANT TO ARTICLE L.411-2 OF THE MONETARY AND FINANCIAL CODE, WITH CANCELLATION SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO E.21 BE ISSUED UP TO 15% OF THE INITIAL Management Against Against ISSUANCE, IN CASE OF CAPITAL INCREASE WITH OR WITHOUT SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF POWERS TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL INCREASE IN E.22 CONSIDERATION FOR IN-KIND Management For For CONTRIBUTIONS COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO CAPITAL DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL INCREASE IN CONSIDERATION FOR THE E.23 Management Against Against TRANSFER OF SECURITIES VIA A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL INCREASE BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO CAPITAL E.24 Management Against Against RESERVED FOR MEMBERS OF SAVINGS PLANS, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF THE **LATTER** E.25 DELEGATION OF AUTHORITY TO BE Management Against Against GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL INCREASE WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF CATEGORY(IES) OF DESIGNATED BENEFICIARIES AS PART OF THE IMPLEMENTATION OF INTERNATIONAL EMPLOYEE SHARE OWNERSHIP AND

SAVING PLANS OF SUEZ ENVIRONNEMENT

**GROUP** 

OVERALL LIMITATION ON CAPITAL E.26

**INCREASES** 

**Management For** 

For

POWERS TO CARRY OUT ALL LEGAL E.27

**Management For** 

For

TELEFONICA DEUTSCHLAND HOLDING AG, MUENCHEN

Security D8T9CK101

**FORMALITIES** 

Meeting Type

Annual General Meeting

Ticker Symbol

Meeting Date

12-May-2015

**ISIN** DE000A1J5RX9 Agenda

705945129 -Management

Item Proposal **Proposed** 

Vote

For/Against

PLEASE NOTE THAT BY JUDGEMENT OF OLG COLOGNE RENDERED ON JUNE 6, 2012, ANY SHA-REHOLDER WHO HOLDS AN AGGREGATE TOTAL OF 3 PERCENT OR

MORE OF THE OUTSTANDING-SHARE

CAPITAL MUST REGISTER UNDER THEIR

BENEFICIAL OWNER DETAILS BEFORE THE

AP-PROPRIATE DEADLINE TO BE ABLE TO

VOTE. FAILURE TO COMPLY WITH THE

**DECLARATION-REQUIREMENTS AS** 

STIPULATED IN SECTION 21 OF THE

SECURITIES TRADE ACT (WPHG) MA-Y

PREVENT THE SHAREHOLDER FROM

VOTING AT THE GENERAL MEETINGS.

THEREFORE, YOUR-CUSTODIAN MAY

REQUEST THAT WE REGISTER BENEFICIAL

OWNER DATA FOR ALL VOTED AC-COUNTS

WITH THE RESPECTIVE SUB CUSTODIAN. IF YOU REQUIRE FURTHER INFORMATION W-

HETHER OR NOT SUCH BO REGISTRATION

WILL BE CONDUCTED FOR YOUR

CUSTODIANS ACCOU-NTS, PLEASE

CONTACT YOUR CSR.

THE SUB CUSTODIANS HAVE ADVISED

**THAT** 

VOTED SHARES ARE NOT BLOCKED FOR

TRADING-PURPOSES I.E. THEY ARE ONLY

UNAVAILABLE FOR SETTLEMENT.

REGISTERED SHARES WILL-BE

DEREGISTERED AT THE DEREGISTRATION

DATE BY THE SUB CUSTODIANS. IN ORDER

TO-DELIVER/SETTLE A VOTED POSITION

BEFORE THE DEREGISTRATION DATE A **VOTING INSTR-UCTION CANCELLATION** 

AND

by

Management

Non-Voting

Non-Voting

DE-REGISTRATION REQUEST NEEDS TO BE

SENT TO YOUR CSR O-R CUSTODIAN.

PLEASE CONTACT YOUR CSR FOR

FURTHER INFORMATION.

THE VOTE/REGISTRATION DEADLINE AS

DISPLAYED ON PROXYEDGE IS SUBJECT TO

CHANGE-AND WILL BE UPDATED AS SOON

AS BROADRIDGE RECEIVES

**CONFIRMATION** 

Non-Voting

Non-Voting

FROM THE SUB C-USTODIANS REGARDING THEIR INSTRUCTION DEADLINE. FOR ANY

**OUERIES PLEASE CONTACT-YOUR CLIENT** 

SERVICES REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN CASE OF

SPECIFIC CONFLICTS OF INTEREST IN

CONNECTI-ON WITH SPECIFIC ITEMS OF

THE AGENDA FOR THE GENERAL MEETING

YOU ARE NOT ENTIT-LED TO EXERCISE

YOUR VOTING RIGHTS. FURTHER, YOUR

**VOTING RIGHT MIGHT BE EXCLUD-ED** 

**WHEN** 

YOUR SHARE IN VOTING RIGHTS HAS

REACHED CERTAIN THRESHOLDS AND

YOU

HAV-E NOT COMPLIED WITH ANY OF YOUR

MANDATORY VOTING RIGHTS

NOTIFICATIONS PURSUANT-TO THE

GERMAN SECURITIES TRADING ACT

(WHPG). FOR QUESTIONS IN THIS REGARD

PLE-ASE CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE FOR CLARIFICATION. IF

YOU DO NO-T HAVE ANY INDICATION

REGARDING SUCH CONFLICT OF INTEREST,

OR ANOTHER EXCLUSIO-N FROM VOTING,

PLEASE SUBMIT YOUR VOTE AS USUAL.

THANK YOU.

COUNTER PROPOSALS MAY BE SUBMITTED

UNTIL 27.04.2015. FURTHER INFORMATION

ON CO-UNTER PROPOSALS CAN BE FOUND

DIRECTLY ON THE ISSUER'S WEBSITE

(PLEASE REFER TO-THE MATERIAL URL

SECTION OF THE APPLICATION). IF YOU

WISH TO ACT ON THESE ITE-MS, YOU WILL NEED TO REQUEST A MEETING ATTEND

AND VOTE YOUR SHARES DIRECTLY

AT-THE

COMPANY'S MEETING. COUNTER

PROPOSALS CANNOT BE REFLECTED IN

THE BALLOT ON-PROXYEDGE.

1. SUBMISSION OF THE ADOPTED ANNUAL FINANCIAL STATEMENTS OF TELEFONICA

Non-Voting

Non-Voting

DEUTSCHLAN-D HOLDING AG INCLUDING THE MANAGEMENT REPORT AND THE APPROVED CONSOLIDATED FIN-ANCIAL STATEMENTS INCLUDING THE MANAGEMENT REPORT EACH AS OF 31 DECEMBER 2014,-THE DESCRIPTIVE REPORT OF THE MANAGEMENT BOARD PURSUANT TO SECTION 176 PARA.-1 SENTENCE 1 GERMAN STOCK CORPORATION ACT ("AKTG") AND THE REPORT OF THE SUPER-VISORY BOARD FOR THE FINANCIAL YEAR 2014 RESOLUTION ON DISTRIBUTION OF PROFIT: DISTRIBUTION OF DIVIDEND IN THE 2. Management No Action **AMOUNT** OF EUR 0.24 FOR EACH SHARE RESOLUTION ON THE DISCHARGE OF THE 3. Management No Action MEMBERS OF THE MANAGEMENT BOARD RESOLUTION ON THE DISCHARGE OF THE 4. Management No Action MEMBERS OF THE SUPERVISORY BOARD RESOLUTION ON THE APPOINTMENT OF THE AUDITOR AND THE GROUP AUDITOR AS WELL AS THE AUDITOR FOR A POTENTIAL 5. REVIEW OF THE HALF-YEAR FINANCIAL Management No Action REPORT: ERNST & YOUNG GMBH WIRTSCHAFTSPRUFUNGSGESELLSCHAFT WITH REGISTERED OFFICE IN STUTTGART, MUNICH ELECTION OF A MEMBER OF THE 6. SUPERVISORY BOARD: MS. LAURA Management No Action ABASOLO GARCIA DE BAQUEDANO RESOLUTION ON AMENDMENT TO THE ARTICLES OF ASSOCIATION REGARDING 7. PARTICIPATION IN THE GENERAL Management No Action MEETING: SECTION 23 PARA. 1 CONOCOPHILLIPS Security 20825C104 Meeting Type Annual Meeting Date 12-May-2015 Ticker Symbol COP 934150804 -**ISIN** US20825C1045 Agenda Management Proposed For/Against Proposal Vote Item Management by ELECTION OF DIRECTOR: RICHARD L. 1A. For Management For ARMITAGE ELECTION OF DIRECTOR: RICHARD H. 1B. Management For For **AUCHINLECK** ELECTION OF DIRECTOR: CHARLES E.

Management For

1C.

**BUNCH** 

For

	ELECTION OF DIRECTOR: JAMES E.		
1D.	COPELAND, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JOHN V. FARACI	ManagementFor	For
1F.	ELECTION OF DIRECTOR: JODY L. FREEMAN	ManagementFor	For
1G.	ELECTION OF DIRECTOR: GAY HUEY EVANS	Management For	For
1H.	ELECTION OF DIRECTOR: RYAN M. LANCE	Management For	For
1I.	ELECTION OF DIRECTOR: ARJUN N. MURTI	Management For	For
1J.	ELECTION OF DIRECTOR: ROBERT A. NIBLOCK	Management For	For
1K.	ELECTION OF DIRECTOR: HARALD J. NORVIK	Management For	For
2.	PROPOSAL TO RATIFY APPOINTMENT OF ERNST & YOUNG LLP AS CONOCOPHILLIPS' INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.	Management For	For
3.	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	Management For	For
4.	REPORT ON LOBBYING EXPENDITURES. NO ACCELERATED VESTING UPON	Shareholder Against	For
5.	CHANGE IN CONTROL.	Shareholder Against	For
6.	POLICY ON USING RESERVES METRICS TO DETERMINE INCENTIVE COMPENSATION.	Shareholder Against	For
7.	PROXY ACCESS.	Shareholder Against	For
ALLE	ΓE, INC.		
Securit Ticker	sy 018522300 Symbol ALE	Meeting Type Meeting Date	Annual 12-May-2015
ISIN	US0185223007	Agenda	934151541 - Management
Item	Proposal	Proposed Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: KATHRYN W. DINDO	Management For	For
1B.	ELECTION OF DIRECTOR: SIDNEY W. EMERY, JR.	Management For	For
1C.	ELECTION OF DIRECTOR: GEORGE G. GOLDFARB	Management For	For
1D.	ELECTION OF DIRECTOR: JAMES S. HAINES, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ALAN R. HODNIK	Management For	For
1F.	ELECTION OF DIRECTOR: JAMES J. HOOLIHAN	Management For	For
1G.	ELECTION OF DIRECTOR: HEIDI E. JIMMERSON	Management For	For
1H.	ELECTION OF DIRECTOR: MADELEINE W.	ManagementFor	For
	LUDLOW	E	

1J.	ELECTION OF DIRECTOR: LEONARD C. RODMAN		Managem	entFor	For
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	E	Managem	entFor	For
3.	APPROVAL OF THE ALLETE EXECUTIVE LONG-TERM INCENTIVE COMPENSATION PLAN.		Managem	ent For	For
4.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS ALLETE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.		Managem	ent For	For
VECT1	REN CORPORATION				
Securit	y 92240G101			Meeting Type	Annual
	Symbol VVC			Meeting Date	12-May-2015
ISIN	US92240G1013			Agenda	934151870 - Management
Item	Proposal	-	posed	Vote	For/Against
	-	by			Management
1.	DIRECTOR		Managem		_
	1 CARL L. CHAPMAN			For	For
	2 J.H. DEGRAFFENREIDT, JR			For	For
	3 JOHN D. ENGELBRECHT			For	For
	4 ANTON H. GEORGE			For	For
	5 MARTIN C. JISCHKE			For	For
	6 ROBERT G. JONES			For	For
	7 J. TIMOTHY MCGINLEY			For	For
	8 PATRICK K. MULLEN			For	For
	9 R. DANIEL SADLIER			For	For
	10 MICHAEL L. SMITH			For	For
	11 JEAN L. WOJTOWICZ			For	For
	APPROVE A NON-BINDING ADVISORY				
	RESOLUTION APPROVING THE				
2.	COMPENSATION OF THE NAMED		Managem	ent For	For
2.	EXECUTIVE		Wanagem	chiti oi	1 01
	OFFICERS.				
	RATIFY THE REAPPOINTMENT OF				
	DELOITTE				
	& TOUCHE LLP AS THE INDEPENDENT				
3.	REGISTERED PUBLIC ACCOUNTING FIRM		Managem	entFor	For
	FOR VECTREN CORPORATION AND ITS				
****	SUBSIDIARIES FOR 2015.				
	M INC.				
Securit	•			Meeting Type	Annual
Ticker	Symbol XYL			Meeting Date	12-May-2015
ISIN	US98419M1009			Agenda	934152985 - Management
Item	Proposal	Prop	posed	Vote	For/Against
110111	11000341	by			Management
1A.			Managem	entFor	For

	3 3		
	ELECTION OF DIRECTOR: PATRICK K. DECKER		
1B.	ELECTION OF DIRECTOR: VICTORIA D. HARKER	Management For	For
1C.	ELECTION OF DIRECTOR: MARKOS I. TAMBAKERAS	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE, IN A NON-BINDING VOTE,	ManagementFor	For
3.	THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS	ManagementFor	For
4.	EXECUTIVE OFFICERS. TO VOTE ON A SHAREOWNER PROPOSAL TITLED "REINCORPORATE IN DELAWARE."	Shareholder Against	For
Securit	ARKO PETROLEUM CORPORATION y 032511107 Symbol APC	Meeting Typ Meeting Dat	e 12-May-2015
ISIN	US0325111070	Agenda	934157959 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ANTHONY R. CHASE	ManagementFor	For
1B.	ELECTION OF DIRECTOR KEVIN P. CHILTON	ManagementFor	For
1C.	ELECTION OF DIRECTOR: H. PAULETT EBERHART	ManagementFor	For
1D.	ELECTION OF DIRECTOR: PETER J. FLUOR	Management For	For
1E.	ELECTION OF DIRECTOR: RICHARD L. GEORGE	<b>Management For</b>	For
1F.	ELECTION OF DIRECTOR: JOSEPH W. GORDER	Management For	For
1G.	ELECTION OF DIRECTOR: JOHN R. GORDON	Management For	For
1H.	ELECTION OF DIRECTOR: MARK C. MCKINLEY	Management For	For
1I.	ELECTION OF DIRECTOR: ERIC D. MULLINS	Management For	For
1 <b>J</b> .	ELECTION OF DIRECTOR: R.A. WALKER RATIFICATION OF APPOINTMENT OF KPMG	Management For	For
2.	LLP AS INDEPENDENT AUDITOR.	Management For	For
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	ManagementFor	For
4.	STOCKHOLDER PROPOSAL - PROXY ACCESS.	Shareholder Against	For
5.	STOCKHOLDER PROPOSAL - REPORT ON CARBON RISK.	Shareholder Against	For
	JRCE INC.		
Securit Ticker	y 65473P105 Symbol NI	Meeting Typ Meeting Dat	

ISIN	US65473P1057	Agenda	934164827 - Management
Item	Proposal	Proposed Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RICHARD A. ABDOO	Management For	For
1B.	ELECTION OF DIRECTOR: ARISTIDES S. CANDRIS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: SIGMUND L. CORNELIUS	Management For	For
1D.	ELECTION OF DIRECTOR: MICHAEL E. JESANIS	Management For	For
1E.	ELECTION OF DIRECTOR: MARTY R. KITTRELL	ManagementFor	For
1F.	ELECTION OF DIRECTOR: W. LEE NUTTER	<b>Management For</b>	For
1G.	ELECTION OF DIRECTOR: DEBORAH S. PARKER	Management For	For
1H.	ELECTION OF DIRECTOR: ROBERT C. SKAGGS, JR.	ManagementFor	For
1I.	ELECTION OF DIRECTOR: TERESA A. TAYLOR	Management For	For
1J.	ELECTION OF DIRECTOR: RICHARD L. THOMPSON	Management For	For
1K.	ELECTION OF DIRECTOR: CAROLYN Y. WOO	Management For	For
2.	TO APPROVE EXECUTIVE COMPENSATION ON AN ADVISORY BASIS.	ManagementFor	For
3.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.	ManagementFor	For
4.	TO AMEND THE COMPANY'S CERTIFICATE OF INCORPORATION TO GIVE STOCKHOLDERS THE POWER TO REQUEST SPECIAL MEETINGS.	ManagementFor	For
5.	TO AMEND THE COMPANY'S CERTIFICATE OF INCORPORATION TO REDUCE THE MINIMUM NUMBER OF COMPANY DIRECTORS FROM NINE TO SEVEN.	ManagementFor	For
6.	TO RE-APPROVE THE COMPANY'S 2010 OMNIBUS INCENTIVE PLAN.	Management For	For
7.	TO APPROVE AN AMENDMENT TO THE COMPANY'S EMPLOYEE STOCK PURCHASE	ManagementFor	For
8.	PLAN. TO CONSIDER A STOCKHOLDER PROPOSAL REGARDING REPORTS ON POLITICAL CONTRIBUTIONS.	Shareholder Against	For
ENI S.	P.A., ROMA ty T3643A145	Meeting Type	
Scouri	100 10111 10	recting Type	

Ticker S	•			Meeting Date	Ordinary General Meeting 13-May-2015 705956792 -
ISIN	IT0003132476			Agenda	Management
Item	Proposal	Prop	posed	Vote	For/Against Management
1	FINANCIAL STATEMENTS AT 31/12/2014. ANY ADJOURNMENT THEREOF. CONSOLIDATED FINANCIAL STATEMENTS AT 31/12/2014. BOARD OF DIRECTORS, BOARD OF AUDITORS AND INDEPENDENT AUDITORS REPORT		Managem	ent For	For
2	DESTINATION OF PROFIT		Managem	ent For	For
3	REMUNERATION REPORT		Managem		For
	NAL OILWELL VARCO, INC.				
Security	•			Meeting Type	Annual
Ticker S	Symbol NOV			Meeting Date	13-May-2015
ISIN	US6370711011			Agenda	934185237 - Management
Item	Proposal	Prop	posed	Vote	For/Against Management
1A	ELECTION OF DIRECTOR: CLAY C. WILLIAMS		Managem	entFor	For
1B	ELECTION OF DIRECTOR: GREG L. ARMSTRONG		Managem	entFor	For
1C	ELECTION OF DIRECTOR: ROBERT E. BEAUCHAMP		Managem	entFor	For
1D	ELECTION OF DIRECTOR: MARCELA E. DONADIO		Managem	entFor	For
1E	ELECTION OF DIRECTOR: BEN A. GUILL		Managem	ent For	For
1F	ELECTION OF DIRECTOR: DAVID D. HARRISON		Managem	entFor	For
1G	ELECTION OF DIRECTOR: ROGER L. JARVIS		Managem		For
1H	ELECTION OF DIRECTOR: ERIC L. MATTSON	I	Managem	ent For	For
1I	ELECTION OF DIRECTOR: JEFFERY A. SMISEK		Managem	entFor	For
2.	RATIFICATION OF INDEPENDENT AUDITORS.		Managem	entFor	For
3.	APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.		Managem	ent For	For
Security	NERGY CORP. y 670837103			Meeting Type	Annual
Ticker S				Meeting Type  Meeting Date	14-May-2015
ISIN	US6708371033			Agenda Agenda	934157327 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manage	ement	Management
	1 JAMES H. BRANDI		For	For
	2 LUKE R. CORBETT		For	For
	3 PETER B. DELANEY		For	For
	4 JOHN D. GROENDYKE		For	For
	5 KIRK HUMPHREYS		For	For
	6 ROBERT KELLEY		For	For
	7 ROBERT O. LORENZ		For	For
	8 JUDY R. MCREYNOLDS		For	For
	9 SHEILA G. TALTON		For	For
	10 SEAN TRAUSCHKE		For	For
	RATIFICATION OF THE APPOINTMENT OF			
2	ERNST & YOUNG LLP AS THE COMPANY'S	Managa		East
2.	PRINCIPAL INDEPENDENT ACCOUNTANTS	Manage	ement For	For
	FOR 2015.			
2	ADVISORY VOTE TO APPROVE NAMED	Managa	mant Ear	For
3	EXECUTIVE OFFICER COMPENSATION.	Manage	ementFor	ror
4	SHAREHOLDER PROPOSAL REGARDING	Chamaha	older For	Eam
4	SIMPLE MAJORITY VOTE.	Shareno	older For	For
	SHAREHOLDER PROPOSAL REGARDING A			
5	REPORT ON GREENHOUSE GAS EMISSION	Shareho	older Against	For
	REDUCTIONS.			
APAC	HE CORPORATION			
Securit	y 037411105		Meeting Type	Annual
Ticker	Symbol APA		Meeting Date	14-May-2015
ISIN	US0374111054		A 1	934171303 -
1011			Agenda	
			Agenda	Management
<b>T</b> .		Proposed	-	-
Item	Proposal	Proposed by	Vote	Management For/Against Management
Item	Proposal ELECTION OF DIRECTOR: GEORGE D.	by	-	For/Against
	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE	by	Vote	For/Against Management
1.	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE  ELECTION OF DIRECTOR: RODMAN D.	Manage Manage	Vote ement For	For/Against Management For
1. 2. 3.	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE  ELECTION OF DIRECTOR: RODMAN D.  PATTON  ELECTION OF DIRECTOR: CHARLES J.	Manage Manage Manage	Vote ement For ement For ement For	For/Against Management For For
1. 2.	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE  ELECTION OF DIRECTOR: RODMAN D.  PATTON  ELECTION OF DIRECTOR: CHARLES J.  PITMAN	Manage Manage Manage Manage	Vote ement For ement For	For/Against Management For For
1. 2. 3.	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS	Manage Manage Manage Manage	Vote ement For ement For ement For	For/Against Management For For
1. 2. 3. 4.	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE  ELECTION OF DIRECTOR: RODMAN D.  PATTON  ELECTION OF DIRECTOR: CHARLES J.  PITMAN  RATIFICATION OF ERNST & YOUNG LLP AS  APACHE'S INDEPENDENT AUDITORS	Manage Manage Manage Manage	Vote ement For ement For ement For ement For	For/Against Management For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D.  LAWRENCE  ELECTION OF DIRECTOR: JOHN E. LOWE  ELECTION OF DIRECTOR: RODMAN D.  PATTON  ELECTION OF DIRECTOR: CHARLES J.  PITMAN  RATIFICATION OF ERNST & YOUNG LLP AS  APACHE'S INDEPENDENT AUDITORS  ADVISORY VOTE TO APPROVE THE	Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For	For/Against Management For For For For For
1. 2. 3. 4.	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED	Manage Manage Manage Manage	Vote ement For ement For ement For ement For	For/Against Management For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS	Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For	For/Against Management For For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS APPROVAL OF AMENDMENT TO APACHE'S	Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For	For/Against Management For For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS APPROVAL OF AMENDMENT TO APACHE'S RESTATED CERTIFICATE OF	Manage Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For	For/Against Management For For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> <li>6.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS APPROVAL OF AMENDMENT TO APACHE'S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE APACHE'S	Manage Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For ement For	For/Against Management For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> <li>6.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS APPROVAL OF AMENDMENT TO APACHE'S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE APACHE'S CLASSIFIED BOARD OF DIRECTORS	Manage Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For ement For	For/Against Management For For For For
<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> <li>6.</li> </ol>	Proposal  ELECTION OF DIRECTOR: GEORGE D. LAWRENCE ELECTION OF DIRECTOR: JOHN E. LOWE ELECTION OF DIRECTOR: RODMAN D. PATTON ELECTION OF DIRECTOR: CHARLES J. PITMAN RATIFICATION OF ERNST & YOUNG LLP AS APACHE'S INDEPENDENT AUDITORS ADVISORY VOTE TO APPROVE THE COMPENSATION OF APACHE'S NAMED EXECUTIVE OFFICERS APPROVAL OF AMENDMENT TO APACHE'S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE APACHE'S	Manage Manage Manage Manage Manage Manage	Vote ement For ement For ement For ement For ement For ement For	For/Against Management For For For For

#### MILLICOM INTERNATIONAL CELLULAR SA, LUXEMBOURG

ACCOUNTS FOR THE FINANCIAL YEAR

ENDED DECEMBER 31, 2014

Annual Security L6388F128 Meeting Type General Meeting Ticker Symbol Meeting Date 15-May-2015 706032531 -**ISIN** SE0001174970 Agenda Management Proposed For/Against Proposal Item Vote Management by AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE CMMT MEETING-REQUIRE APPROVAL FROM Non-Voting MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN **CMMT** Non-Voting 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 INFORMATION FOR **ALL** VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting 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 TO ELECT THE CHAIRMAN OF THE AGM **AND** 1 TO EMPOWER THE CHAIRMAN TO APPOINT Non-Voting THE-OTHER MEMBERS OF THE BUREAU OF THE MEETING: MR. JEAN-MICHEL SCHMIT TO RECEIVE THE MANAGEMENT REPORT(S) OF THE BOARD OF DIRECTORS (RAPPORT DE GESTION) AND THE REPORT(S) OF THE 2 Management No Action EXTERNAL AUDITOR ON THE ANNUAL ACCOUNTS AND THE CONSOLIDATED

	TO APPROVE THE ANNUAL ACCOUNTS	
2	AND	Managamant Na Astion
3	THE CONSOLIDATED ACCOUNTS FOR THE	Management No Action
	YEAR ENDED DECEMBER 31, 2014	
	TO ALLOCATE THE RESULTS OF THE YEAR	
	ENDED DECEMBER 31, 2014. ON A PARENT	
	COMPANY BASIS, MILLICOM GENERATED	
	A	
	PROFIT OF APPROXIMATELY USD	
4	354,658,451. OF THIS AMOUNT, AN	Management No Action
	AGGREGATE OF APPROXIMATELY USD	C
	264.30 MILLION, CORRESPONDING TO USD	
	2.64 PER SHARE, IS PROPOSED TO BE DISTRIBUTED AS A DIVIDEND, AND THE	
	BALANCE IS PROPOSED TO BE CARRIED	
	FORWARD AS RETAINED EARNINGS	
	TO DISCHARGE ALL THE CURRENT	
	DIRECTORS OF MILLICOM FOR THE	
5	PERFORMANCE OF THEIR MANDATES	Management No Action
-	DURING THE FINANCIAL YEAR ENDED	
	DECEMBER 31, 2014	
6	TO SET THE NUMBER OF DIRECTORS AT	Management No Action
U	EIGHT (8)	Management No Action
	TO RE-ELECT MR. PAUL DONOVAN AS A	
7	DIRECTOR FOR A TERM ENDING ON THE	Management No Action
	DAY OF THE 2016 AGM (THE "2016 AGM")	
0	TO RE-ELECT MR. TOMAS ELIASSON AS A	NA ANT A C
8	DIRECTOR FOR A TERM ENDING ON THE	Management No Action
	DAY OF THE 2016 AGM TO RE-ELECT DAME AMELIA FAWCETT AS	
	A A	
9	DIRECTOR FOR A TERM ENDING ON THE	Management No Action
	DAY OF THE 2016 AGM	
	TO RE-ELECT MR. LORENZO GRABAU AS A	
10	DIRECTOR FOR A TERM ENDING ON THE	Management No Action
	DAY OF THE 2016 AGM	C
	TO RE-ELECT MR. ALEJANDRO SANTO	
11	DOMINGO AS A DIRECTOR FOR A TERM	Management No Action
	ENDING ON THE DAY OF THE 2016 AGM	
	TO RE-ELECT MS. CRISTINA STENBECK AS	
12	A	Management No Action
	DIRECTOR FOR A TERM ENDING ON THE	
	DAY OF THE 2016 AGM	
12	TO ELECT MR. ODILON ALMEIDA AS A NEW	Managamant Na Astian
13	DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM	Management No Action
	TO ELECT MR. ANDERS BORG AS A NEW	
14	DIRECTOR FOR A TERM ENDING ON THE	Management No Action
<b>1</b> T	DAY OF THE 2016 AGM	management to Action
15	TO RE-ELECT MS. CRISTINA STENBECK AS	Management No Action
	CHAIRMAN OF THE BOARD OF DIRECTORS	<i>5</i>

FOR A TERM ENDING ON THE DAY OF THE 2016 AGM TO APPROVE THE DIRECTORS' FEE-BASED COMPENSATION, AMOUNTING TO SEK 5,025,000 FOR THE PERIOD FROM THE AGM TO THE 2016 AGM AND SHARE-BASED COMPENSATION, AMOUNTING TO SEK 3,800,000 FOR THE PERIOD FROM THE AGM TO THE 2016 AGM, SUCH SHARES TO BE PROVIDED FROM THE COMPANY'S 16 Management No Action TREASURY SHARES OR ALTERNATIVELY BE ISSUED WITHIN MILLICOM'S **AUTHORISED** SHARE CAPITAL TO BE FULLY PAID UP OUT OF THE AVAILABLE RESERVE I.E. FOR NIL CONSIDERATION FROM THE RELEVANT **DIRECTORS** TO RE-ELECT ERNST & YOUNG S.A R.L., LUXEMBOURG AS THE EXTERNAL 17 **AUDITOR** Management No Action OF MILLICOM FOR A TERM ENDING ON THE DAY OF THE 2016 AGM TO APPROVE THE EXTERNAL AUDITOR'S 18 Management No Action **COMPENSATION** TO APPROVE A PROCEDURE ON THE APPOINTMENT OF THE NOMINATION 19 COMMITTEE AND DETERMINATION OF THE Management No Action ASSIGNMENT OF THE NOMINATION **COMMITTEE** 20 SHARE REPURCHASE PLAN (A) TO Management No Action AUTHORISE THE BOARD OF DIRECTORS. AT ANY TIME BETWEEN MAY 15, 2015 AND THE DAY OF THE 2016 AGM, PROVIDED THE REQUIRED LEVELS OF DISTRIBUTABLE RESERVES ARE MET BY MILLICOM AT **THAT** TIME, EITHER DIRECTLY OR THROUGH A SUBSIDIARY OR A THIRD PARTY, TO ENGAGE IN A SHARE REPURCHASE PLAN OF MILLICOM'S SHARES TO BE CARRIED OUT FOR ALL PURPOSES ALLOWED OR WHICH WOULD BECOME AUTHORISED BY THE LAWS AND REGULATIONS IN FORCE, AND IN PARTICULAR THE LUXEMBOURG LAW OF 10 AUGUST 1915 ON COMMERCIAL COMPANIES, AS AMENDED (THE "1915 LAW") AND IN ACCORDANCE WITH THE

OBJECTIVES, CONDITIONS, AND RESTRICTIONS AS PROVIDED BY THE EUROPEAN COMMISSION REGULATION NO. 2273/2003 OF 22 DECEMBER 2003 (THE "SHARE REPURCHASE PLAN") BY USING ITS AVAILABLE CASH RESERVES IN AN AMOUNT NOT EXCEEDING THE LOWER OF (I) TEN PERCENT(10%) CONTD CONTD OF MILLICOM'S OUTSTANDING SHARE CAPITAL AS OF THE DATE OF THE AGM-(I.E., APPROXIMATING A MAXIMUM

10,173,921 SHARES CORRESPONDING TO USD-15,260,881 IN NOMINAL VALUE) OR (II) THE THEN AVAILABLE AMOUNT OF MILLICOM'S-DISTRIBUTABLE RESERVES

A PARENT COMPANY BASIS, IN THE OPEN MARKET ON OTC-US, NASDAQ STOCKHOLM OR ANY OTHER RECOGNISED ALTERNATIVE

ON

CONT TRADING PLATFORM, AT-AN ACQUISITION PRICE WHICH MAY NOT BE LESS THAN SEK 50 PER SHARE NOR EXCEED-THE HIGHER OF (X) THE PUBLISHED BID THAT IS THE HIGHEST CURRENT INDEPENDENT-PUBLISHED BID ON A GIVEN DATE OR (Y) THE LAST INDEPENDENT TRANSACTION PRICE-QUOTED OR REPORTED IN THE CONSOLIDATED SYSTEM ON THE SAME DATE, REGARDLESS OF-THE MARKET OR EXCHANGE INVOLVED, PROVIDED, HOWEVER, THAT WHEN SHARES ARE-REPURCHASED ON THE NASDAQ STOCKHOLM, THE PRICE SHALL BE WITHIN

CONT CONTD INTERVAL FOR THE SHARE PRICE PREVAILING AT ANY TIME (THE SO CALLED-

THE REGISTERED-CONTD

SPREAD), THAT IS, THE INTERVAL

BETWEEN
THE HIGHEST BUYING RATE AND THE
LOWEST-SELLING RATE. (B) TO APPROVE
THE BOARD OF DIRECTORS' PROPOSAL TO
GIVE JOINT-AUTHORITY TO MILLICOM'S
CHIEF EXECUTIVE OFFICER AND THE
CHAIRMAN OF THE BOARD-OF DIRECTORS
(AT THE TIME ANY SUCH ACTION IS
TAKEN)

Non-Voting

Non-Voting

TO (I) DECIDE, WITHIN THE-LIMITS OF THE AUTHORIZATION SET OUT IN (A) ABOVE,

THE

TIMING AND CONDITIONS-OF ANY

**MILLICOM** 

SHARE REPURCHASE PLAN ACCORDING TO

MARKET CONDITIONS AND (II)-GIVE

MANDATE ON BEHALF OF MILLICOM TO

**ONE** 

OR MORE DESIGNATED BROKER-DEALERS-

TO IMPLEMENT THE SHARE REPURCHASE

PLAN. (C) TO AUTHORISE MILLICOM, AT

THE-

DISCRETION OF THE BOARD OF

DIRECTORS, IN THE EVENT THE SHARE

REPURCHASE PLAN-IS DONE THROUGH A

SUBSIDIARY OR A THIRD PARTY, TO

PURCHASE THE CONTD

CONTD BOUGHT BACK MILLICOM SHARES

FROM SUCH SUBSIDIARY OR THIRD PARTY.

(D) TO-AUTHORISE MILLICOM, AT THE

DISCRETION OF THE BOARD OF

DIRECTORS, TO PAY FOR-THE BOUGHT

BACK MILLICOM SHARES USING THE THEN

AVAILABLE RESERVES. (E) TO-AUTHORISE

MILLICOM, AT THE DISCRETION OF THE

BOARD OF DIRECTORS, TO (I)-TRANSFER

ALL OR PART OF THE PURCHASED

MILLICOM SHARES TO EMPLOYEES OF

THE-

MILLICOM GROUP IN CONNECTION WITH ANY EXISTING OR FUTURE MILLICOM

LONG-

CONT TERM-INCENTIVE PLAN, AND/OR (II) USE

THE

PURCHASED SHARES AS CONSIDERATION

FOR-MERGER AND ACQUISITION

PURPOSES, INCLUDING JOINT VENTURES

AND THE BUY-OUT OF-MINORITY

**INTERESTS** 

IN MILLICOM'S SUBSIDIARIES, AS THE

CASE

MAY BE, IN-ACCORDANCE WITH THE

**LIMITS** 

SET OUT IN ARTICLES 49-2, 49-3, 49-4, 49-5

AND-49-6 OF THE 1915 LAW. (F) TO

**FURTHER** 

GRANT ALL POWERS TO THE BOARD OF-

**DIRECTORS WITH CONTD** 

CONT CONTD THE OPTION OF SUB-DELEGATION

TO IMPLEMENT THE ABOVE

Non-Voting

Non-Voting

Management No Action

Management No Action

AUTHORIZATION,-CONCLUDE ALL

AGREEMENTS, CARRY OUT ALL

FORMALITIES AND MAKE ALL

DECLARATIONS-WITH REGARD TO ALL

AUTHORITIES AND, GENERALLY, DO ALL

THAT IS NECESSARY FOR-THE EXECUTION

OF ANY DECISIONS MADE IN CONNECTION

WITH THIS AUTHORIZATION

TO APPROVE THE GUIDELINES FOR

21 REMUNERATION OF SENIOR

MANAGEMENT

TO APPROVE A SIGN-ON SHARE GRANT FOR

THE CEO

INVESTMENT AB KINNEVIK, STOCKHOLM

Annual
Security W4832D128 Meeting Type General

Security W4832D128 Meeting Type General Meeting

Ticker Symbol Meeting Date 18-May-2015 706039004 -

ISIN SE0000164600 Agenda Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND

CMMT THIS MARKET A DEFINED OF A DOA MAKE Non-Voting

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 INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS

MULTIPLE BENEFICIAL OWNERS, YOU

WILL

CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting

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

CMMT AN ABSTAIN VOTE CAN HAVE THE SAME

Non-Voting

EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM

MAJORITY OF PARTICIPANTS TO PASS A

	RESOLUTION.	
	PLEASE NOTE THAT RESOLUTIONS 19.A	
	AND 19.B ARE PROPOSED TO BE	
CMMT	CONDITIONAL-UPON EACH OTHER AND	Non-Voting
CIVIIVII	THEREFORE PROPOSED TO BE ADOPTED IN	Tron voting
	CONNECTION WITH EACH-OTHER. THANK	
	YOU.	
1	OPENING OF THE ANNUAL GENERAL	Non-Voting
	MEETING	5
	ELECTION OF CHAIRMAN OF THE ANNUAL	
	GENERAL MEETING: THE NOMINATION	
	COMMITTEE-PROPOSES THAT THE	
2	LAWYER	Non-Voting
	WILHELM LUNING, MEMBER OF THE	J
	SWEDISH BAR-ASSOCIATION, IS ELECTED TO BE THE CHAIRMAN OF THE ANNUAL	
	GENERAL MEETING	
	PREPARATION AND APPROVAL OF THE	
3	VOTING LIST	Non-Voting
4	APPROVAL OF THE AGENDA	Non-Voting
	ELECTION OF ONE OR TWO PERSONS TO	•
5	CHECK AND VERIFY THE MINUTES	Non-Voting
	DETERMINATION OF WHETHER THE	
	ANNUAL	NI II .
6	GENERAL MEETING HAS BEEN DULY	Non-Voting
	CONVENED	
7	REMARKS BY THE CHAIRMAN OF THE	Non Voting
7	BOARD	Non-Voting
8	PRESENTATION BY THE CHIEF EXECUTIVE	Non-Voting
O	OFFICER	Tvon- v otnig
	PRESENTATION OF THE PARENT	
	COMPANY'S ANNUAL REPORT AND THE	
9	AUDITOR'S REPORT-AND OF THE GROUP	Non-Voting
	ANNUAL REPORT AND THE GROUP	
	AUDITOR'S REPORT	
	RESOLUTION ON THE ADOPTION OF THE	
10	PROFIT AND LOSS STATEMENT AND THE BALANCE SHEET AND OF THE GROUP	Managamant Na Astion
10	PROFIT AND LOSS STATEMENT AND THE	Management No Action
	GROUP BALANCE SHEET	
11	RESOLUTION ON THE PROPOSED	Management No Action
11	TREATMENT OF THE COMPANY'S	Wanagement No Action
	EARNINGS	
	AS STATED IN THE ADOPTED BALANCE	
	SHEET: THE BOARD PROPOSES A DIVIDEND	
	OF SEK 7.25 PER SHARE AND THAT THE	
	RECORD DATE FOR DIVIDEND SHALL BE	
	ON	
	WEDNESDAY 20 MAY 2015. IF THE ANNUAL	
	GENERAL MEETING RESOLVES IN	
	ACCORD ANCE WITH THE DRODGEAL THE	

ACCORDANCE WITH THE PROPOSAL, THE

	ů ů	
	DIVIDEND IS ESTIMATED TO BE PAID OUT	
	TO	
	THE SHAREHOLDERS ON WEDNESDAY 27	
	MAY 2015	
	RESOLUTION ON THE DISCHARGE OF	
12	LIABILITY OF THE MEMBERS OF THE	Management No Action
	BOARD	
	AND THE CHIEF EXECUTIVE OFFICER	
	DETERMINATION OF THE NUMBER OF	
	MEMBERS OF THE BOARD: THE	
13	NOMINATION COMMITTEE PROPOSES	Management No Action
	THAT THE BOARD SHALL CONSIST OF SEVEN	_
	MEMBERS	
	DETERMINATION OF THE REMUNERATION	
14	TO THE BOARD AND THE AUDITOR	Management No Action
	ELECTION OF THE MEMBERS OF THE	
	BOARD AND THE CHAIRMAN OF THE	
	BOARD:	
	THE NOMINATION COMMITTEE PROPOSES	
	THAT, FOR THE PERIOD UNTIL THE CLOSE	
	OF THE NEXT ANNUAL GENERAL	
	MEETING,	
	TOM BOARDMAN, DAME AMELIA	
	FAWCETT,	
	WILHELM KLINGSPOR, ERIK	
	MITTEREGGER,	
15	JOHN SHAKESHAFT AND CRISTINA	Management No Action
13	STENBECK SHALL BE RE-ELECTED AS	Management No Action
	MEMBERS OF THE BOARD AND THAT	
	ANDERS BORG SHALL BE ELECTED AS A	
	NEW MEMBER OF THE BOARD. VIGO	
	CARLUND HAS INFORMED THE	
	NOMINATION	
	COMMITTEE THAT HE DECLINES RE-	
	ELECTION AT THE ANNUAL GENERAL	
	MEETING. THE NOMINATION COMMITTEE	
	PROPOSES THAT CRISTINA STENBECK	
	SHALL BE RE-ELECTED AS CHAIRMAN OF	
	THE BOARD APPROVAL OF THE PROCEDURE OF THE	
16	NOMINATION COMMITTEE	Management No Action
	RESOLUTION REGARDING GUIDELINES	
17	FOR	Management No Action
1 /	REMUNERATION TO SENIOR EXECUTIVES	Management No Action
	RESOLUTION REGARDING A	
18	MODIFICATION	Management No Action
10	OF THE 2014 OPTION PLANS	Trainagement to faction
19a	RESOLUTION REGARDING INCENTIVE	Management No Action
	PROGRAMME, INCLUDING RESOLUTION	
	REGARDING: ADOPTION OF AN INCENTIVE	

	PLAN	
	RESOLUTION REGARDING INCENTIVE	
19b	PROGRAMME, INCLUDING RESOLUTION	Management No Action
170	REGARDING: TRANSFER OF OWN CLASS B	Wanagement No Action
	SHARES	
	RESOLUTION TO AUTHORISE THE BOARD	
20	TO RESOLVE ON REPURCHASE OF OWN	Management No Action
	SHARES	
	PLEASE NOTE THAT THIS RESOLUTION IS A	
	SHAREHOLDER PROPOSAL: THE KEEPING	
21a	OF THE MINUTES AND THE MINUTES	Shareholder No Action
	CHECKING AT THE 2013 ANNUAL GENERAL	
	MEETING	
	PLEASE NOTE THAT THIS RESOLUTION IS A	
	SHAREHOLDER PROPOSAL: HOW THE	
	BOARD HAS HANDLED THORWALD	
	ARVIDSSON'S REQUEST TO TAKE PART OF	
	THE AUDIO RECORDING FROM THE 2013	
	ANNUAL GENERAL MEETING, OR A	
	TRANSCRIPT OF THE AUDIO RECORDING;	
	THE CHAIRMAN OF THE BOARD'S	
21b	NEGLIGENCE TO RESPOND TO LETTERS	Shareholder No Action
210	ADDRESSED TO HER IN HER CAPACITY AS	Shareholder No Action
	CHAIRMAN OF THE BOARD; AND THE	
	BOARD'S NEGLIGENCE TO CONVENE AN	
	EXTRAORDINARY GENERAL MEETING AS	
	A	
	RESULT OF THE ABOVE DURING THE	
	PERIOD FROM AND INCLUDING JUNE 2013	
	UP TO THE 2014 ANNUAL GENERAL	
	MEETING	
	PLEASE NOTE THAT THIS RESOLUTION IS A	
	SHAREHOLDER PROPOSAL: THE DIRECT	
21c	AND INDIRECT POLITICAL RECRUITMENTS	Shareholder No Action
	TO KINNEVIK AND THE EFFECT SUCH	
	RECRUITMENTS MAY HAVE HAD	
	PLEASE NOTE THAT THIS RESOLUTION IS A	
	SHAREHOLDER PROPOSAL: A TRANSCRIPT	
	OF THE AUDIO RECORDING OF THE 2013	
21d	ANNUAL GENERAL MEETING, IN	Shareholder No Action
	PARTICULAR OF ITEM 14 ON THE AGENDA,	
	SHALL BE DULY PREPARED AND SENT TO	
	THE SWEDISH BAR ASSOCIATION	
21e	PLEASE NOTE THAT THIS RESOLUTION IS A	Shareholder No Action
	SHAREHOLDER PROPOSAL: INDIVIDUAL	
	SHAREHOLDERS SHALL HAVE AN	
	UNCONDITIONAL RIGHT TO TAKE PART OF	
	AUDIO AND / OR VISUAL RECORDINGS	
	FROM INVESTMENT AB KINNEVIK'S	
	GENERAL MEETINGS, IF THE	
	SHAREHOLDERS RIGHTS ARE DEPENDENT	

	9 9				
21f	THEREUPON PLEASE NOTE THAT THIS RESOLUTION SHAREHOLDER PROPOSAL: THE BOAR TO BE INSTRUCTED TO PREPARE A PROPOSAL ON RULES FOR A "COOL-OF PERIOD" FOR POLITICIANS TO BE PRESENTED AT THE NEXT GENERAL MEETING AND THAT UNTIL SUCH RUL HAS BEEN ADOPTED, A COOLING-OFF PERIOD OF TWO (2) YEARS SHALL BE APPLIED FOR FORMER MINISTERS OF TOO	D IS FF ES	Shareholo	der No Action	
22	CLOSING OF THE ANNUAL GENERAL		Non-Voting		
CONICO	MEETING			C	
	OLIDATED EDISON, INC.			Maatina Tyma	A mmu o 1
Security Ticker	y 209115104 Symbol ED			Meeting Type Meeting Date	Annual 18-May-2015
				C	934161073 -
ISIN	US2091151041			Agenda	Management
					-
Item	Proposal	•	osed	Vote	For/Against
100111	•	by		, 616	Management
1A.	ELECTION OF DIRECTOR: VINCENT A.		Managem	nent For	For
	CALARCO		C		
1B.	ELECTION OF DIRECTOR: GEORGE CAMPBELL, JR.		Managem	nentFor	For
	ELECTION OF DIRECTOR: MICHAEL J. I	)EI			
1C.	GIUDICE	JLL	Managem	nentFor	For
1D.	ELECTION OF DIRECTOR: ELLEN V. FU	TTER	Managem	nent For	For
1E.	ELECTION OF DIRECTOR: JOHN F. KILL		Managen		For
1F.	ELECTION OF DIRECTOR: JOHN MCAV		Management For		For
10	ELECTION OF DIRECTOR: ARMANDO J.				
1G.	OLIVERA		Managem	nent For	For
1H.	ELECTION OF DIRECTOR: MICHAEL W. RANGER		Management For		For
	ELECTION OF DIRECTOR: LINDA S.				
1I.	SANFORD		Managem	nent For	For
	ELECTION OF DIRECTOR: L. FREDERICK				_
1J.	SUTHERLAND		ManagementFor		For
	RATIFICATION OF APPOINTMENT OF				-
2.	INDEPENDENT ACCOUNTANTS.		Managem	nent For	For
2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.		Management For		For
3.					
MGE E	ENERGY, INC.				
Security				Meeting Type	Annual
Ticker S	Symbol MGEE			Meeting Date	19-May-2015
ISIN	US55277P1049			Agenda	934155323 - Management
		D	Local		Earl A asimat
Item	Proposal	Prop by	osed	Vote	For/Against Management

1.	DIRECTOR		Management			
	1 JOHN R. NEVIN		For	For		
	2 GARY J. WOLTER		For	For		
	RATIFY THE APPOINTMENT OF					
2.	PRICEWATERHOUSECOOPERS LLP FOR	M	anagement For	For		
	FISCAL YEAR 2015.		-			
UNITE	ED STATES CELLULAR CORPORATION					
Securit	y 911684108		Meeting Type	Annual		
Ticker	Symbol USM		Meeting Date	19-May-2015		
ISIN	US9116841084		Agenda	934157733 -		
15111	033110041004		Agenda	Management		
Item	Proposal	Propos	ed Vote	For/Against		
	-	by		Management		
1.	DIRECTOR	M	anagement			
	1 J. SAMUEL CROWLEY		For	For		
	2 PAUL-HENRI DENUIT		For	For		
	3 HARRY J. HARCZAK, JR.		For	For		
	4 GREGORY P. JOSEFOWICZ		For	For		
2.	RATIFY ACCOUNTANTS FOR 2015.		anagement For	For		
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	M	anagement For	For		
	COMPENSATION.	1,1		1 01		
	LESEX WATER COMPANY					
Securit	·		Meeting Type	Annual		
Ticker	Symbol MSEX		Meeting Date	19-May-2015		
ISIN	US5966801087			934167328 -		
19111	033300001007		Agenda			
13111	033700601067		Agenda	Management		
13111	033700601067	Propos	ad	Management		
Item	Proposal	Propose	-	Management For/Against		
Item	Proposal	by	ed Vote	Management		
	Proposal DIRECTOR	by	ed Vote	Management For/Against Management		
Item	Proposal DIRECTOR 1 DENNIS W. DOLL	by	ed Vote	Management For/Against		
Item	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER	by	ed Vote	Management For/Against Management		
Item 1.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE	by Ma	ed Vote anagement For	Management For/Against Management For		
Item	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED	by Ma	ed Vote	Management For/Against Management		
Item 1.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE	by Ma	ed Vote anagement For	Management For/Against Management For		
Item 1.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL	by Ma	ed Vote anagement For	Management For/Against Management For		
Item 1.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.	by Ma	ed Vote anagement For	Management For/Against Management For		
Item 1. 2.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY	by Ma	ed Vote anagement For anagementFor	Management For/Against Management For For		
Item 1.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.	by Ma	ed Vote anagement For	Management For/Against Management For		
Item 1. 2.	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE	by Ma	ed Vote anagement For anagementFor	Management For/Against Management For For		
Item 1. 2. 3. ROYA	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC	by Ma	ed Vote anagement For anagementFor	Management For/Against Management For For		
Item 1. 2. ROYA Securit	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206	by Ma	ed Vote anagement For anagementFor Meeting Type	Management For/Against Management For For Annual		
Item 1. 2. 3. ROYA Securit Ticker	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206  Symbol RDSA	by Ma	ed Vote anagement For anagement For Meeting Type Meeting Date	Management For/Against Management For For		
Item 1. 2. ROYA Securit	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206	by Ma	ed Vote anagement For anagementFor Meeting Type	Management For/Against Management For For Annual 19-May-2015		
Item 1. 2. 3. ROYA Securit Ticker	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206  Symbol RDSA	by Ma	ed Vote anagement For anagement For Meeting Type Meeting Date	Management  For/Against Management  For  For  Annual 19-May-2015 934193020 -		
Item 1. 2. 3. ROYA Securit Ticker ISIN	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206  Symbol RDSA  US7802592060	by Ma	ed Vote anagement For anagementFor Meeting Type Meeting Date Agenda	Management  For/Against Management  For  For  Annual 19-May-2015 934193020 -		
Item 1. 2. 3. ROYA Securit Ticker	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206  Symbol RDSA	by Ma	ed Vote anagement For anagementFor Meeting Type Meeting Date Agenda	Management For/Against Management For  For  Annual 19-May-2015 934193020 - Management		
Item 1. 2. 3. ROYA Securit Ticker ISIN	Proposal  DIRECTOR  1 DENNIS W. DOLL  TO RATIFY THE APPOINTMENT OF BAKER  TILLY VIRCHOW KRAUSE, LLP AS THE  COMPANY'S INDEPENDENT REGISTERED  PUBLIC ACCOUNTING FIRM FOR THE  FISCAL  YEAR ENDING DECEMBER 31, 2015.  TO PROVIDE A NON-BINDING ADVISORY  VOTE TO APPROVE NAMED EXECUTIVE  OFFICER COMPENSATION.  L DUTCH SHELL PLC  Ty 780259206  Symbol RDSA  US7802592060	May May May Propose by	ed Vote anagement For anagementFor Meeting Type Meeting Date Agenda	Management For/Against Management For  For  Annual 19-May-2015 934193020 - Management  For/Against		

2.	APPROVAL OF DIRECTORS' REMUNERATION	Management Fo	or	For
3.	REPORT REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: BEN VAN BEURDEN	Management Fo	or	For
4.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: GUY ELLIOTT	Management Fo	or	For
5.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: EULEEN GOH	Management Fo	or	For
6.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: SIMON HENRY	ManagementFo	or	For
7.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: CHARLES O. HOLLIDAY	Management Fo	or	For
8.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: GERARD KLEISTERLEE	Management Fo	or	For
9.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: SIR NIGEL SHEINWALD	Management Fo	or	For
10.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: LINDA G. STUNTZ	Management Fo	or	For
11.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: HANS WIJERS	Management Fo	or	For
12.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: PATRICIA A. WOERTZ	Management Fo	or	For
13.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: GERRIT ZALM	Management Fo		For
14.	REAPPOINTMENT OF AUDITOR	Management Fo	or	For
15.	REMUNERATION OF AUDITOR	Management Fo	Management For	
16.	AUTHORITY TO ALLOT SHARES	Management A	Management Abstain	
17.	DISAPPLICATION OF PRE-EMPTION RIGHTS	_	Management Abstain	
18.	AUTHORITY TO PURCHASE OWN SHARES	C	Management Abstain	
19.	AUTHORITY FOR SCRIP DIVIDEND SCHEME AUTHORITY FOR CERTAIN DONATIONS	_	Management Abstain	
20.	AND EXPENDITURE	Management A	Management Abstain	
21. TELEC	SHAREHOLDER RESOLUTION COM ITALIA SPA, MILANO	Management A	bstain	Against
Securit Ticker	sy T92778108 Symbol		eting Type eting Date	MIX 20-May-2015
ISIN	IT0003497168	Age	enda	706120158 - Management
Item	Proposal	Proposed by V	ote	For/Against Management
СММТ	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 450489 DUE TO RECEIPT OF A-UDITOR NAMES. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED A-ND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting		

PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CMMT CLICKING ON THE U-RL LINK: Non-Voting https://materials.proxyvote.com/Approved/99999 Z/19840101/NPS 239849.P-DF BALANCE SHEET AS OF 31 DECEMBER 2014-APPROVAL OF THE BALANCE SHEET 0.1 DOCUMENTATION. RESOLUTIONS Management No Action **RELATED THERETO** PROFIT ALLOCATION. RESOLUTIONS 0.2 Management No Action RELATED THERETO REWARDING REPORT. RESOLUTIONS 0.3Management No Action RELATED THERETO PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS AUDITORS. THERE-IS ONLY 1 SLATE AVAILABLE TO BE CMMT FILLED AT THE MEETING. THE STANDING Non-Voting INSTRUCTIO-NS FOR THIS MEETING WILL DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO V-OTE FOR ONLY 1 SLATE OF THE 2 SLATES. THANK YOU PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE STANDING AND ALTERNATE AUDITORS: LIST PRESENTED BY TELCO S.P.A. REPRESENTING 22.3PCT OF THE STOCK O4.11 CAPITAL: STANDING AUDITORS: Shareholder No Action **GIANLUCA** PONZELLINI, UGO ROCK, PAOLA MAIORANA, SIMONE TINI, STEFANIA BARSALINI; ALTERNATE AUDITORS: FRANCESCO DI CARLO, GABRIELLA CHERSICLA, MAURIZIO DATTILO, BARBARA NEGRI O4.12 PLEASE NOTE THAT THIS RESOLUTION IS A Shareholder No Action SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS: TO APPOINT STANDING AND ALTERNATE AUDITORS: LIST

> PRESENTED BY ALETTI GESTIELLE SGR S.P.A., ANIMA SGR S.P.A., APG ASSET MANAGEMENT NV, ARCA SGR S.P.A., EURIZON CAPITAL SGR S.P.A., EURIZON

CAPITAL SA, FIL INVESTMENTS INTERNATIONAL, FIDEURAM INVESTIMENTI SGR S.P.A., FIDEURAM ASSET MANAGEMENT (IRELAND), INTERFUND SICAV, LEGAL AND GENERAL INVESTMENT MANAGEMENT LIMITED-LEGAL AND GENERAL ASSURANCE (PENSION MANAGEMENT) LIMITED, MEDIOLANUM GESTIONE FONDI SGR S.P.A., MEDIOLANUM INTERNATIONAL FUNDS-CHALLENGE FUNDS-CHALLENGE ITALIAN EQUITY, PIONEER INVESTMENT MANAGEMENT SGRPA, PIONEER ASSET MANAGEMENT SA AND STANDARD LIFE INVESTMENTS LIMITED REPRESENTING 1.9PCT OF THE STOCK CAPITAL: STANDING AUDITORS: ROBERTO CAPONE, VINCENZO CARRIELLO, DARIA BEATRICE LANGOSCO; ALTERNATE AUDITORS: PIERA VITALI, RICCARDO **SCHIOPPO** TO APPOINT THE PRESIDENT OF THE 0.4.2Management No Action **INTERNAL AUDITORS** 0.4.3TO STATE THE AUDITORS' EMOLUMENT Management No Action DEFERMENT BY EQUITY LIQUIDATION OF A PART OF THE SHORT-TERM INCENTIVE-Management No Action **CYCLE 2015-RESOLUTIONS RELATED THERETO** PROXY TO INCREASE THE STOCK CAPITAL IN SERVICE OF THE PARTIAL LIQUIDATION THROUGH EQUITY OF THE SHORT-TERM **INCENTIVE FOR YEAR 2015 AMENDMENT** Management No Action OF ART. 5 (STOCK CAPITAL) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO TO AUTHORIZE THE CONVERSION OF THE BOND LOAN NAMED '2,000,000,000 1.125 PER CENT. EQUITY-LINKED BONDS DUE 2022' AND TO AUTHORIZE A STOCK CAPITAL INCREASE AGAINST PAYMENT, WITHOUT Management No Action OPTION RIGHTS, TO SERVE THE MENTIONED BOND LOAN, BY ISSUING ORDINARY SHARES. RESOLUTIONS RELATED THERETO TO AMEND THE STATUTORY RULES OF Management No Action CORPORATE GOVERNANCE-ART. 9, 11 (BOARD OF DIRECTORS) AND 17 (INTERNAL AUDITORS) OF THE BY-LAWS. **RESOLUTIONS** 

0.5

E.1

E.2

E.3

	'	Lagar i liling. AABEEEL GEOBAE OTTE		X II VOOIVII		NIX
E.4	MERGE ITALIA ITALIA S.P.A. RI TO INTE	ED THERETO R BY INCORPORATION OF TELECOM MEDIA S.P.A. INTO TELECOM ESOLUTIONS RELATED THERETO EGRATE THE BY-LAWS AS	1	Managem	nent No Action	
E.5	THE INT THE RESOLU DE TELI	STED BY TELEFONICA, ACTING AS TERMEDIARY OF TELCO, AS PER UTION OF THE AGENCIA NACIONAL ECOMUNICACOES (ANATEL). UTIONS RELATED THERETO		Managem	nent No Action	
ΡΙΝΝΔ		ST CAPITAL CORPORATION				
					Mastina Tuna	A
Security Ticker S	y Symbol	723484101 PNW			Meeting Type Meeting Date	Annual 20-May-2015
ISIN		US7234841010			Agenda	934155309 - Management
Item	Proposal		Prop	osed	Vote	For/Against
псш	Troposar		by		Voic	Management
1	DIRECT	OR	•	Managem	nent	
		OONALD E. BRANDT		0	For	For
		DENIS A. CORTESE, M.D.			For	For
		RICHARD P. FOX			For	For
		MICHAEL L. GALLAGHER			For	For
		R.A. HERBERGER, JR, PHD			For	For
	6 I	DALE E. KLEIN, PHD			For	For
	7 I	HUMBERTO S. LOPEZ			For	For
	8 F	KATHRYN L. MUNRO			For	For
		BRUCE J. NORDSTROM			For	For
		DAVID P. WAGENER			For	For
		N AN ADVISORY RESOLUTION TO			1 01	1 01
2	APPROV	VE EXECUTIVE COMPENSATION AS SED IN THE 2015 PROXY		Managem	nent For	For
3	COMPA	THE APPOINTMENT OF THE NY'S INDEPENDENT ACCOUNTANTS E YEAR ENDING DECEMBER 31,	S	Managem	nent For	For
4	VOTE O SHAREH LOBBYI	N THE APPROVAL OF A HOLDER PROPOSAL REGARDING A NG REPORT, IF PROPERLY TED AT THE MEETING.		Shareholo	ler Against	For
XCEI I	ENERGY					
Security		98389B100			Meeting Type	Annual
•	•					
Ticker	Symbol	XEL			Meeting Date	20-May-2015
ISIN		US98389B1008			Agenda	934165615 - Management
Item	Proposal		Prop by	posed	Vote	For/Against Management

1A.	ELECTION OF DIRECTOR: GAIL K. BOUDREAUX	ManagementFor	For
1B.	ELECTION OF DIRECTOR: RICHARD K. DAVIS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: BEN FOWKE	Management For	For
1D.	ELECTION OF DIRECTOR: ALBERT F. MORENO	Management For	For
1E.	ELECTION OF DIRECTOR: RICHARD T. O'BRIEN	ManagementFor	For
1F.	ELECTION OF DIRECTOR: CHRISTOPHER J. POLICINSKI	ManagementFor	For
1G.	ELECTION OF DIRECTOR: A. PATRICIA SAMPSON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JAMES J. SHEPPARD	ManagementFor	For
1I.	ELECTION OF DIRECTOR: DAVID A. WESTERLUND	Management For	For
1J.	ELECTION OF DIRECTOR: KIM WILLIAMS	<b>Management For</b>	For
1K.	ELECTION OF DIRECTOR: TIMOTHY V. WOLF	ManagementFor	For
2.	COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, EXECUTIVE COMPENSATION	Management For	For
3.	COMPANY PROPOSAL TO APPROVE THE XCEL ENERGY INC. 2015 OMNIBUS INCENTIVE PLAN	Management For	For
4.	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS XCEL ENERGY INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015	ManagementFor	For
5.	SHAREHOLDER PROPOSAL ON THE SEPARATION OF THE ROLES OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Shareholder Against	For
	IARTFORD FINANCIAL SVCS GROUP, INC.	<b>N</b> ( ) T	
Securit Ticker	sy 416515104 Symbol HIG	Meeting Type Meeting Date	Annual 20-May-2015
ISIN	US4165151048	Agenda	934170096 - Management
Item	Proposal	Proposed Vote	For/Against
Itom	•	by	Management
1A.	ELECTION OF DIRECTOR: ROBERT B. ALLARDICE, III	Management For	For
1B.	ELECTION OF DIRECTOR: TREVOR FETTER	Management For	For
1C.	ELECTION OF DIRECTOR: KATHRYN A. MIKELLS	ManagementFor	For
1D.	ELECTION OF DIRECTOR: MICHAEL G. MORRIS	ManagementFor	For

	ELECTION OF DIRECTOR: THOMAS A.			
1E.	RENYI	Manager	ment For	For
1F.	ELECTION OF DIRECTOR: JULIE G. RICHARDSON	Manager	ment For	For
1G.	ELECTION OF DIRECTOR: TERESA W. ROSEBOROUGH	Manager	ment For	For
1H.	ELECTION OF DIRECTOR: VIRGINIA P. RUESTERHOLZ	Manager	ment For	For
1I.	ELECTION OF DIRECTOR: CHARLES B. STRAUSS	Manager	mentFor	For
1J.	ELECTION OF DIRECTOR: CHRISTOPHER J. SWIFT	Manager	mentFor	For
1K.	ELECTION OF DIRECTOR: H. PATRICK SWYGERT	Manager	ment For	For
	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE (DUE			
2.	TO SPACE LIMITS, SEE PROXY STATEMENT	Manager	ment For	For
	FOR FULL PROPOSAL)			
	MANAGEMENT PROPOSAL TO APPROVE, ON			
3.	A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S	Manager	ment For	For
	NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE COMPANY'S PROXY			
	DISCLOSED IN THE COMPANT S PROXI			
	STATEMENT			
	STATEMENT K, INC.		Mooting Type	Amoual
Securit	STATEMENT K, INC.		Meeting Type Meeting Date	Annual 20-May-2015
Securit	STATEMENT K, INC. sy 682680103			
Securit Ticker ISIN	STATEMENT K, INC. sy 682680103 Symbol OKE US6826801036	Proposed	Meeting Date Agenda	20-May-2015 934172177 - Management For/Against
Securit Ticker ISIN	STATEMENT K, INC. sy 682680103 Symbol OKE US6826801036  Proposal	by	Meeting Date Agenda  Vote	20-May-2015 934172177 - Management For/Against Management
Securit Ticker ISIN Item 1A.	STATEMENT K, INC. sy 682680103 Symbol OKE US6826801036  Proposal ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H.	by Manager	Meeting Date Agenda  Vote ment For	20-May-2015 934172177 - Management For/Against Management For
Securit Ticker ISIN Item 1A. 1B.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS	Manager Manager	Meeting Date Agenda  Vote ment For ment For	20-May-2015 934172177 - Management For/Against Management For
Securit Ticker ISIN Item 1A.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON	Manager Manager	Meeting Date Agenda  Vote ment For ment For ment For	20-May-2015 934172177 - Management For/Against Management For
Securit Ticker ISIN Item 1A. 1B. 1C.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: STEVEN J.	by Manager Manager Manager	Meeting Date Agenda  Vote ment For ment For ment For ment For	20-May-2015 934172177 - Management For/Against Management For For
Securit Ticker ISIN Item 1A. 1B. 1C. 1D.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON	Manager Manager Manager Manager	Meeting Date Agenda  Vote ment For ment For ment For ment For ment For	20-May-2015 934172177 - Management For/Against Management For For For
Securit Ticker ISIN Item 1A. 1B. 1C. 1D.	STATEMENT K, INC.  Sy 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L.	Manager Manager Manager Manager Manager	Meeting Date Agenda  Vote ment For	20-May-2015 934172177 - Management For/Against Management For For For
Securit Ticker ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: JIM W. MOGG	Manager Manager Manager Manager Manager Manager	Meeting Date Agenda  Vote ment For	20-May-2015 934172177 - Management For/Against Management For For For For For
Securit Ticker ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE	Manager Manager Manager Manager Manager Manager Manager Manager	Meeting Date Agenda  Vote ment For	20-May-2015 934172177 - Management For/Against Management For For For For For For
Securit Ticker ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G.	STATEMENT K, INC.  y 682680103 Symbol OKE  US6826801036  Proposal  ELECTION OF DIRECTOR: JAMES C. DAY ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: WILLIAM L. FORD ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE ELECTION OF DIRECTOR: GARY D. PARKER ELECTION OF DIRECTOR: EDUARDO A.	Manager Manager Manager Manager Manager Manager Manager Manager Manager	Meeting Date Agenda  Vote ment For	20-May-2015 934172177 - Management For/Against Management For For For For For For For

RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC

	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF ONEOK, INC. FOR				
	THE YEAR ENDING DECEMBER 31, 2015				
	AN ADVISORY VOTE TO APPROVE ONEOK,				
3.	INC.'S EXECUTIVE COMPENSATION		Managem	nentFor	For
нан	IBURTON COMPANY				
Securit				Meeting Type	Annual
	Symbol HAL			Meeting Date	20-May-2015
TICKEI	Symbol HAL			Meeting Date	934172658 -
ISIN	US4062161017			Agenda	Management
					Management
<b>.</b>	D 1	Pro	posed	**	For/Against
Item	Proposal	by		Vote	Management
1A	ELECTION OF DIRECTOR: A.F. AL KHAYYA	-	Managem	nent For	For
1B	ELECTION OF DIRECTOR: A.M. BENNETT		Managem		For
1C	ELECTION OF DIRECTOR: J.R. BOYD		Managem		For
1D	ELECTION OF DIRECTOR: M. CARROLL		Managem		For
1E	ELECTION OF DIRECTOR: N.K. DICCIANI		Managem		For
1F	ELECTION OF DIRECTOR: M.S. GERBER		Managem		For
1G	ELECTION OF DIRECTOR: J.C. GRUBISICH		Managem		For
1H	ELECTION OF DIRECTOR: D.J. LESAR		Managem		For
1I	ELECTION OF DIRECTOR: R.A. MALONE		Managem		For
1 <b>J</b>	ELECTION OF DIRECTOR: J.L. MARTIN		Managem		For
1K	ELECTION OF DIRECTOR: J.A. MILLER		Managem		For
1L	ELECTION OF DIRECTOR: D.L. REED		Managem		For
2	PROPOSAL FOR RATIFICATION OF THE				
2.	SELECTION OF AUDITORS.		Managem	entFor	For
2	ADVISORY APPROVAL OF THE COMPANY'S	}	Managan	t.E	Ear
3.	EXECUTIVE COMPENSATION.		Managem	lentror	For
	PROPOSAL TO AMEND AND RESTATE THE				
4.	HALLIBURTON COMPANY STOCK AND		Managem	nent For	For
	INCENTIVE PLAN.				
	PROPOSAL TO AMEND AND RESTATE THE				
_	HALLIBURTON COMPANY EMPLOYEE		M		F
5.	STOCK		Managem	entFor	For
	PURCHASE PLAN.				
PPL C	ORPORATION				
Securit	y 69351T106			Meeting Type	Annual
Ticker	Symbol PPL			Meeting Date	20-May-2015
ISIN	US69351T1060			Agenda	934174323 -
1911/	030933111000			Agenda	Management
Item	Proposal	Pro	posed	Vote	For/Against
Ittili		by		V 010	Management
1A.	ELECTION OF DIRECTOR: RODNEY C.		Managem	nent For	For
111,	ADKINS				
1B.	ELECTION OF DIRECTOR: FREDERICK M.		Managem	nentFor	For
	BERNTHAL				
1C.			Managem	nent For	For

	ELECTION OF DIRECTOR: JOHN W.				
1D.	CONWAY ELECTION OF DIRECTOR: PHILIP G. COX	1	Manageme	ant For	For
	ELECTION OF DIRECTOR: THIEF G. COX ELECTION OF DIRECTOR: STEVEN G.				
1E.	ELLIOTT	1	Manageme	entFor	For
1F.	ELECTION OF DIRECTOR: LOUISE K. GOESER	I	Manageme	entFor	For
1G.	ELECTION OF DIRECTOR: STUART E. GRAHAM	I	Manageme	entFor	For
1H.	ELECTION OF DIRECTOR: RAJA RAJAMANNAR	I	Manageme	entFor	For
1I.	ELECTION OF DIRECTOR: CRAIG A. ROGERSON	1	Manageme	entFor	For
1J.	ELECTION OF DIRECTOR: WILLIAM H. SPENCE	I	Manageme	entFor	For
1K.	ELECTION OF DIRECTOR: NATICA VON ALTHANN	I	Manageme	entFor	For
1L.	ELECTION OF DIRECTOR: KEITH H. WILLIAMSON	I	Manageme	entFor	For
1M.	ELECTION OF DIRECTOR: ARMANDO ZAGALO DE LIMA		Manageme	entFor	For
2.	AMENDMENT OF COMPANY'S ARTICLES OF INCORPORATION TO PERMIT SHAREOWNERS TO CALL SPECIAL MEETINGS		Managemo	entFor	For
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION RATIFICATION OF THE APPOINTMENT OF	ľ	Managemo	ent For	For
4.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	I	Manageme	ent For	For
5.	SHAREOWNER PROPOSAL - REQUEST FOR POLITICAL SPENDING REPORT	S	Sharehold	er Against	For
6.	SHAREOWNER PROPOSAL - PROXY ACCESS	5 5	Sharehold	er Against	For
7.	SHAREOWNER PROPOSAL - INDEPENDENT	S	Sharehold	er Against	For
	BOARD CHAIRMAN SHAREOWNER PROPOSAL - CLIMATE				
8.	CHANGE AND GREENHOUSE GAS REDUCTION	S	Sharehold	er Against	For
CENTU	JRYLINK, INC.				
Security	•			Meeting Type	Annual
Ticker	Symbol CTL			Meeting Date	20-May-2015
ISIN	US1567001060			Agenda	934175717 - Management
Item	Proposal	Propo	osed	Vote	For/Against
1	DIRECTOR	by	Manageme	ent	Management
1	1 VIRGINIA BOULET	1	·iunagenn	For	For
	2 PETER C. BROWN			For	For
	3 RICHARD A. GEPHARDT			For	For
	4 W. BRUCE HANKS			For	For

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	5 GREGORY J. MCCRAY			For	For
	6 C.G. MELVILLE, JR.			For	For
	7 WILLIAM A. OWENS			For	For
	8 HARVEY P. PERRY			For	For
	9 GLEN F. POST, III			For	For
	10 MICHAEL J. ROBERTS			For	For
	11 LAURIE A. SIEGEL			For	For
	12 JOSEPH R. ZIMMEL			For	For
	RATIFY THE APPOINTMENT OF KPMG LLP			101	101
2	AS		Managem	ent For	For
_	OUR INDEPENDENT AUDITOR FOR 2015.		Managen		1 01
	APPROVE OUR 2015 EXECUTIVE OFFICER				
3	SHORT-TERM INCENTIVE PLAN.		Managem	nent For	For
	ADVISORY VOTE REGARDING OUR				
4	EXECUTIVE COMPENSATION.		Managem	entFor	For
	SHAREHOLDER PROPOSAL REGARDING				
5	EQUITY RETENTION.		Sharehold	ler Against	For
ADEV		CO			
		CO		Maatina Tuna	MIV
Securi				Meeting Type	MIX
Hicker	Symbol			Meeting Date	21-May-2015
ISIN	FR0011027143			Agenda	706129459 -
					Management
Item	Proposal	Prop	posed	Vote	For/Against
псш	Порозаг	by		Voic	Management
	PLEASE NOTE THAT THIS IS AN				
	AMENDMENT TO MEETING ID 463552 DUE				
	TO				
CMM	ADDITION OF-RESOLUTIONS. ALL VOTES		Non-Voti	nσ	
CIVIIVI	RECEIVED ON THE PREVIOUS MEETING		TVOII- V OU	ng	
	WILL BE DISREGARDED AN-D YOU WILL				
	NEED TO REINSTRUCT ON THIS MEETING				
	NOTICE. THANK YOU.				
	PLEASE NOTE IN THE FRENCH MARKET				
	THAT THE ONLY VALID VOTE OPTIONS				
	ARE		NI XI - 4:		
CMM	"FOR" AN-D "AGAINST" A VOTE OF		Non-Voti	ng	
	"ABSTAIN"				
	WILL BE TREATED AS AN "AGAINST" VOT	E.			
CMM	Γ THE FOLLOWING APPLIES TO		Non-Voti	ng	
	SHAREHOLDERS THAT DO NOT HOLD			C	
	SHARES DIRECTLY WITH A-FRENCH				
	CUSTODIAN: PROXY CARDS: VOTING				
	INSTRUCTIONS WILL BE FORWARDED TO				
	THE GL-OBAL CUSTODIANS ON THE VOTE				
	DEADLINE DATE. IN CAPACITY AS				
	REGISTERED INTERMEDI-ARY, THE				
	GLOBAL				
	CUSTODIANS WILL SIGN THE PROXY				
	CARDS				

AND FORWARD THEM TO THE L-OCAL

CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT YOUR CLIENT RE-PRESENTATIVE. PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLIC-KING ON THE **CMMT MATERIAL** Non-Voting URL LINK: https://balo.journalofficiel.gouv.fr/pdf/2015/-0506/201505061501711.pdf APPROVAL OF THE ANNUAL CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER Management No Action 31, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER Management No Action 31. 2014 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED ON DECEMBER Management No Action 31. 2014 SPECIAL REPORT OF THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS Management No Action

0.4 PURSUANT TO ARTICLES L.225-86 ET SEQ. AND APPROVAL OF THE SUBORDINATION **AGREEMENT** SPECIAL REPORT OF THE STATUTORY

AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS

PURSUANT TO ARTICLE L.225-86 AND 0.5 APPROVAL OF THE FINANCIAL SUPPORT AGREEMENT BETWEEN THE COMPANY **AND** 

ITS SUBSIDIARY AREVA TA RATIFICATION AND APPROVAL OF THE REGULATED AGREEMENTS PURSUANT TO ARTICLES L.225-38 ET SEQ. OF THE COMMERCIAL CODE BETWEEN CEA GENERAL ADMINISTRATOR AND THE CEO

0.6 OF AREVA SA ON THE WRITING AND IMPLEMENTATION OF THE TERMS AND CONDITIONS OF THE FINAL REGULATION OF

THE RJH PROJECT 0.7

0.1

0.2

0.3

APPROVAL OF THE COMMITMENT PURSUANT TO THE PROVISIONS IN ARTICLE

Management No Action

Management No Action

Management No Action

L.225-42-1 OF THE COMMERCIAL CODE IN FAVOR OF MR. PHILIPPE KNOCHE RELATING TO COMPENSATION AND BENEFITS THAT MAY BE PAYABLE IN CASE OF **TERMINATION** OF HIS DUTIES AS CEO RATIFICATION OF THE APPOINTMENT BY 0.8 COOPTATION OF MR. DANIEL VERWAERDE Management No Action AS DIRECTOR ADVISORY REVIEW OF THE **COMPENSATION** OWED OR PAID FOR THE 2014 FINANCIAL YEAR TO MR. LUC OURSEL, CHAIRMAN 0.9 Management No Action MEMBER OF THE EXECUTIVE BOARD **UNTIL DECEMBER 3, 2014** ADVISORY REVIEW OF THE **COMPENSATION** OWED OR PAID FOR THE 2014 FINANCIAL YEAR TO MR. PHILIPPE KNOCHE, MEMBER OF THE EXECUTIVE BOARD AND **MANAGING** DIRECTOR, THEN CEO; MR. OLIVIER 0.10Management No Action WANTZ. MEMBER OF THE EXECUTIVE BOARD AND DEPUTY EXECUTIVE DIRECTOR; AND MR. PIERRE AUBOUIN MEMBER OF THE **EXECUTIVE BOARD AND DEPUTY** EXECUTIVE DIRECTOR UNTIL JANUARY 8, 2015 AMENDMENT OF CONDITIONS FOR SHAREHOLDERS' ATTENDANCE TO **GENERAL MEETINGS AND** E.11Management No Action **CONSEQUENTIAL** AMENDMENT TO ARTICLE 29 OF THE **BYLAWS** POWERS TO CARRY OUT ALL LEGAL 12 Management No Action **FORMALITIES** WESTAR ENERGY, INC. 95709T100 Security Meeting Type Annual Ticker Symbol Meeting Date WR 21-May-2015 934156363 -**ISIN** US95709T1007 Agenda Management **Proposed** For/Against Item **Proposal** Vote by Management 1 **DIRECTOR** Management 1 CHARLES Q. CHANDLER IV For For 2 For For R.A. EDWARDS III

	20ga 1 mig. 6/12221 0202/12 0112			
	3 SANDRA A.J. LAWRENCE		For	For
2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION RATIFICATION AND CONFIRMATION OF	Managei	ment For	For
3	DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015	Managei	mentFor	For
NEXT	ERA ENERGY, INC.			
Securi			Meeting Type	Annual
	Symbol NEE		Meeting Date	21-May-2015
ISIN	US65339F1012		Agenda	934163306 - Management
Item	Dromosol	Proposed	Vote	For/Against
пеш	Proposal	by	voie	Management
1A.	ELECTION OF DIRECTOR: SHERRY S. BARRAT	Manager	mentFor	For
	ELECTION OF DIRECTOR: ROBERT M.			
1B.	BEALL,	Manager	mentFor	For
	II			
1C.	ELECTION OF DIRECTOR: JAMES L. CAMAREN	Managei	mentFor	For
	ELECTION OF DIRECTOR: KENNETH B.			
1D.	DUNN	Managei	mentFor	For
15	ELECTION OF DIRECTOR: NAREN K.	3.6	. 17	-
1E.	GURSAHANEY	Managei	mentFor	For
1F.	ELECTION OF DIRECTOR: KIRK S.	Managei	ment For	For
	HACHIGIAN	_		
1G.	ELECTION OF DIRECTOR: TONI JENNINGS	Manager		For
1H.	ELECTION OF DIRECTOR: AMY B. LANE	Manager		For
1I.	ELECTION OF DIRECTOR: JAMES L. ROBO	Manager		For
1J.	ELECTION OF DIRECTOR: RUDY E. SCHUPP	2		For
1K.	ELECTION OF DIRECTOR: JOHN L. SKOLDS ELECTION OF DIRECTOR: WILLIAM H.	Manager	mentFor	For
1L.	SWANSON	Manager	mentFor	For
	ELECTION OF DIRECTOR: HANSEL E.			
1 <b>M</b> .	TOOKES, II	Managei	mentFor	For
	RATIFICATION OF APPOINTMENT OF			
	DELOITTE & TOUCHE LLP AS NEXTERA		_	_
2.	ENERGY'S INDEPENDENT REGISTERED	Manager	mentFor	For
	PUBLIC ACCOUNTING FIRM FOR 2015			
	APPROVAL, BY NON-BINDING ADVISORY			
	VOTE, OF NEXTERA ENERGY'S			
3.	COMPENSATION OF ITS NAMED	Managei	mont For	For
٥.	EXECUTIVE	Manager	incht i Oi	1.01
	OFFICERS AS DISCLOSED IN THE PROXY			
	STATEMENT		_	_
4.	APPROVAL OF AMENDMENT TO ARTICLE	Manager	ment For	For
	IV			
	OF THE RESTATED ARTICLES OF			
	INCORPORATION (THE "CHARTER") TO			

ELIMINATE SUPERMAJORITY VOTE REQUIREMENT FOR SHAREHOLDER REMOVAL OF A DIRECTOR APPROVAL OF AMENDMENT TO **ELIMINATE** ARTICLE VI OF THE CHARTER, WHICH 5. INCLUDES SUPERMAJORITY VOTE Management For For REQUIREMENTS REGARDING BUSINESS COMBINATIONS WITH INTERESTED **SHAREHOLDERS** APPROVAL OF AMENDMENT TO ARTICLE OF THE CHARTER TO ELIMINATE THE SUPERMAJORITY VOTE REQUIREMENT, PROVIDE THAT THE VOTE REQUIRED IS A 6. MAJORITY OF OUTSTANDING SHARES, FOR Management For For SHAREHOLDER APPROVAL OF CERTAIN AMENDMENTS TO THE CHARTER, ANY AMENDMENTS TO THE BYLAWS OR THE ADOPTION OF ANY NEW BYLAWS AND ELIMINATE AN EXCEPTION TO THE REQUIRED VOTE APPROVAL OF AMENDMENT TO ARTICLE IV OF THE CHARTER TO ELIMINATE THE "FOR 7. Management For For CAUSE" REQUIREMENT FOR **SHAREHOLDER** REMOVAL OF A DIRECTOR APPROVAL OF AMENDMENT TO ARTICLE V OF THE CHARTER TO LOWER THE **MINIMUM** SHARE OWNERSHIP THRESHOLD FOR 8. Management For For SHAREHOLDERS TO CALL A SPECIAL MEETING OF SHAREHOLDERS FROM A MAJORITY TO 20% OF OUTSTANDING **SHARES** SHAREHOLDER PROPOSAL - POLITICAL CONTRIBUTION DISCLOSURE - REQUIRE 9. SEMIANNUAL REPORT DISCLOSING Shareholder Against For POLITICAL CONTRIBUTION POLICIES AND **EXPENDITURES** SHAREHOLDER PROPOSAL - SPECIAL SHAREOWNER MEETINGS - REDUCE 10. THRESHOLD TO CALL A SPECIAL MEETING Shareholder Against For OF SHAREHOLDERS TO 10% OF **OUTSTANDING SHARES** ONE GAS, INC Security 68235P108 Meeting Type Annual Meeting Date Ticker Symbol OGS 21-May-2015 Agenda **ISIN** US68235P1084

934170161 -Management

Item	Proposal	Prog	posed	Vote	For/Against Management
1.1	ELECTION OF CLASS I DIRECTOR: JOHN W. GIBSON		Managem	nent For	For
1.2	ELECTION OF CLASS I DIRECTOR: PATTYE L. MOORE		Managem	nent For	For
1.3	ELECTION OF CLASS I DIRECTOR: DOUGLAS H. YAEGER		Managem	nent For	For
2.	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF ONE GAS, INC. FOR THE YEAR ENDING DECEMBER 31, 2015. APPROVAL OF THE MATERIAL TERMS OF		Managem	nentFor	For
3.	THE PERFORMANCE GOALS FOR OUR EQUITY COMPENSATION PLAN FOR PURPOSES OF INTERNAL REVENUE CODE SECTION 162(M).		Managem	nent For	For
4.	ADVISORY VOTE TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION. ADVISORY VOTE TO APPROVE THE		Managem	nentFor	For
5.	FREQUENCY OF ADVISORY VOTES ON THE COMPANY'S EXECUTIVE COMPENSATION.		Managem	nent 1 Year	For
	EVISION SYSTEMS CORPORATION				
Securit	<del>*</del>			Meeting Type	Annual
Ticker	Symbol CVC			Meeting Date	21-May-2015
ISIN	US12686C1099			Agenda	934172747 - Management
Item	Proposal	Prog	posed	Vote	For/Against Management
1.	DIRECTOR		Managem	nent	
	1 JOSEPH J. LHOTA			For	For
	2 THOMAS V. REIFENHEISER			For	For
	3 JOHN R. RYAN			For	For
	4 STEVEN J. SIMMONS			For	For
	5 VINCENT TESE			For	For
	6 LEONARD TOW			For	For
2.	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		Managem	nent For	For
3.	APPROVAL OF CABLEVISION SYSTEMS CORPORATION 2015 EMPLOYEE STOCK PLAN.		Managem	nent Against	Against
THE G	OLDMAN SACHS GROUP, INC.				
Securit	y 38141G104			Meeting Type	Annual

Ticker	Symbol GS		Meeting Date	21-May-2015
ISIN	US38141G1040		Agenda	934177951 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: LLOYD C. BLANKFEIN	Managem	entFor	For
1B.	ELECTION OF DIRECTOR: M. MICHELE BURNS	Managem	ent For	For
1C.	ELECTION OF DIRECTOR: GARY D. COHN	Managem		For
1D.	ELECTION OF DIRECTOR: MARK FLAHERTY	Managem	ent For	For
1E.	ELECTION OF DIRECTOR: WILLIAM W. GEORGE	Managem	entFor	For
1F.	ELECTION OF DIRECTOR: JAMES A. JOHNSON	Managem	entFor	For
1G.	ELECTION OF DIRECTOR: LAKSHMI N. MITTAL	Managem	entFor	For
1H.	ELECTION OF DIRECTOR: ADEBAYO O. OGUNLESI	Managem	entFor	For
1I.	ELECTION OF DIRECTOR: PETER OPPENHEIMER	Managem	entFor	For
1J.	ELECTION OF DIRECTOR: DEBORA L. SPAR	Managem	entFor	For
1K.	ELECTION OF DIRECTOR: MARK E. TUCKER	-		For
1L.	ELECTION OF DIRECTOR: DAVID A. VINIAR	-		For
1M.	ELECTION OF DIRECTOR: MARK O. WINKELMAN	Managem		For
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION (SAY ON PAY)	Managem	entFor	For
	APPROVAL OF THE GOLDMAN SACHS			
3.	AMENDED AND RESTATED STOCK	Managem	ent Against	Against
	INCENTIVE PLAN (2015)	Triumgen.	<u>G</u>	1.84
4.	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015	Managem	ent For	For
5.	SHAREHOLDER PROPOSAL REGARDING VOTE-COUNTING	Sharehold	ler Against	For
6.	SHAREHOLDER PROPOSAL REGARDING VESTING OF EQUITY AWARDS UPON ENTERING GOVERNMENT SERVICE	Sharehold	ler Against	For
7.	SHAREHOLDER PROPOSAL REGARDING RIGHT TO ACT BY WRITTEN CONSENT	Sharehold	ler Against	For
	2 3 COMMUNICATIONS, INC.		Marking Tons	A
Securit Ticker	y 52729N308 Symbol LVLT		Meeting Type Meeting Date	Annual 21-May-2015
ISIN	US52729N3089		Agenda	934180504 - Management
Item	Proposal	Proposed by	Vote	For/Against Management

1.	DIRECTOR	Manageme	nt	
	1 JAMES O. ELLIS, JR.	· ·	For	For
	2 JEFF K. STOREY		For	For
	3 KEVIN P. CHILTON		For	For
	4 STEVEN T. CLONTZ		For	For
	5 IRENE M. ESTEVES		For	For
	6 T. MICHAEL GLENN		For	For
	7 SPENCER B. HAYS		For	For
	8 MICHAEL J. MAHONEY		For	For
	9 KEVIN W. MOONEY		For	For
	10 PETER SEAH LIM HUAT		For	For
	11 PETER VAN OPPEN		For	For
	TO APPROVE THE LEVEL 3		1 01	1 01
	COMMUNICATIONS, INC. STOCK			
2.	INCENTIVE	Manageme	ntFor	For
	PLAN			
	TO RATIFY THE EXTENSION OF OUR			
2	RIGHTS	M	4.E.s	F
3.	AGREEMENT, WHICH IS DESIGNED TO	Manageme	ntFor	For
	PROTECT OUR U.S. NET OPERATING LOSS			
	CARRYFORWARDS			
4	TO APPROVE THE NAMED EXECUTIVE		. T	
4.	OFFICER EXECUTIVE COMPENSATION,	Manageme	ntFor	For
	WHICH VOTE IS ON AN ADVISORY BASIS			
5.	TO CONSIDER A STOCKHOLDER PROPOSAL	Shareholde	r Against	For
	REGARDING PROXY ACCESS		8	
	A INCORPORATED			
Securi	•		Meeting Type	Annual
Ticker	Symbol EMRAF		Meeting Date	21-May-2015
ISIN	CA2908761018		Agenda	934182964 -
			C	Management
	p	roposed		For/Against
Item	Proposal	у	Vote	Management
01	DIRECTOR	Manageme	nt	Munugement
01	1 SYLVIA D. CHROMINSKA	Manageme	For	For
	2 HENRY E. DEMONE		For	For
	3 ALLAN L. EDGEWORTH		For	For
	4 JAMES D. EISENHAUER		For	For
	5 CHRISTOPHER G.HUSKILSON		For	For
	6 J. WAYNE LEONARD		For	For
	7 B. LYNN LOEWEN		For	For
	8 JOHN T. MCLENNAN		For	For
	9 DONALD A. PETHER		For	For
	10 ANDREA S. ROSEN		For	For
	11 RICHARD P. SERGEL		For	For
	12 M. JACQUELINE SHEPPARD		For	For
02	APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS	Manageme	ntFor	For
03	DIRECTORS TO ESTABLISH AUDITORS' FEE	Manageme	nt For	For
03	DIRECTORS TO ESTABLISH AUDITORS TEE	Manageme		For
UT		1v1anageme	1111 01	1 01

ADVISORY RESOLUTION ON EMERA'S APPROACH TO EXECUTIVE

MANAGEMENT BOARD FOR THE 2014

COMPENSATION.

DEUTSCHE TELEKOM AG

Security 251566105 Meeting Type Annual Ticker Symbol DTEGY Meeting Date 21-May-2015 934209203 -

ISIN US2515661054 Agenda Agenda Management

Item	Proposal	Propo	osed	Vote	For/Against
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME.	by N	Manageme	ntFor	Management
3.	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARI OF MANAGEMENT FOR THE 2014 FINANCIAL YEAR.		Manageme	ntFor	
4.	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2014 FINANCIAL YEAR.	N	Manageme	ntFor	
5.	RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2015 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW THE CONDENSED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT (SECTION 37W, SECTION 37Y NO. 2 GERMAN SECURITIES TRADING ACT (WERTPAPIERHANDELSGESETZ - WPHG) IN THE 2015 FINANCIAL YEAR.	1	Manageme	ent For	
6.	ELECTION OF A SUPERVISORY BOARD MEMBER.	N	Manageme	entFor	
7.	ELECTION OF A SUPERVISORY BOARD MEMBER.	N	Manageme	entFor	
DEUT	SCHE BANK AG				
Securit	•			Meeting Type	Annual
Ticker	Symbol DB			Meeting Date	21-May-2015
ISIN	DE0005140008			Agenda	934210270 - Management
Item	Proposal	Propo by	osed	Vote	For/Against Management
2	APPROPRIATION OF DISTRIBUTABLE PROFIT	ľ	Manageme	entFor	For
3	RATIFICATION OF THE ACTS OF MANAGEMENT OF THE MEMBERS OF THE	ľ	Manageme	ntFor	For

	3 3		
	FINANCIAL YEAR		
	RATIFICATION OF THE ACTS OF		
4	MANAGEMENT OF THE MEMBERS OF THE	Managaratea	F
4	SUPERVISORY BOARD FOR THE 2014	Management For	For
	FINANCIAL YEAR		
_	ELECTION OF THE AUDITOR FOR THE 2015		T.
5	FINANCIAL YEAR, INTERIM ACCOUNTS	ManagementFor	For
	AUTHORIZATION TO ACQUIRE OWN		
	SHARES		
	PURSUANT TO SECTION 71 (1) NO. 8 STOCK		
6	CORPORATION ACT AS WELL AS FOR	Management Against	Against
	THEIR		8
	USE WITH THE POSSIBLE EXCLUSION OF		
	PRE-EMTIVE RIGHTS		
	AUTHORIZATION TO USE DERIVATIVES		
	WITHIN THE FRAMEWORK OF THE		
7	PURCHASE OF OWN SHARES PURSUANT TO	ManagementFor	For
	SECTION 71 (1) NO. 8 STOCK CORPORATION		
	ACT		
8	ELECTION TO THE SUPERVISORY BOARD	Management For	For
	CANCELLATION OF EXISTING		
	AUTHORIZED		
	CAPITAL, CREATION OF NEW AUTHORIZED		
	CAPITAL FOR CAPITAL INCREASES IN		
	CASH		
9	(WITH THE POSSIBILITY OF EXCLUDING	Management Against	Against
	SHAREHOLDERS' PRE-EMPTIVE RIGHTS,		8
	ALSO IN ACCORDANCE WITH SECTION 186		
	(3) SENTENCE 4 STOCK CORPORATION ACT)		
	AND AMENDMENT TO THE ARTICLES OF		
	ASSOCIATION		
	CREATION OF NEW AUTHORIZED CAPITAL		
	FOR CAPITAL INCREASES IN CASH (WITH		
	THE POSSIBILITY OF EXCLUDING PRE-		
4.0	EMPTIVE RIGHTS FOR BROKEN AMOUNTS		
10	AS WELL AS IN FAVOR OF HOLDERS OF	Management Against	Against
	OPTION AND CONVERTIBLE RIGHTS) AND		
	AMENDMENT TO THE ARTICLES OF		
	ASSOCIATION		
11	SPECIAL AUDIT (DSW PROPOSAL)	Shareholder Against	For
CMA	COUNTER MOTION A	Management Abstain	
CMB	COUNTER MOTION B	Management Abstain	
CMC	COUNTER MOTION C	Management Abstain	
CMD	COUNTER MOTION D	Management Abstain	
	SCHE BANK AG		
Securit	y D18190898	Meeting Type	Annual
	Symbol DB	Meeting Date	21-May-2015
			934224837 -
ISIN	DE0005140008	Agenda	Management
			-
Item	Proposal	Vote	

		Proposed by	For/Against Management
2	APPROPRIATION OF DISTRIBUTABLE PROFIT	Management For	For
3	RATIFICATION OF THE ACTS OF MANAGEMENT OF THE MEMBERS OF THE MANAGEMENT BOARD FOR THE 2014 FINANCIAL YEAR RATIFICATION OF THE ACTS OF	Management For	For
4	MANAGEMENT OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2014 FINANCIAL YEAR	Management For	For
5	ELECTION OF THE AUDITOR FOR THE 2015 FINANCIAL YEAR, INTERIM ACCOUNTS AUTHORIZATION TO ACQUIRE OWN SHARES	ManagementFor	For
6	PUSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT AS WELL AS FOR THEIR USE WITH THE POSSIBLE EXCLUSION OF PRE-EMTIVE RIGHTS	Management Against	Against
7	AUTHORIZATION TO USE DERIVATIVES WITHIN THE FRAMEWORK OF THE PURCHASE OF OWN SHARES PURSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT	$\mathcal{E}$	For
8	ELECTION TO THE SUPERVISORY BOARD CANCELLATION OF EXISTING	ManagementFor	For
9	AUTHORIZED CAPITAL, CREATION OF NEW AUTHORIZED CAPITAL FOR CAPITAL INCREASES IN CASH (WITH THE POSSIBILITY OF EXCLUDING SHAREHOLDERS' PRE-EMPTIVE RIGHTS, ALSO IN ACCORDANCE WITH SECTION 186 (3) SENTENCE 4 STOCK CORPORATION ACT AND AMENDMENT TO THE ARTICLES OF ASSOCIATION	Management Against	Against
10	CREATION OF NEW AUTHORIZED CAPITAL FOR CAPITAL INCREASES IN CASH (WITH THE POSSIBILITY OF EXCLUDING PRE-EMPTIVE RIGHTS FOR BROKEN AMOUNTS AS WELL AS IN FAVOR OF HOLDERS OF OPTION AND CONVERTIBLE RIGHTS) AND AMENDMENT TO THE ARTICLES OF ASSOCIATION	Management Against	Against
11 CMA	SPECIAL AUDIT (DSW PROPOSAL) COUNTER MOTION A	Shareholder Against Management Abstain	For
CMB CMC CMD	COUNTER MOTION B COUNTER MOTION C COUNTER MOTION D	Management Abstain Management Abstain Management Abstain	

PETRO	OLEO BRASILEIRO S.A PETROBRAS				
Securit Ticker	sy 71654V408 Symbol PBR			Meeting Type Meeting Date	Special 25-May-2015
ISIN	US71654V4086			Agenda	934223164 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
I AIRBU	THE MANAGEMENT REPORT, FINANCIAL STATEMENTS AND FISCAL BOARD'S REPORT OF FISCAL YEAR OF 2014.  JS GROUP NV, LEIDEN		Managen	nent For	For
Securit	y N0280E105			Meeting Type	Annual General Meeting
Ticker	Symbol			Meeting Date	27-May-2015
ISIN	NL0000235190			Agenda	706032404 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
1	OPEN MEETING	J	Non-Voti	ng	ε
2.1	DISCUSSION ON COMPANY'S CORPORATE		Non-Voti	ng	
2.2	GOVERNANCE STRUCTURE RECEIVE REPORT ON BUSINESS AND FINANCIAL STATEMENTS		Non-Voti		
2.3	DISCUSS REMUNERATION REPORT CONTAINING REMUNERATION POLICY		Non-Voti	ng	
2.4	RECEIVE EXPLANATION ON COMPANY'S RESERVES AND DIVIDEND POLICY		Non-Voti		
3	DISCUSSION OF AGENDA ITEMS		Non-Voti	•	
4.1	ADOPT FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND			nent No Action	
4.2	DIVIDENDS OF EUR 1.20 PER SHARE		Managen	nent No Action	
4.3	APPROVE DISCHARGE OF NON EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS	E	Managem	nent No Action	
4.4	APPROVE DISCHARGE OF EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS		Managen	nent No Action	
4.5	RATIFY KPMG AS AUDITORS		Managen	nent No Action	
4.6	APPROVE REMUNERATION POLICY		Managen	nent No Action	
	CHANGES CHANGE COMPANY FORM TO EUROPEAN		1,141148411	101111 10 1 1011011	
4.7	COMPANY		Managen	nent No Action	
4.8	ELECT MARIA AMPARO MORALEDA MARTINEZ AS DIRECTOR		Managen	nent No Action	
4.9	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 0.1 PERCENT OF ISSUED SHARE CAPITAL AND EXCLUDING PREEMPTIVE RIGHTS RE: ESOP PLANS		Managem	nentNo Action	
4.10	GRANT BOARD AUTHORITY TO ISSUE		Managen	nent No Action	

SHARES UP TO 0.3 PERCENT OF ISSUED

SHARE CAPITAL AND EXCLUDING PREEMPTIVE RIGHTS RE: COMPANY FUNDING RENEWAL OF THE AUTHORIZATION TO PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF UP 10 PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF UP 10 PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF UP 10 PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL SHARE SUPPRIVE AND SHAR		Eugai Filling. GABELLI GLOBAL OTILI	1116	X INCOME	THUST - FUIII	IN-FX
PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF  UP TO 10 PERCENT OF ISSUED SHARE CAPITAL RE: EXCEPTIONAL SHARE BUYBACK PROGRAMME  4.13 APPROVE CANCELLATION OF REPURCHASED SHARES CLOSE MEETING TELEKOM AUSTRIA AG, WIEN  Security A8502A102  Non-Voting  Ticker Symbol AT0000720008  AT0000720008  TICKER SHARES TO RECEIPT OF U-PDATED AGENDA. ALL  CMMT VOTES RECEIPT OF U-PDATED AGENDA. ALL  CMMT VOTES RECEIPT OF U-PDATED AGENDA. ALL  CMMT VOTES RECEIPT OF U-PDATED AGENDA ALL  CMMT VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU PLEASE NOTE THANT THIS SHEETING HAS BEEN SET UP USING THE RECORD DATE 15 MAY 2015-WHICH AT THIS TIME WE ARE  CMMT UNABLE TO SYSTEMATICALLY UPDATE. THE RECEIVE FINANCIAL STATEMENTS AND SIEN SYSTEMATICALLY UPDATE. THE RECEIVE FINANCIAL STATEMENTS AND DIVIDEND OF EUR 0.05 PER SHARE  APPROVE DISCHARGE OF MANAGEMENT BOARD  APPROVE DISCHARGE OF SUPERVISORY APPROVE DISCHARGE OF SUPERVISORY APPROVE DISCHARGE OF SUPERVISORY BARDAND ENTIRE WE ARE BOARD  APPROVE EINSCHARGE OF SUPERVISORY APPROVE EINSCHARGE OF SUPERVISORY BARDAND ENTIRE WE ARE BOARD  APPROVE EINSCHARGE OF SUPERVISORY APPROVE EINSCHARGE OF SUPERVISORY BARDAND ENTIRE WE ARE BUTTORY REPORTS BARDAND ENTIRE WE ARE BUTTORY AND ACCUMENT TO ACCUMENT TO A MADAGEMENT FOR THE ACCUMENT TO A MADAGEMENT FOR	4.11	PREEMPTIVE RIGHTS RE: COMPANY FUNDING RENEWAL OF THE AUTHORIZATION TO		M	.N. A.	
A-1.2 CAPITAL RE: EXCEPTIONAL SHARE BUYBACK PROGRAMME AUTBACK PROGRAMME BUYBACK PROGRAMME AUTBACK PROGRAMME AUTBACK PROGRAMME AUTBACK PROGRAMME ALIA BUYBACK PROGRAMME AUTBACK PROGRAMME ALIA ALIA BUYBACK PROGRAMME AUTBACK PROGRAMME ALIA BUYBACK PROGRAMME AUTBACK PROGRAMME ALIA BUYBACK PROGRAMME ALIA BUYBACK PROGRAMME ALIA BUYBACK PROGRAMME ALIA BANDACH OF REPURCHASED SHARES  RECEIVE JAMPA ALIA BUENDAMENT TO MEETING ID 474718 DUE TO RECEIPT OF U-PDATED AGENDA. ALL CMMT VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 15 MAY 2015-WHICH AT THIS TIME WE ARE CMMT UNABLE TO SYSTEMATICALLY UPDATE. THE TRUE RECORD DA-TE FOR THIS MEETING IS 17 MAY 2015. THANK YOU  1 RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DISCHARGE OF MANAGEMENT BOARD  4 APPROVE DISCHARGE OF SUPERVISORY BOARD APPROVE DISCHARGE OF SUPERVISORY BOARD APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS  61 ELECT KARIN EXNER-WOEHRER AS  Management For For Management For For Management For For For Management For For For For For Management For For For For Management For For For For For Management For For For For For Management For For For For Management For For Management For For For Management For For For Management For For Management For For For Management For For Management For For For For Management For For For For For Management For	4.11	PERCENT OF ISSUED SHARE CAPITAL AUTHORIZE ADDITIONAL REPURCHASE OF	ı	Manageme	nt No Action	
REPURCHASED SHARES 5 CLOSE MEETING  TELEKOM AUSTRIA AG, WIEN  Security A8502A102  Non-Voting  Ticker Symbol Meeting Type Meeting Date Agenda Meeting Date Date Date Date Date Date Date Date	4.12	CAPITAL RE: EXCEPTIONAL SHARE BUYBACK PROGRAMME		Managemen	nt No Action	
TELEKOM AUSTRIA AG, WIEN         Security       A8502A102       Meeting Type       Annual Meeting Meeting Meeting Type         Ticker Symbol       A70000720008       Meeting Date       27-May-2015 706105322 - Management         ISIN       A70000720008       Proposed by       Vote       For/Against Management         Item       PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 474718 DUE TO TO REINSTRUCT ON ETHING ID 474718 DUE TO TO THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.       Non-Voting         PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 15 MAY 2015-WHICH AT THIS TIME WE ARE       Non-Voting         CMMT       TINABLE TO SYSTEMATICALLY UPDATE. THE THE TRUE RECORD DA-TE FOR THIS MEETING IS 17 MAY 2015. THANK YOU       Non-Voting         1       RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS       Non-Voting         2       APPROVE ALLOCATION OF INCOME AND DIVIDIEND OF EUR 0.05 PER SHARE       Management For       For         3       APPROVE DISCHARGE OF MANAGEMENT BOARD       Management For       For         5       APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS       Management For       For         6.1       ELECT KARIN EXNER-WOEHRER AS       Management For       For	4.13			Managemen	nt No Action	
Security A8502A102  Recting Type General Meeting Date 27-May-2015 706105322 -				Non-Voting		
Security	IELEK	OM AUSTRIA AG, WIEN				Annual
ISIN AT0000720008 Agenda 706105322- Management  Item Proposal Proposed Vote Por/Against Management  PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 474718 DUE TO RECEIPT OF U-PDATED AGENDA. ALL  CMMT VOTES Non-Voting  RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.  PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 15 MAY 2015-WHICH AT THIS TIME WE ARE  CMMT UNABLE TO SYSTEMATICALLY UPDATE. THE TRUE RECORD DA-TE FOR THIS MEETING IS 17 MAY 2015. THANK YOU  1 RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS  2 APPROVE ALLOCATION OF INCOME AND DIVIDEND OF EUR 0.05 PER SHARE  3 APPROVE DISCHARGE OF MANAGEMENT BOARD  5 APPROVE REMUNERATION OF SUPERVISORY BOARD  5 APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS  61 ELECT KARIN EXNER-WOEHRER AS	Security	y A8502A102			Meeting Type	General
Item Proposal Proposed by Vote For/Against Management  PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 474718 DUE TO RECEIPT OF U-PDATED AGENDA. ALL  CMMT VOTES Non-Voting  RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.  PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 15 MAY 2015-WHICH AT THIS TIME WE ARE  CMMT UNABLE TO SYSTEMATICALLY UPDATE. THE TRUE RECORD DA-TE FOR THIS MEETING IS 17 MAY 2015. THANK YOU  RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE ALLOCATION OF INCOME AND DIVIDEND OF EUR 0.05 PER SHARE  APPROVE DISCHARGE OF MANAGEMENT BOARD  APPROVE DISCHARGE OF SUPERVISORY BOARD  APPROVE REMUNERATION OF SUPERVISORY BOARD  APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS  ELECT KARIN EXNER-WOEHRER AS  Management For For	Ticker S	Symbol			Meeting Date	•
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BOARD  APPROVE DISCHARGE OF SUPERVISORY BOARD  APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS ELECT KARIN EXNER-WOEHRER AS  Management For For  Management For For  Management For For	2			Managemen	ntFor	For
BOARD APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS ELECT KARIN EXNER-WOEHRER AS  Management For For  Management For For	3			Managemen	ntFor	For
SUPERVISORY BOARD MEMBERS  ELECT KARIN EXNER-WOEHRER AS  Management For	4			Managemen	ntFor	For
6 I Management For For	5			Managemen	ntFor	For
	6.1			Managemen	ntFor	For

	ELECT WOLECANG DUTTENGTODEED AC			
6.2	ELECT WOLFGANG RUTTENSTORFER AS SUPERVISORY BOARD MEMBER	Managen	nent For	For
7	RATIFY ERNST & YOUNG AS AUDITORS	Managen	nent For	For
8	RECEIVE REPORT ON SHARE REPURCHASE	Non-Vot	ino	
O	PROGRAM		mg	
	01 MAY 2015: PLEASE NOTE THAT THIS IS A			
	REVISION DUE TO CHANGE IN MEETING TYPE-FROM OGM TO AGM. IF YOU HAVE			
СММТ	ALREADY SENT IN YOUR VOTES FOR MID:	Non-Vot	ina	
CIVIIVI	476747. PLEA-SE DO NOT VOTE AGAIN	INOII- V OL	mg	
	UNLESS YOU DECIDE TO AMEND YOUR			
	ORIGINAL INSTRUCTIONS. TH-ANK YOU.			
CHEV	RON CORPORATION			
Securit	y 166764100		Meeting Type	Annual
Ticker	Symbol CVX		Meeting Date	27-May-2015
ISIN	US1667641005		Agenda	934174575 -
ISIIV	CS1007011002		1 igonau	Management
		Dramagad		For/A coinct
Item	Proposal	Proposed by	Vote	For/Against Management
	ELECTION OF DIRECTOR: A.B. CUMMINGS	•		C
1A.	JR.	Managen	nent For	For
1B.	ELECTION OF DIRECTOR: L.F. DEILY	Managen	nent For	For
1C.	ELECTION OF DIRECTOR: R.E. DENHAM	Managen	nent For	For
1D.	ELECTION OF DIRECTOR: A.P. GAST	Managen	nent For	For
1E.	ELECTION OF DIRECTOR: E. HERNANDEZ	Managen	nent For	For
12,	JR.	1/14/14/541		1 01
1F.	ELECTION OF DIRECTOR: J.M. HUNTSMAN	Managen	nent For	For
1G.	JR. ELECTION OF DIRECTOR: C.W. MOORMAN	Managen	nent For	For
10. 1H.	ELECTION OF DIRECTOR: C.W. MOORMAN ELECTION OF DIRECTOR: J.G. STUMPF	Managen		For
1I.	ELECTION OF DIRECTOR: R.D. SUGAR	Managen		For
1J.	ELECTION OF DIRECTOR: I.G. THULIN	Managen		For
1K.	ELECTION OF DIRECTOR: C. WARE	Managen		For
1L.	ELECTION OF DIRECTOR: J.S. WATSON	Managen		For
	RATIFICATION OF APPOINTMENT OF PWC			
2.	AS INDEPENDENT REGISTERED PUBLIC	Managen	nent For	For
	ACCOUNTING FIRM			
3.	ADVISORY VOTE TO APPROVE NAMED	Managen	nent For	For
	EXECUTIVE OFFICER COMPENSATION	Č		
4.	DISCLOSE CHARITABLE CONTRIBUTIONS OF	Sharahal	der Against	For
4.	\$5,000 OR MORE	Sharchon	uci Agamst	POI
5.	REPORT ON LOBBYING	Sharehole	der Against	For
	CEASE USING CORPORATE FUNDS FOR		_	
6.	POLITICAL PURPOSES	Sharehole	der Against	For
7.	ADOPT DIVIDEND POLICY	Sharehole	der Against	For
8.	ADOPT TARGETS TO REDUCE GHG	Sharehol	der Against	For
	EMISSIONS		•	
9.	REPORT ON SHALE ENERGY OPERATIONS		der Against	For
10.	ADOPT PROXY ACCESS BYLAW	Sharehol	der Against	For

11.	ADOPT CHAIRM	POLICY FOR INDEPENDENT IAN		Sharehol	lder Against	For
12.		MEND INDEPENDENT DIRECTOR NVIRONMENTAL EXPERTISE		Sharehol	lder Against	For
13.	SET SPE 10%	CIAL MEETINGS THRESHOLD AT		Sharehol	lder Against	For
		N COMPANY				
Security	-	842587107			Meeting Type	Annual
Ticker	Symbol	SO			Meeting Date	27-May-2015
ISIN		US8425871071			Agenda	934180035 - Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1A.	FLECTION	ON OF DIRECTOR: J.P. BARANCO	Оy	Manager	ment For	For
1B.		ON OF DIRECTOR: J.A. BOSCIA		Manager		For
1C.		ON OF DIRECTOR: H.A. CLARK III		Manager		For
1D.		ON OF DIRECTOR: T.A. FANNING		Manager		For
1E.		ON OF DIRECTOR: D.J. GRAIN		Manager		For
1F.		ON OF DIRECTOR: V.M. HAGEN		Manager		For
1G.		ON OF DIRECTOR: W.A. HOOD, JR.		Managei		For
1H.		ON OF DIRECTOR: L.P. HUDSON		Manager		For
1I.	ELECTION	ON OF DIRECTOR: D.M. JAMES		Manager		For
1J.	ELECTION	ON OF DIRECTOR: J.D. JOHNS		Manager	mentFor	For
1K.	ELECTION	ON OF DIRECTOR: D.E. KLEIN		Manager		For
1L.	ELECTION	ON OF DIRECTOR: W.G. SMITH, JR.		Manager	mentFor	For
1M.	ELECTION	ON OF DIRECTOR: S.R. SPECKER		Manager	mentFor	For
1N.	ELECTION	ON OF DIRECTOR: L.D. THOMPSON		Managei	ment For	For
10.		ON OF DIRECTOR: E.J. WOOD III		Manager	mentFor	For
2.		AL OF THE OUTSIDE DIRECTORS		Managei	ment For	For
2.	STOCK			Manager	menti oi	1 01
		AL OF AN AMENDMENT TO THE				
_	BY-				_	_
3.		ELATED TO THE ABILITY OF		Manager	ment For	For
		HOLDERS TO ACT BY WRITTEN				
		NT TO AMEND THE BY-LAWS				
4.		RY VOTE TO APPROVE NAMED TIVE OFFICERS' COMPENSATION		Manager	mentFor	For
		CATION OF THE APPOINTMENT OF				
		TE & TOUCHE LLP AS THE				
5.		NY'S INDEPENDENT REGISTERED		Manager	mentFor	For
		ACCOUNTING FIRM FOR 2015				
		HOLDER PROPOSAL ON PROXY				
6.	ACCESS			Sharehol	lder Against	For
		HOLDER PROPOSAL ON				
7.		HOUSE GAS EMISSIONS REDUCTION	J	Sharehol	lder Against	For
	GOALS					
EXXO		CORPORATION				
Security		30231G102			Meeting Type	Annual
	Symbol	XOM			Meeting Date	27-May-2015
ISIN	*	US30231G1022			Agenda	•

934184665 -Management

Item	Proposal	Proj by	posed	Vote	For/Against Management
1.	DIRECTOR		Managem	ent	-
	1 M.J. BOSKIN			For	For
	2 P. BRABECK-LETMATHE			For	For
	3 U.M. BURNS			For	For
	4 L.R. FAULKNER			For	For
	5 J.S. FISHMAN			For	For
	6 H.H. FORE			For	For
	7 K.C. FRAZIER			For	For
	8 D.R. OBERHELMAN			For	For
	9 S.J. PALMISANO			For	For
	10 S.S REINEMUND			For	For
	11 R.W. TILLERSON			For	For
	12 W.C. WELDON			For	For
	RATIFICATION OF INDEPENDENT				
2.	AUDITORS		Managem	entFor	For
	(PAGE 60)				
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	,	Managem	ant Far	For
3.	COMPENSATION (PAGE 61)		Managem	CHUTOI	1.01
4.	INDEPENDENT CHAIRMAN (PAGE 63)		Sharehold	er Against	For
5.	PROXY ACCESS BYLAW (PAGE 64)		Sharehold	er Against	For
6.	CLIMATE EXPERT ON BOARD (PAGE 66)		Sharehold	er Against	For
7.	BOARD QUOTA FOR WOMEN (PAGE 67)		Sharehold	er Against	For
8.	REPORT ON COMPENSATION FOR WOMEN (PAGE 68)		Sharehold	er Against	For
9.	REPORT ON LOBBYING (PAGE 69)		Sharehold	er Against	For
10.	GREENHOUSE GAS EMISSIONS GOALS		Sharehold	er Against	For
	(PAGE 70)			U	
11.	REPORT ON HYDRAULIC FRACTURING		Sharehold	er Against	For
CONC	(PAGE 72)			_	
	OLIDATED WATER COMPANY LIMITED			Mastina Trus	A
Securit	·			Meeting Type	Annual
Ticker	Symbol CWCO			Meeting Date	27-May-2015
ISIN	KYG237731073			Agenda	934187128 - Management
Itama	December	Proj	posed	Vata	For/Against
Item	Proposal	by		Vote	Management
1.	DIRECTOR		Managem	ent	
	1 WILMER F. PERGANDE			For	For
	2 LEONARD J. SOKOLOW			For	For
	3 RAYMOND WHITTAKER			For	For
2.	AN ADVISORY VOTE ON EXECUTIVE COMPENSATION.		Managem	ent For	For
3.	THE RATIFICATION OF THE SELECTION OF		Managem	ent For	For
	MARCUM LLP AS THE COMPANY'S		C		
	INDEPENDENT REGISTERED PUBLIC				

ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015, AT THE REMUNERATION TO BE DETERMINED BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS.

<b>CALIFORNIA</b>	WATER SERVICE	GROUP
Security	130788102	

Security 130788102 Ticker Symbol CWT			Meeting Type Meeting Date	Annual 27-May-2015		
ISIN	US1307881029		Agenda	934189639 - Management		
Item	Proposal		Pro by	posed	Vote	For/Against Management
1A	ELECTI	ON OF DIRECTOR: TERRY P. BAYER	- 3	Managem	ent For	For
1B	ELECTI	ON OF DIRECTOR: EDWIN A. GUILES	3	Managem		For
1C	ELECTI	ON OF DIRECTOR: BONNIE G. HILL		Managem	entFor	For
1D	KROPEI			Managem	ent For	For
1E	KRUMM	ON OF DIRECTOR: THOMAS M. MEL, M.D.		Managem	entFor	For
1F	MAGNU			Managem		For
1G		ON OF DIRECTOR: LINDA R. MEIER	_	Managem		For
1H		ON OF DIRECTOR: PETER C. NELSON		Managem		For
1I 1J		ON OF DIRECTOR: LESTER A. SNOW ON OF DIRECTOR: GEORGE A. VERA		Managem		For For
13		ON OF DIRECTOR, GEORGE A. VERA DRY VOTE TO APPROVE EXECUTIVE		Managem	lent Foi	ГОІ
2		NSATION		Managem	entFor	For
3	DELOIT & TOUC	CHE LLP AS INDEPENDENT ERED PUBLIC ACCOUNTING FIRM		Managem	ent For	For
ORAN		.5				
Securit		684060106			Meeting Type	Annual
	Symbol	ORAN			Meeting Date	27-May-2015
ISIN	·	US6840601065			Agenda	934217680 - Management
Item	Proposal		Pro by	posed	Vote	For/Against Management
1.	STATEN ENDED	VAL OF THE ANNUAL FINANCIAL MENTS FOR THE FISCAL YEAR		Managem	ent For	For
2.	APPROV FINANC YEAR E	BER 31, 2014 VAL OF THE CONSOLIDATED CIAL STATEMENTS FOR THE FISCAL ENDED DECEMBER 31, 2014		Managem	ent For	For
3.		ATION OF THE INCOME AND ON ON THE DIVIDEND AMOUNT		Managem	nentFor	For
4.	2201010			Managem	ent For	For

	AGREEMENTS REFERRED TO IN ARTICLE L.		
	225-38 OF THE FRENCH COMMERCIAL CODE		
5.	RATIFICATION OF A DIRECTOR'S	ManagementFor	For
	APPOINTMENT	_	
6.	RENEWAL OF DIRECTOR	Management For	For
7.	RENEWAL OF DIRECTOR	ManagementFor	For
8.	RENEWAL OF DIRECTOR	ManagementFor	For
9.	RENEWAL OF DIRECTOR	ManagementFor	For
10.	APPOINTMENT OF A DIRECTOR	ManagementFor	For
11.	RENEWAL OF AUDITOR	ManagementFor	For
12.	RENEWAL OF AUDITOR	ManagementFor	For
13.	APPOINTMENT OF AUDITOR	ManagementFor	For
14.	APPOINTMENT OF AUDITOR	ManagementFor	For
	ADVISORY OPINION ON THE INDIVIDUAL		_
15.	COMPENSATION OF THE CORPORATE	ManagementFor	For
	OFFICER		
	ADVISORY OPINION ON THE INDIVIDUAL		_
16.	COMPENSATION OF THE CORPORATE	ManagementFor	For
	OFFICER		
	AUTHORIZATION TO BE GRANTED TO THE		
17.	BOARD OF DIRECTORS TO PURCHASE OR	ManagementFor	For
	TRANSFER SHARES OF THE COMPANY		
	AMENDMENT TO POINT 1 OF ARTICLE 21		
	OF		
	THE BYLAWS, SHAREHOLDERS' MEETINGS;		_
18.	ALIGNMENT OF THE BYLAWS WITH THE	Management For	For
	NEW		
	REGULATORY PROVISIONS OF DECREE NO.		
	2014-1466 OF DECEMBER 8, 2014		
	DELEGATION OF AUTHORITY TO THE		
	BOARD		
19.	OF DIRECTORS TO ISSUE SHARES IN THE	ManagementFor	For
	COMPANY AND COMPLEX SECURITIES,		
	WITH SHAREHOLDER PREFERENTIAL		
	SUBSCRIPTION RIGHTS		
	DELEGATION OF AUTHORITY TO THE		
	BOARD		
20.	OF DIRECTORS TO ISSUE SHARES IN THE	Management For	For
	COMPANY AND COMPLEX SECURITIES,	C	
	WITHOUT SHAREHOLDER PREFERENTIAL		
	SUBSCRIPTION RIGHTS		
	DELEGATION OF AUTHORITY TO THE		
	BOARD		
	OF DIRECTORS TO ISSUE SHARES IN THE		
	COMPANY AND COMPLEX SECURITIES,		
21.	WITHOUT SHAREHOLDER PREFERENTIAL	Management For	For
	SUBSCRIPTION RIGHTS, AS PART OF AN	C	
	OFFER PROVIDED FOR IN SECTION II OF		
	ARTICLE L. 411-2 OF THE FRENCH		
	MONETARY AND FINANCIAL CODE (CODE		
	MONETAIRE ET FINANCIER)		

	0 0		
22.	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF ISSUABLE SECURITIES, IN THE EVENT OF A SECURITY ISSUANCE	ManagementFor	For
23.	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND SECURITIES GIVING ACCESS TO SHARES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	Management For	For
24.	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND COMPLEX SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, IN ORDER TO COMPENSATE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND	Management For	For
25.	COMPRISED OF SHARES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL OVERALL LIMIT OF AUTHORIZATIONS DELEGATION OF AUTHORITY TO THE BOARD	Management For	For
26.	OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL BY CAPITALIZATION OF RESERVES, PROFITS OR PREMIUMS DELEGATION OF AUTHORITY TO THE BOARD	ManagementFor	For
27.	OF DIRECTORS TO ISSUE SHARES OR COMPLEX SECURITIES, RESERVED FOR MEMBERS OF COMPANY SAVINGS PLANS WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE	ManagementFor	For
28.	CAPITAL THROUGH THE CANCELLATION OF SHARES AMENDMENT TO ARTICLE 26 OF THE	ManagementFor	For
29.	BYLAWS, OPTION FOR THE PAYMENT OF INTERIM DIVIDENDS EITHER IN CASH AND/OR IN SHARES	Management For	For
30.	POWERS FOR FORMALITIES AMENDMENT TO THE THIRD RESOLUTION -	ManagementFor	For
A.	ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014, AS STATED IN THE ANNUAL FINANCIAL	Shareholder Against	For
В.	STATEMENTS [ORDINARY] OPTION FOR THE PAYMENT IN SHARES OF THE BALANCE OF THE DIVIDEND TO BE	Shareholder Against	For

	Lugar i liling. GABLLLI GLOBAL O'I'LI	I I & II VOOIVII		1111 / /
	PAID [ORDINARY] SHARES RESERVED FOR MEMBERS OF COMPANY SAVINGS PLANS IN CASE OF			
C.	FURTHER SHARES SALE BY THE FRENCH STATE, DIRECTLY OR INDIRECTLY [ORDINARY] AMENDMENT TO POINT 1 OF ARTICLE 11 OF	Sharehold	ler Against	For
D.	THE BYLAWS - RIGHTS AND OBLIGATIONS ATTACHED TO THE SHARES [EXTRAORDINARY] AMENDMENTS OR NEW RESOLUTIONS PROPOSED AT THE MEETING IF YOU CAST YOUR VOTE IN FAVOR OF RESOLUTION E,	Sharehold	ler Against	For
E.	YOU ARE GIVING DISCRETION TO THE CHAIRMAN OF THE MEETING TO VOTE FOR OR AGAINST ANY AMENDMENTS OR NEW RESOLUTIONS THAT MAY BE PROPOSED S.P.A., ROMA		ler Against	
Securit			Meeting Type Meeting Date	MIX 28-May-2015
ISIN	IT0003128367		Agenda	706087144 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
O.1	BALANCE SHEET AS OF 31 DECEMBER 2014. BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORTS. RELATED RESOLUTIONS. CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2014		ent For	For
O.2	TO ALLOCATE THE NET INCOME AND DISTRIBUTE THE AVAILABLE RESERVES TO AMEND THE CLAUSE CONCERNING THE	Managem	ent For	For
E.1	REQUIREMENTS OF INTEGRITY AND RELATED CAUSES OF INELIGIBILITY AND DISQUALIFICATION OF MEMBERS OF THE BOARD OF DIRECTORS AS PER ART. 14-BIS OF THE COMPANY BYLAWS	Managem	ent For	For
0.3	ELECT ALFREDO ANTONIOZZI AS DIRECTOR	Managem	entFor	For
O.4	LONG TERM INCENTIVE PLANE 2015 FOR THE MANAGEMENT OF ENEL SPA AND/OR SUBSIDIARIES AS PER ART. 2359 OF CIVIL CODE	Managem	ent Abstain	Against
O.5 CMMT	REWARDING REPORT T PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLICKING ON THE-URL LINK:- https://materials.proxyvote.com/Approved/99999	Managem Non-Voti		For

Non-Voting

Z/19840101/NPS 245216.PDF

12 MAY 2015: PLEASE NOTE THAT

**RESOLUTION 0.3 IS A SHAREHOLDER** 

CMMT PROPOSAL AND BOA-RD DOES NOT MAKE

ANY RECOMMENDATION ON THIS

RESOLUTION. THANK YOU

20 MAY 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT

AN-D RECEIPT OF DIRECTOR'S NAME. IF

YOU HAVE ALREADY SENT IN YOUR

CMMT VOTES, Non-Voting

PLEASE D-O NOT VOTE AGAIN UNLESS

YOU

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK-YOU.

EL PASO ELECTRIC COMPANY

Security 283677854 Meeting Type Annual

 Ticker Symbol
 EE
 Meeting Date
 28-May-2015

 ISIN
 US2836778546
 Agenda
 934182623

Management Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 JAMES W. HARRIS For For 2 WOODLEY L. HUNT For For 3 STEPHEN N. WERTHEIMER For For 4 CHARLES A. YAMARONE For For

RATIFY THE SELECTION OF KPMG LLP AS

THE COMPANY'S INDEPENDENT

2. REGISTERED PUBLIC ACCOUNTING FIRM Management For For

FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015.

TO APPROVE, BY NON-BINDING VOTE,

3. EXECUTIVE COMPENSATION. Management For For

PORTUGAL TELECOM SGPS SA, LISBONNE

Security X6769Q104 Annual Meeting Type General

Meeting

Ticker Symbol Meeting Date 29-May-2015

ISIN PTPTC0AM0009 Agenda 706115082 - Management

Item Proposal Proposed by Vote For/Against Management

Non-Voting

CMMT PLEASE NOTE THAT VOTING IN

PORTUGUESE MEETINGS REQUIRES THE DISCLOSURE OF-BENEFICIAL OWNER

INFORMATION, THROUGH DECLARATIONS

OF PARTICIPATION AND-VOTING. BROADRIDGE WILL DISCLOSE THE

	BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING VOTES MAY BEREJECTED SUMMARILY BY THE COMPANY HOLDING THIS BALLOT. PLEASE CONTACT YOUR-CLIENT SERVICE REPRESENTATIVE	
1	FOR FURTHER DETAILS. TO RESOLVE ON THE MANAGEMENT REPORT, BALANCE SHEET AND ACCOUNTS FOR THE YEAR 2014	Management No Action
2	TO RESOLVE ON THE CONSOLIDATED MANAGEMENT REPORT, BALANCE SHEET AND ACCOUNTS FOR THE YEAR 2014	Management No Action
3	TO RESOLVE ON THE PROPOSAL FOR APPLICATION OF PROFITS TO RESOLVE ON A GENERAL APPRAISAL	Management No Action
4	OF THE COMPANY'S MANAGEMENT AND SUPERVISION TO RESOLVE ON THE RATIFICATION OF	Management No Action
5	THE CO-OPTION OF NEW MEMBERS AND THE APPOINTMENT OF THE NEW CHAIRMEN OF THE BOARD OF DIRECTORS AND OF THE AUDIT COMMITTEE FOR THE REMAINING OF THE THREE-YEAR PERIOD 2012-2014	Management No Action
6	TO RESOLVE ON THE AMENDMENT OF ARTICLES 1, 2, 4, 5, 7, 10, 11, 12, 13, 15, 16, 17, 18, 20, 23, 24, 26, 27, 28, 29 AND 30 TO 35 AND THE TITLE OF SECTION IV OF CHAPTER III OF THE COMPANY'S ARTICLES OF ASSOCIATION	Management No Action
7	TO RESOLVE ON THE ELECTION OF THE MEMBERS OF THE CORPORATE BODIES AND THE COMPENSATION COMMITTEE FOR THE THREE-YEAR PERIOD 2015-2017 TO RESOLVE ON THE ELECTION OF THE	Management No Action
8	COMPANY'S EFFECTIVE AND ALTERNATE CHARTERED ACCOUNTANT ("ROC") FOR THE	Management No Action
9	THREE-YEAR PERIOD 2015-2017 TO RESOLVE ON THE STATEMENT OF THE COMPENSATION COMMITTEE ON THE REMUNERATION POLICY FOR THE MEMBERS OF THE MANAGEMENT AND	Management No Action

10	SUPERVISORY BODIES OF THE COMPANY TO RESOLVE ON THE CREATION OF AN AD HOC COMMITTEE TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE COMPENSATION COMMITTEE 05 MAY 2015: PLEASE NOTE THAT	Manage	mentNo Action	
СММТ	CONDITIONS FOR THE MEETING: MINIMUM SHS / VOTING-RIGHT: 500/1 19 MAY 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENTSIF YOU HAVE ALREADY SENT		ting	
СММТ	AGAIN UNLESS YOU DE-CIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. 19 MAY 2015: PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE-WILL BE A SECOND CALL ON 15 JUN 2015. CONSEQUENTLY, YOUR YOUNG.		ting	
CMMT	INSTRUCTIONS-WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	Non-Vo	ting	
	BILE US, INC. y 872590104		Meeting Type	Annual
Securit Ticker	Symbol TMUS		Meeting Type  Meeting Date	02-Jun-2015
ISIN	US8725901040		Agenda	934191836 - Management
τ.	D 1	Proposed	<b>X</b> 7	For/Against
Item	Proposal	by	Vote	Management
1.	DIRECTOR	Manage	ment	
	1 W. MICHAEL BARNES		For	For
	2 THOMAS DANNENFELDT		For	For
	3 SRIKANT M. DATAR		For	For
	4 LAWRENCE H. GUFFEY		For	For
	5 TIMOTHEUS HOTTGES		For	For
	6 BRUNO JACOBFEUERBORN		For	For
	7 RAPHAEL KUBLER		For	For
	8 THORSTEN LANGHEIM		For	For
	9 JOHN J. LEGERE		For	For
	10 TERESA A. TAYLOR		For	For
	11 KELVIN R. WESTBROOK		For	For
	RATIFICATION OF THE APPOINTMENT OF			
2.	PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED	Managa	ment For	For
۷.	PUBLIC ACCOUNTING FIRM FOR FISCAL	wianage	mentFor	LOI
	YEAR 2015.			
3.	PROPOSAL TO APPROVE THE T-MOBILE US, INC. 2014 EMPLOYEE STOCK PURCHASE	Manage	mentFor	For

4.	PLAN. STOCKHOLDER PROPOSAL RELATED TO HUMAN RIGHTS RISK ASSESSMENT.	Sha	areholder Against	For
5.	STOCKHOLDER PROPOSAL RELATED TO PROXY ACCESS.	Sha	areholder Against	For
LIBER	PROXY ACCESS.  RTY BROADBAND CORPORATION			
Securi			Meeting Type	Annual
Ticker	Symbol LBRDB		Meeting Date	02-Jun-2015
ISIN	US5303072061		Agenda	934196963 - Management
Item	Proposal	Propose by	vote Vote	For/Against Management
1.	DIRECTOR	Ma	nagement	
	1 J. DAVID WARGO A PROPOSAL TO RATIFY THE SELECTION	Ī	For	For
2.	OF KPMG LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDIN		nagementFor	For
3.	DECEMBER 31, 2015. THE SAY-ON-PAY PROPOSAL, TO APPROVON AN ADVISORY BASIS, THE	•		For
3.	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. THE SAY-ON-FREQUENCY PROPOSAL, TO APPROVE, ON AN ADVISORY BASIS, THE		inagement For	FOI
4.	FREQUENCY AT WHICH STOCKHOLDERS ARE PROVIDED AN ADVISORY VOTE ON THE		anagement3 Years	For
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. A PROPOSAL TO ADOPT THE LIBERTY BROADBAND CORPORATION 2014			
5.	OMNIBUS INCENTIVE PLAN (AMENDED AND RESTATED	Ma	nagement For	For
DEVIO	AS OF MARCH 11, 2015).			
Securi	ON ENERGY CORPORATION ty 25179M103		Meeting Type	Annual
	Symbol DVN		Meeting Date	03-Jun-2015
ISIN	US25179M1036		Agenda	934194313 - Management
Item	Proposal	Propose by	ed Vote	For/Against Management
1.	DIRECTOR	•	nagement	
	1 BARBARA M. BAUMANN		For	For
	2 JOHN E. BETHANCOURT		For For	For
	<ul><li>3 ROBERT H. HENRY</li><li>4 MICHAEL M. KANOVSKY</li></ul>		For For	For For
	5 ROBERT A. MOSBACHER, JR		For	For

	Edgar Filing: GABELLI GLOBAL UTIL	ITY & INCOM	E TRUST - Form	ı N-PX
	<ul> <li>J. LARRY NICHOLS</li> <li>DUANE C. RADTKE</li> <li>MARY P. RICCIARDELLO</li> <li>JOHN RICHELS</li> </ul>		For For For For	For For For For
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. RATIFY THE APPOINTMENT OF THE	Managen	nent For	For
3.	COMPANY'S INDEPENDENT AUDITORS FOR 2015.	Managen	nentFor	For
4.	ADOPTION OF THE DEVON ENERGY CORPORATION 2015 LONG-TERM INCENTIVE PLAN.	Managen	nent Against	Against
5.	ADOPTION OF PROXY ACCESS BYLAW. REPORT ON LOBBYING ACTIVITIES	Shareholo	ler Against	For
6.	RELATED TO ENERGY POLICY AND CLIMATE	Shareholo	der Against	For
7.	CHANGE. REPORT DISCLOSING LOBBYING POLICY AND ACTIVITY.	Sharehold	ler Against	For
8.	REPORT ON PLANS TO ADDRESS CLIMATE CHANGE.	Sharehold	ler Against	For
ACCIO	ONA SA, MADRID			Ordinary
Securit	y E0008Z109		Meeting Type	General Meeting
Ticker	Symbol		Meeting Date	10-Jun-2015
ISIN	ES0125220311		Agenda	706179808 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 482708 DUE TO SPLITTING OF-RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voti	ng	
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL ON 11 JUN 2015. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN V-ALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU. REVIEW AND APPROVAL, AS APPLICABLE,	Non-Voti Managen		For
1	OF THE SEDADATE FINANCIAL	ivialiagell	ICHTT OI	TOI

OF THE SEPARATE FINANCIAL

(BALANCE SHEET, INCOME STATEMENT,

**STATEMENTS** 

	STATEMENT OF CHANGES IN EQUITY, CASH		
	FLOW STATEMENT AND NOTES TO		
	FINANCIAL STATEMENTS) OF ACCIONA,		
	S.A.		
	AND OF THE CONSOLIDATED STATEMENTS		
	OF THE GROUP OF WHICH ACCIONA, S.A. IS		
	THE PARENT COMPANY, FOR THE YEAR		
	2014		
	REVIEW OF THE 2014 SEPARATE		
	DIRECTORS' REPORT OF ACCIONA, S.A.		
	AND		
	THE CONSOLIDATED DIRECTORS' REPORT		
2	OF THE GROUP OF WHICH ACCIONA, S.A. IS	Management For	For
	THE PARENT COMPANY, AND APPROVAL,		
	IF		
	APPROPRIATE, OF THE CONDUCT OF		
2	BUSINESS	M (F	Б
3	ALLOCATION OF 2014 INCOME RE-APPOINTMENT OF THE AUDITORS OF	Management For	For
4	ACCIONA, S.A. AND ITS GROUP	Management For	For
	RE-APPOINTMENT OF MR JOSE MANUEL		
5.1	ENTRECANALES DOMECQ AS AN	ManagementFor	For
5.1	EXECUTIVE DIRECTOR	Management of	1 01
	RE-APPOINTMENT OF MR JUAN IGNACIO		
<b>5</b> 0	ENTRECANALES FRANCO AS AN	<b></b>	-
5.2	EXECUTIVE	Management For	For
	DIRECTOR		
	RE-APPOINTMENT OF MR JAIME		
5.3	CASTELLANOS BORREGO AS AN	Management For	For
	INDEPENDENT DIRECTOR		
	RE-APPOINTMENT OF MR DANIEL		_
5.4	ENTRECANALES DOMECQ AS A	Management For	For
	PROPRIETARY DIRECTOR		
<i></i>	RE-APPOINTMENT OF MR JAVIER	Managanatean	F
5.5	ENTRECANALES FRANCO AS A PROPRIETARY DIRECTOR	Management For	For
	RE-APPOINTMENT OF MR FERNANDO		
5.6	RODES VILA AS AN INDEPENDENT	Management For	For
5.0	DIRECTOR	Munugement of	1 01
	APPOINTMENT OF MS ANA SAINZ DE		
5.7	VICUNA	Management For	For
	BEMBERG AS AN INDEPENDENT DIRECTOR	C	
6 1	INFORMATION ABOUT THE SHARE AND	Managamant Abatain	Against
6.1	PERFORMANCE SHARE DELIVERY PLAN	Management Abstain	Against
6.2	INCREASE IN THE NUMBER OF AVAILABLE	Management Abstain	Against
	SHARES		
7.1	AMENDMENTS TO ARTICLES 7, 8, 11, 12, 13,	Management Abstain	Against
	14, 15, 17, 21, 26, 27, 28, 29, 30, 31, 32, 33, 34,		
	35, 38, 39, 40, 41, 47 AND 52 OF THE		
	ARTICLES OF ASSOCIATION AND THE		

ADDITION OF NEW ARTICLES 40 BIS AND 40 TER OF THE ARTICLES OF ASSOCIATION, IN ORDER TO CONFORM TO LAW 31/2014 AMENDING THE CAPITAL COMPANIES ACT IN CONNECTION WITH MATTERS OF CORPORATE GOVERNANCE AND TO MAKE TECHNICAL AND DRAFTING IMPROVEMENTS: ARTICLES 11 (POWERS OF THE GENERAL MEETING), 12 (TYPES OF GENERAL MEETINGS), 13 (AUTHORITY TO

CALL THE GENERAL MEETING), 14 (ANNOUNCEMENT OF THE CONVENING OF

THE GENERAL MEETING), 15 (RIGHT OF INFORMATION), 17 (OUORUM OF THE

GENERAL MEETING), 21 (PLACE AND TIME

OF HOLDING THE MEETING), 26 (FORM OF

PASSING RESOLUTIONS), 27 (PASSING RESOLUTIONS) AND 28 (MINUTES AND

CERTIFICATES) IN CONNECTION WITH THE

**GENERAL MEETING** 

7.2 AMENDMENTS TO ARTICLES 7, 8, 11, 12, 13, 14, 15, 17, 21, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 38, 39, 40, 41, 47 AND 52 OF THE ARTICLES OF ASSOCIATION AND THE ADDITION OF NEW ARTICLES 40 BIS AND 40 TER OF THE ARTICLES OF ASSOCIATION, IN ORDER TO CONFORM TO LAW 31/2014 AMENDING THE CAPITAL COMPANIES ACT IN

CONNECTION WITH MATTERS OF CORPORATE GOVERNANCE AND TO MAKE TECHNICAL AND DRAFTING IMPROVEMENTS: ARTICLES 29

CERTICELY SERVICE

(STRUCTURE

OF THE GOVERNING BODY), 30

(SUBJECTIVE

CONDITIONS), 31 (REMUNERATION AND

DURATION OF POSITION), 32 (DUTIES OF

DIRECTORS), 33 (POSTS ON THE BOARD OF

DIRECTORS), 34 (CONVENING THE BOARD

OF DIRECTORS), 35 (OUORUM OF BOARD

MEETINGS. REPRESENTATION), 38

(MINUTES AND CERTIFICATES), 39

(DELEGATION OF FACULTIES), 40

(COMMITTEES OF THE BOARD OF

DIRECTORS), 41 (MANAGEMENT

FACULTIES)

AND THE ADDITION OF ARTICLES 40 BIS (FUNCTIONS OF THE AUDIT COMMITTEE) Y 40 TER (FUNCTIONS OF THE

Management Abstain

Against

	APPOINTMENTS AND/OR REMUNERATION COMMITTEE) IN CONNECTION WITH THE BOARD OF DIRECTORS AND ITS COMMITTEES AMENDMENTS TO ARTICLES 7, 8, 11, 12, 13, 14, 15, 17, 21, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 38, 39, 40, 41, 47 AND 52 OF THE ARTICLES OF ASSOCIATION AND THE ADDITION OF NEW ARTICLES 40 BIS AND 40 TER OF THE ARTICLES OF ASSOCIATION, IN ORDER TO CONFORM TO LAW 31/2014 AMENDING THE CAPITAL COMPANIES ACT		
7.3	IN	Management Abstain	Against
	CONNECTION WITH MATTERS OF CORPORATE GOVERNANCE AND TO MAKE TECHNICAL AND DRAFTING IMPROVEMENTS: ARTICLE 47 (APPROVAL AND FILING OF THE ANNUAL ACCOUNTS) TO INCLUDE THE POSSIBILITY OF DIVIDEND		
	PAYMENTS IN KIND AMENDMENTS TO ARTICLES 7, 8, 11, 12, 13, 14, 15, 17, 21, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 38, 39, 40, 41, 47 AND 52 OF THE ARTICLES OF ASSOCIATION AND THE ADDITION OF NEW ARTICLES 40 BIS AND 40 TER OF THE ARTICLES OF ASSOCIATION, IN ORDER TO CONFORM TO LAW 31/2014 AMENDING THE CAPITAL COMPANIES ACT IN		
7.4	CONNECTION WITH MATTERS OF CORPORATE GOVERNANCE AND TO MAKE TECHNICAL AND DRAFTING IMPROVEMENTS: ARTICLE 52 (ISSUE OF DEBENTURES AND OTHER MARKETABLE SECURITIES) AND ARTICLES 7 (REPRESENTATION OF THE SHARES) AND 8 (REGIME OF THE SHARES) FOR TECHNICAL REASONS	Management Abstain	Against
8	AMENDMENT OF ARTICLES 1 (OBJECTIVE), 5 (POWERS OF THE SHAREHOLDERS' MEETING), 7 (CONVENING OF THE GENERAL MEETING OF SHAREHOLDERS), 8 (ANNOUNCEMENT OF THE CONVENING OF THE GENERAL MEETING OF SHAREHOLDERS), 9 (INFORMATION AVAILABLE TO ALL SHAREHOLDERS), 10 (INFORMATION REQUESTED BY THE SHAREHOLDER), 11 (ACCREDITATION OF	Management For	For

STATUS AS SHAREHOLDER), 13 (ACCREDITATION OF IDENTITY AND OF THE AUTHENTICITY OF THE COMMUNICATION CORRESPONDENCE BY EMAIL OR OTHER REMOTE MEANS), 14 (INDIRECT SHAREHOLDERS), 17 (PUBLIC **SOLICITATION** OF PROXIES), 18 (VENUE OF THE SHAREHOLDERS' MEETING), 19 (QUORUM OF THE SHAREHOLDERS' MEETING), 27 (MEANS OF ADOPTING RESOLUTIONS), 29 (MINUTES AND CERTIFICATES) AND 31 (ELECTRONIC SHAREHOLDER FORUM) IN THE SHAREHOLDERS' MEETING REGULATION, AND INSERTION OF A NEW ARTICLE 24 BIS (INFORMATION ON CORPORATE GOVERNANCE) IN THE SHAREHOLDERS' MEETING REGULATION ORDER TO CONFORM TO THE ARTICLES OF ASSOCIATION AS AMENDED UNDER ITEM 7 ABOVE, TO LAW 31/2014 AND THE NEW CORPORATE GOVERNANCE CODE FOR LISTED COMPANIES INFORMATION ON THE AMENDMENTS INTRODUCED IN THE BOARD OF 9 **Management For** For **DIRECTORS** REGULATION REMUNERATION POLICY. 2014 ANNUAL 10 Management For For REPORT ON DIRECTOR REMUNERATION EXAMINATION AND APPROVAL, IF 11 APPROPRIATE, OF THE SUSTAINABILITY Management For For **REPORT FOR 2014** AUTHORISATION TO CALL, IF APPROPRIATE, EXTRAORDINARY GENERAL MEETINGS OF THE COMPANY BY GIVING NOTICE AT 12 Management Against Against LEAST 15 DAYS IN ADVANCE, IN ACCORDANCE WITH ARTICLE 515 OF THE CAPITAL **COMPANIES ACT** DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ELABORATE UPON, 13 INTERPRET, RECTIFY AND EXECUTE THE Management For For RESOLUTIONS ADOPTED BY THE GENERAL **MEETING** HAWAIIAN ELECTRIC INDUSTRIES, INC. Security 419870100 Meeting Type Special Ticker Symbol Meeting Date HE 10-Jun-2015

ISIN	US4198701009		Agenda	934164170 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 3, 2014 (THE "MERGER AGREEMENT"), BY	Ž		S
1.	AND AMONG NEXTERA ENERGY, INC., NEE ACQUISITION SUB I, LLC, NEE ACQUISITION SUB II, INC. AND HAWAIIAN ELECTRIC INDUSTRIES, INC.("HEI")	Managem N	ent For	For
	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION TO BE PAID TO	)		
2.	HEI'S NAMED EXECUTIVE OFFICERS THAT IS	Managem	nentFor	For
	BASED ON OR OTHERWISE RELATES TO THE MERGER AGREEMENT TO ADJOURN THE SPECIAL MEETING OF HEI			
3.	SHAREHOLDERS, IF NECESSARY, IN THE VIEW OF THE HEI BOARD OF DIRECTORS, TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT	Managem	nent For	For
A2A SI	PA, BRESCIA			0-1
Security	y T0579B105		Meeting Type	Ordinary General Meeting
Ticker	Symbol		Meeting Date	11-Jun-2015
ISIN	IT0001233417		Agenda	706160037 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
СММТ	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 12 JUN 2015. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED	Non-Voti	ng	
1.1	THANK YOU. APPOINTMENT OF ONE MEMBER OF THE BOARD OF DIRECTORS PURSUANT TO ARTICLE 18, PAR. 2, OF THE CORPORATE BY-LAWS	Managem	nent For	For

1.2	APPOINTMENT OF TWO MEMBERS OF THE BOARD OF DIRECTORS PURSUANT TO ARTICLE 18, PAR. 1, SECOND SECTION, OF THE CORPORATE BY-LAWS APPROVAL OF THE FINANCIAL	Management For	For
2.1	STATEMENTS AT 31 DECEMBER 2014; REPORTS OF THE BOARD OF DIRECTORS, THE BOARD OF STATUTORY AUDITORS AND THE INDEPENDENT AUDITORS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AT 21 DECEMBER 2014	Management For	For
2.2	STATEMENTS AT 31 DECEMBER 2014 ALLOCATION OF NET PROFIT FOR THE YEAR AND DIVIDEND DISTRIBUTION COMPENS A TION DEPORT. DESCRIPTION	Management For	For
3	COMPENSATION REPORT: RESOLUTION PURSUANT TO ARTICLE 123-TER, PARAGRAPH 6 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998, AS SUBSEQUENTLY AMENDED AND	Management For	For
4	SUPPLEMENTED AUTHORIZATION FOR THE PURCHASE, PLEDGING, AND/OR SALE OF TREASURY SHARES, SUBJECT TO REVOCATION OF THE PREVIOUS AUTHORIZATION APPROVED BY THE SHAREHOLDERS' MEETING HELD ON	Management Abstain	Against
5	JUNE 2014 CONFERRAL OF THE MANDATE FOR THE LEGAL AUDIT OF THE ACCOUNTS FOR THE YEARS FROM 2016 TO 2024	Management For	For
6	AMENDMENT OF THE RULES FOR THE SHAREHOLDERS' MEETING TO THE TRADITIONAL ADMINISTRATION AND CONTROL SYSTEM	Management Abstain	Against
СММТ	13 MAY 2015: PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLIC-KING ON THE URL LINK: https://materials.proxyvote.com/Approved/99999 Z/19840101-/NPS_248130.PDF	Non-Voting	
СММТ	13 MAY 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ITALIAN AGE- NDA URL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

	Edgar Filing: GABELLI GLOBAL UTIL	ITY	& INCOM	E TRUST - Form	N-PX
Securit	ONAL INTERSTATE CORPORATION ty 63654U100 Symbol NATL			Meeting Type Meeting Date	Annual 11-Jun-2015
ISIN	US63654U1007			Agenda	934207324 - Management
Item	Proposal	Pro by	posed	Vote	For/Against Management
1A.	ELECTION OF CLASS I DIRECTOR: JOSEPH E. (JEFF) CONSOLINO		Managem	nent For	For
1B.	ELECTION OF CLASS I DIRECTOR: GARY J. GRUBER		Managem	nentFor	For
1C.	ELECTION OF CLASS I DIRECTOR: DONALD D. LARSON	)	Managem	nent For	For
1D.	ELECTION OF CLASS I DIRECTOR: DAVID W. MICHELSON		Managem	nentFor	For
1E.	ELECTION OF CLASS I DIRECTOR: NORMAN L. ROSENTHAL	1	Managem	nent For	For
1F.	ELECTION OF CLASS I DIRECTOR: DONALD W. SCHWEGMAN	)	Managem	nent For	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2015.		Managem	nent For	For
3.	SAY ON PAY - ADVISORY APPROVAL OF COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.		Managem	nentFor	For
Securit	FONICA, S.A.			Meeting Type Meeting Date	Annual 11-Jun-2015
ISIN	US8793822086			Agenda	934239333 - Management
Item	Proposal	Proj	posed	Vote	For/Against Management
1.	APPROVAL OF THE ANNUAL ACCOUNTS AND OF THE MANAGEMENT REPORT OF BOTH TELEFONICA, S.A. AND OF ITS CONSOLIDATED GROUP OF COMPANIES, FOR FISCAL YEAR 2014.		Managem	ent For	For
2.	APPROVAL OF THE PROPOSED ALLOCATION OF THE PROFITS/LOSSES OF TELEFONICA, S.A. FOR FISCAL YEAR 2014.		Managem	ent For	For
3.	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS OF TELEFONICA,		Managem	nent For	For

Management For

S.A., DURING FISCAL YEAR 2014.

4.

For

5.	RE-ELECTION OF THE AUDITOR FOR FISCAL YEAR 2015. APPROVAL OF THE REDUCTION IN SHARE CAPITAL BY MEANS OF THE CANCELLATION OF SHARES OF THE COMPANY'S OWN STOCK, EXCLUDING THE RIGHT OF CREDITORS TO OBJECT AND AMENDING ARTICLE 6 OF THE BY-LAWS REGARDING SHARE CAPITAL. SHAREHOLDER COMPENSATION BY	Management Abstain	Against
6.	MEANS OF A SCRIP DIVIDEND. APPROVAL OF AN INCREASE IN SHARE CAPITAL BY SUCH AMOUNT AS MAY BE DETERMINED PURSUANT TO THE TERMS AND CONDITIONS OF THE RESOLUTION, THROUGH THE ISSUANCE OF NEW ORDINARY SHARES HAVING A PAR VALUE OF ONE EURO EACH, WITH NO SHARE PREMIUM, OF THE SAME CLASS AND SERIES AS THOSE THAT ARE CURRENTLY OUTSTANDING, WITH A CHARGE TO RESERVES. OFFER TO THE SHAREHOLDERS TO PURCHASE THEIR FREE-OF-CHARGE ALLOTMENT RIGHTS AT A GUARANTEED PRICE. EXPRESS (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL)	Management Abstain	Against
7A.	AMENDMENT OF THE ARTICLES OF THE BY- LAWS RELATING TO THE GENERAL SHAREHOLDERS' MEETINGS AND THE POWERS AND DUTIES THEREOF: ARTICLES 15 (POWERS OF THE SHAREHOLDERS ACTING AT A GENERAL SHAREHOLDERS' MEETING), 16 (ORDINARY AND EXTRAORDINARY GENERAL SHAREHOLDERS' MEETINGS), 17 (CALL TO THE GENERAL SHAREHOLDERS' MEETING), 19 (RIGHT TO ATTEND) AND 22 (SHAREHOLDERS' RIGHT TO RECEIVE INFORMATION).	Management Abstain	Against
7B.	AMENDMENT OF THE ARTICLE 35 OF THE BY-LAWS IN RELATION TO DIRECTOR'S	Management Abstain	Against
7C.	COMPENSATION. AMENDMENT OF THE ARTICLES OF THE BY- LAWS REGARDING THE ORGANIZATION OF	Management Abstain	Against

THE BOARD OF DIRECTORS AND THE **EXECUTIVE AND ADVISORY BODIES** THEREOF: ARTICLES 29 (COMPOSITION **AND** APPOINTMENT OF THE BOARD OF DIRECTORS), 33 (CONFLICT OF INTEREST OF THE DIRECTORS), 37 (POWERS OF THE BOARD OF DIRECTORS), 39 (AUDIT AND **CONTROL COMMITTEE) AND 40** (NOMINATING, COMPENSATION AND CORPORATE GOVERNANCE COMMITTEE). AMENDMENT OF THE FOLLOWING ARTICLES OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING TO CONFORM THEM TO THE AMENDMENT OF THE COMPANIES ACT BY LAW 31/2014 OF **DECEMBER 3 TO IMPROVE CORPORATE** GOVERNANCE, AND TO INTRODUCE OTHER TECHNICAL AND TEXT ORGANIZATION IMPROVEMENTS: AMENDMENT OF THE Management Abstain Against ARTICLES 5 (POWERS OF THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS' MEETING), 7 (POWER AND OBLIGATION TO CALL TO MEETING), 8 (PUBLICATION AND NOTICE OF CALL TO MEETING), 9 (INFORMATION AVAILABLE THE ... (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL) DELEGATION TO THE BOARD OF DIRECTORS, WITH EXPRESS POWERS OF SUBSTITUTION, FOR A PERIOD OF FIVE YEARS, OF THE POWER TO INCREASE THE SHARE CAPITAL PURSUANT TO THE PROVISIONS OF SECTION 297.1.B) OF THE Management Against Against COMPANIES ACT, AND DELEGATION OF THE POWER TO EXCLUDE THE PREEMPTIVE RIGHT OF THE SHAREHOLDERS AS PROVIDED IN SECTION 506 OF THE COMPANIES ACT. DELEGATION OF POWERS TO FORMALIZE, INTERPRET, REMEDY AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE Management For For SHAREHOLDERS AT THE GENERAL SHAREHOLDERS' MEETING. CONSULTATIVE VOTE ON THE 2014 **ANNUAL** Management For For REPORT ON DIRECTORS' COMPENSATION.

8.

9.

10.

11.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Securit Ticker	sy 37953P202 Symbol		Meeting Type Meeting Date	MIX 16-Jun-2015
ISIN	US37953P2020		Agenda	706204904 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
O.1	RATIFYING THE BOARD OF DIRECTORS' REPORT REGARDING THE COMPANY'S ACTIVITIES FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014	Managen	nent No Action	-
O.2	RATIFYING THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014	Managen	nent No Action	
O.3	RATIFYING THE AUDITOR'S REPORT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014	Managen	nent No Action	
O.4	APPROVING THE APPOINTMENT OF THE COMPANY'S AUDITOR AND DETERMINING HIS FEES FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015	Managen	nent No Action	
O.5	RATIFYING THE CHANGES THAT HAVE BEEN MADE TO THE BOARD OF DIRECTORS TO DATE	Managen	nent No Action	
O.6	RELEASING THE LIABILITY OF THE CHAIRMAN & THE BOARD MEMBERS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014 AND REAPPOINTING THE BOARD OF DIRECTORS FOR THREE YEARS	Managen	nent No Action	
O.7	DETERMINING THE REMUNERATION AND ALLOWANCES OF BOARD MEMBERS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015	Managen	nent No Action	
O.8	AUTHORIZING THE BOARD OF DIRECTORS TO DONATE DURING THE FISCAL YEAR ENDING DECEMBER 31, 2015	Managen	nent No Action	
0.9	APPROVING THE YEARLY DISCLOSURE REPORT REGARDING THE CORRECTIVE ACTIONS FOR IMPROVING THE FINANCIAL INDICATORS OF THE COMPANY AND TO RECOUP LOSSES	Managen	nent No Action	
O.10	APPROVING THE PROPOSED MUTUAL SERVICES AGREEMENT WITH VIMPELCOM LTD IN ORDER TO ACHIEVE EFFICIENCIES AND MANAGE COSTS	Managen	nent No Action	
0.11	APPROVE THE REVERSAL AND WRITE-OFF OF MANAGEMENT FEES DUE FROM THE SUBSIDIARIES IN PAKISTAN AND BANGLADESH	Managen	nent No Action	

E.1 E.2	CONSIDERING THE CONTINUATION OF THE ACTIVITY OF THE COMPANY THOUGH THE COMPANY'S LOSSES EXCEEDED 50% OF ITS SHARE CAPITAL CONSIDERING AMENDING ARTICLE (4) OF	,	Management No Action  Management No Action	
WEAT	THE STATUTES OF THE COMPANY HERFORD INTERNATIONAL PLC		C	
Securit	•		Meeting Type	Annual
	Symbol WFT		Meeting Date	16-Jun-2015 934225752 -
ISIN	IE00BLNN3691		Agenda	Management
Item	Proposal	Proj by	posed Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MOHAMED A. AWAD		ManagementFor	For
1B.	ELECTION OF DIRECTOR: DAVID J. BUTTERS		ManagementFor	For
1C.	ELECTION OF DIRECTOR: DR. BERNARD J. DUROC-DANNER		ManagementFor	For
1D.	ELECTION OF DIRECTOR: JOHN D. GASS		Management For	For
1E.	ELECTION OF DIRECTOR: SIR EMYR JONES PARRY		ManagementFor	For
1F.	ELECTION OF DIRECTOR: FRANCIS S. KALMAN		Management For	For
1G.	ELECTION OF DIRECTOR: WILLIAM E. MACAULAY		ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT K. MOSES, JR.		Management For	For
1I.	ELECTION OF DIRECTOR: DR. GUILLERMO ORTIZ		Management For	For
1J.	ELECTION OF DIRECTOR: ROBERT A. RAYNE		ManagementFor	For
	TO RATIFY THE APPOINTMENT OF KPMG LLP		J	
2.	AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM AND AUDITOR FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2015 AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY, ACTING THROUGH THE AUDIT COMMITTEE, TO DETERMINE THE AUDITOR'S REMUNERATION.	7	ManagementFor	For
3.	TO ADOPT AN ADVISORY RESOLUTION APPROVING THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS. TO APPROVE AN AMENDMENT TO		Management For	For
4.	WEATHERFORD'S 2010 OMNIBUS INCENTIVE PLAN.		Management For	For
5.	I LAIN.		Management For	For

TO AUTHORIZE HOLDING THE 2016 ANNUAL GENERAL MEETING AT A LOCATION OUTSIDE OF IRELAND AS CURRENTLY REQUIRED UNDER IRISH LAW.

RESONA HOLDINGS, INC.

RESU	NA HOLDINGS, INC.				A 1
Securit	y J6448E106			Meeting Type	Annual General Meeting
Ticker	Symbol			Meeting Date	19-Jun-2015
ISIN	JP3500610005			Agenda	706227091 - Management
Item	Proposal	Propo by	osed	Vote	For/Against Management
	Please reference meeting materials.	N	Non-Votin	g	
1	Lump-Sum Advanced Repayment of the Early Strengthening Act Preferred Shares	N	Manageme	entFor	For
2	Amend Articles to: Adopt Reduction of Liability System for Non-Executive Directors, Eliminate the Articles Related to Class 3 Preferred Shares	N	Manageme	entFor	For
3.1	Appoint a Director Higashi, Kazuhiro	N	Manageme	ent For	For
3.2	Appoint a Director Kan, Tetsuya		Manageme		For
3.3	Appoint a Director Furukawa, Yuji	N	Manageme	entFor	For
3.4	Appoint a Director Isono, Kaoru		Manageme		For
3.5	Appoint a Director Osono, Emi		Manageme		For
3.6	Appoint a Director Arima, Toshio		Manageme		For
3.7	Appoint a Director Sanuki, Yoko		Manageme		For
3.8	Appoint a Director Urano, Mitsudo		Manageme		For
3.9	Appoint a Director Matsui, Tadamitsu		Manageme		For
3.10	Appoint a Director Sato, Hidehiko	N	Manageme	ent For	For
	ELCOM LTD.				_
Securit	•			Meeting Type	Consent
Ticker	Symbol VIP			Meeting Date	19-Jun-2015
ISIN	US92719A1060			Agenda	934238064 - Management
Item	Proposal	Propo	osed	Vote	For/Against
	TO APPOINT MIKHAIL FRIDMAN AS A	by			Management
1.	DIRECTOR.	N	Manageme	entFor	
2.	TO APPOINT GENNADY GAZIN AS A DIRECTOR.	N	Manageme	ent For	
3.	TO APPOINT ANDREI GUSEV AS A DIRECTOR.	N	Manageme	entFor	
4.	TO APPOINT GUNNAR HOLT AS A DIRECTOR.	N	Manageme	ent For	
5.	TO APPOINT SIR JULIAN HORN-SMITH AS A DIRECTOR.	` N	Manageme	ent For	
6. 7.	TO APPOINT NILS KATLA AS A DIRECTOR.		Manageme Manageme		

TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. TO APPOINT MORTEN KARLSEN SORBY AS 8. **Management For** DIRECTOR. TO APPOINT TROND WESTLIE AS A 9. **Management For** DIRECTOR. TO RE-APPOINT **PRICEWATERHOUSECOOPERS** ACCOUNTANTS NV AS AUDITOR OF THE COMPANY FOR A TERM EXPIRING AT THE 10. CONCLUSION OF THE 2016 ANNUAL **Management For** For GENERAL MEETING OF THE COMPANY AND TO AUTHORIZE THE SUPERVISORY BOARD TO DETERMINE ITS REMUNERATION. PETROCHINA COMPANY LIMITED 71646E100 Meeting Type Security Annual Ticker Symbol **PTR** Meeting Date 23-Jun-2015 934207627 -ISIN US71646E1001 Agenda Management **Proposed** For/Against Item Proposal Vote Management by TO CONSIDER AND APPROVE THE REPORT 1. OF THE BOARD OF DIRECTORS OF THE **Management For** For COMPANY FOR THE YEAR 2014. TO CONSIDER AND APPROVE THE REPORT 2. OF THE SUPERVISORY COMMITTEE OF THE Management For For COMPANY FOR THE YEAR 2014. TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE 3. **Management For** For **COMPANY** FOR THE YEAR 2014. TO CONSIDER AND APPROVE THE DECLARATION AND PAYMENT OF THE **FINAL** 4. DIVIDEND FOR THE YEAR ENDED 31 Management For For DECEMBER 2014 IN THE AMOUNT AND IN THE MANNER RECOMMENDED BY THE BOARD OF DIRECTORS. TO CONSIDER AND APPROVE THE AUTHORISATION OF THE BOARD OF DIRECTORS TO DETERMINE THE 5. **Management For** For DISTRIBUTION OF INTERIM DIVIDENDS **FOR** THE YEAR 2015. 6. TO CONSIDER AND APPROVE THE Management For For APPOINTMENT OF KPMG HUAZHEN AND

KPMG, AS THE DOMESTIC AND INTERNATIONAL AUDITORS OF THE

	23ga: 1 milg: 37 (2222) 32027 (2012			
	COMPANY, RESPECTIVELY, FOR THE YEAR 2015 AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THEIR			
7.	REMUNERATION. TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHAO ZHENGZHANG AS DIRECTOR OF THE COMPANY. TO CONSIDER AND APPROVE, BY WAY OF	Managei	ment For	For
8.	SPECIAL RESOLUTION, TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO SEPARATELY OR CONCURRENTLY ISSUE, ALLOT AND DEAL WITH ADDITIONAL DOMESTIC SHARES AND	Managei	ment Abstain	Against
	OVERSEAS LISTED FOREIGN SHARES IN THE COMPANY NOT EXCEEDING 20% OF EACH OF ITS EXISTING DOMESTIC SHARES AND OVERSEAS LISTED FOREIGN SHARES OF THE COMPANY IN ISSUE.			
	TO CONSIDER AND APPROVE, BY WAY OF SPECIAL RESOLUTION, TO UNCONDITIONALLY GRANT A GENERAL MANDATE TO DETERMINE AND HANDLE THE			
9.	ISSUE OF DEBT FINANCING INSTRUMENTS OF THE COMPANY WITH THE OUTSTANDING BALANCE AMOUNT OF UP TO RMB150	Manager	ment Abstain	Against
	BILLION, UPON SUCH TERMS AND CONDITIONS TO BE DETERMINED BY THE BOARD OF DIRECTORS.			
10.	TO CONSIDER AND APPROVE THE ELECTION OF MR. WANG YILIN AS DIRECTOR OF THE COMPANY.	Manager	ment For	For
SONY	CORPORATION			
Security			Meeting Type Meeting Date	Annual 23-Jun-2015
ISIN	US8356993076		Agenda	934234155 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1.	TO AMEND A PART OF THE ARTICLES OF INCORPORATION.	Manager	ment For	For
2.	DIRECTOR	Manager	nent	
	1 KAZUO HIRAI	_	For	For
	2 KENICHIRO YOSHIDA		For	For
	3 KANEMITSU ANRAKU		For	For
	4 OSAMU NAGAYAMA		For	For
	5 TAKAAKI NIMURA		For	For
	6 EIKOH HARADA		For	For

	Edgar Filing: GABELLI GLOBAL UTIL	ITY & INCOME TRUST - For	m N-PX
	7 JOICHI ITO	For	For
	8 TIM SCHAAFF	For	For
	9 KAZUO MATSUNAGA	For	For
	10 KOICHI MIYATA	For	For
	11 JOHN V. ROOS	For	For
	12 ERIKO SAKURAI	For	For
	TO ISSUE STOCK ACQUISITION RIGHTS FOR		101
3.	THE PURPOSE OF GRANTING STOCK OPTIONS.	Management For	For
YAKI	JLT HONSHA CO.,LTD.		
			Annual
Securit	ty J95468120	Meeting Type	General Meeting
Ticker	Symbol	Meeting Date	24-Jun-2015 706234197 -
ISIN	JP3931600005	Agenda	Management
			Management
Item	Proposal	Proposed Vote	For/Against Management
	Amend Articles to: Expand Business Lines, Adopt		C
1	Reduction of Liability System for Non-Executive Directors and Corporate Auditors, Approve Minor	Management For	For
0.1	Revisions		
2.1	Appoint a Director Hori, Sumiya	Management For	For
2.2	Appoint a Director Negishi, Takashige	Management For	For
2.3	Appoint a Director Kawabata, Yoshihiro	ManagementFor	For
2.4	Appoint a Director Narita, Hiroshi	ManagementFor	For
2.5	Appoint a Director Shiino, Kenichi	ManagementFor	For
2.6	Appoint a Director Ito, Masanori	Management For	For
2.7	Appoint a Director Richard Hall	Management For	For
2.8	Appoint a Director Yasuda, Ryuji	Management For	For
2.9	Appoint a Director Fukuoka, Masayuki	ManagementFor	For
2.10	Appoint a Director Christian Neu	Management For	For
2.11	Appoint a Director Bertrand Austruy	Management For	For
2.12	Appoint a Director Matsuzono, Takashi	Management For	For
2.13	Appoint a Director Wakabayashi, Hiroshi	Management For	For
2.14	Appoint a Director Ishikawa, Fumiyasu	<b>Management For</b>	For
2.15	Appoint a Director Maeda, Norihito	Management For	For
<b>ELEC</b>	TRIC POWER DEVELOPMENT CO.,LTD.		
			Annual
Securit	ty J12915104	Meeting Type	General Meeting
Ticker	Symbol	Meeting Date	25-Jun-2015 706216656 -
ISIN	JP3551200003	Agenda	Management
Item	Proposal	Proposed by Vote	For/Against Management
	Please reference meeting materials.	Non-Voting	<i>5</i>
1	Approve Appropriation of Surplus	Management For	For
2.1	Appoint a Director Maeda, Yasuo	Management For	For
<b>~.</b> 1	Appoint a Director Maeda, Tabao	management of	1 01

2.2	Appoint a Director Kitamura, Masayoshi	Management For	For
2.3	Appoint a Director Watanabe, Toshifumi	<b>Management For</b>	For
2.4	Appoint a Director Murayama, Hitoshi	<b>Management For</b>	For
2.5	Appoint a Director Uchiyama, Masato	<b>Management For</b>	For
2.6	Appoint a Director Nagashima, Junji	<b>Management For</b>	For
2.7	Appoint a Director Fukuda, Naori	<b>Management For</b>	For
2.8	Appoint a Director Eto, Shuji	<b>Management For</b>	For
2.9	Appoint a Director Nakamura, Itaru	<b>Management For</b>	For
2.10	Appoint a Director Onoi, Yoshiki	<b>Management For</b>	For
2.11	Appoint a Director Urashima, Akihito	<b>Management For</b>	For
2.12	Appoint a Director Kajitani, Go	<b>Management For</b>	For
2.13	Appoint a Director Fujii, Mariko	<b>Management For</b>	For
3.1	Appoint a Corporate Auditor Otsuka, Mutsutake	<b>Management For</b>	For
3.2	Appoint a Corporate Auditor Nakanishi, Kiyoshi	Management For	For
CHUB	U ELECTRIC POWER COMPANY INCORPORATI	ED	

Security	J06510101	Meeting Type	Annual General Meeting
Ticker Symbol		Meeting Date	25-Jun-2015
ISIN	JP3526600006	Agenda	706227243 - Management

Item	Proposal	Proposed	Vote	For/Against
	Places reference meeting meterials	by Non V	latina	Management
1	Please reference meeting materials.	Non-V	-	For
1	Approve Appropriation of Surplus	_	gement For	
2.1	Appoint a Director Iwata, Yoshifumi	_	gement For	For
2.2	Appoint a Director Ono, Tomohiko	_	gement For	For
2.3	Appoint a Director Katsuno, Satoru	_	gement For	For
2.4	Appoint a Director Katsumata, Hideko		gement For	For
2.5	Appoint a Director Kurata, Chiyoji	_	gementFor	For
2.6	Appoint a Director Sakaguchi, Masatoshi	_	gementFor	For
2.7	Appoint a Director Shimizu, Shigenobu	Manag	gementFor	For
2.8	Appoint a Director Ban, Kozo	Manag	gement For	For
2.9	Appoint a Director Masuda, Yoshinori	Manag	gement For	For
2.10	Appoint a Director Matsuura, Masanori	Manag	gement For	For
2.11	Appoint a Director Matsubara, Kazuhiro	Manag	gement For	For
2.12	Appoint a Director Mizuno, Akihisa	Manag	gement For	For
3.1	Appoint a Corporate Auditor Ogawa, Hideki	Manag	gementFor	For
3.2	Appoint a Corporate Auditor Hamaguchi, Michinari	Manag	gementFor	For
4	Shareholder Proposal: Amend Articles of Incorporation (1)	Shareh	nolder No Action	
5	Shareholder Proposal: Amend Articles of Incorporation (2)	Shareh	nolder No Action	
6	Shareholder Proposal: Amend Articles of Incorporation (3)	Shareh	nolder No Action	
7	Shareholder Proposal: Amend Articles of Incorporation (4)	Shareh	nolder No Action	
8	Shareholder Proposal: Amend Articles of Incorporation (5)	Shareh	nolder No Action	

9	Shareholder Proposal: Amend Articles of	Shareholder No Action
9	Incorporation (6)	Shareholder No Action
10	Shareholder Proposal: Amend Articles of	Shareholder No Action
10	Incorporation (1)	Shareholder No Action
11	Shareholder Proposal: Amend Articles of	Shareholder No Action
11	Incorporation (2)	Shareholder No Action
TOTIOI	ZII EI ECTRIC DOWER COMPANY INCORDORATE	

#### TOHOKU ELECTRIC POWER COMPANY, INCORPORATED

Security	J85108108		Meeting Type	Annual General Meeting
Ticker Symbol ISIN	JP3605400005		Meeting Date Agenda	25-Jun-2015 706227255 - Management
Itama Duanasa	.1	Proposed	Vota	For/Against

Item	Proposal	Proposed by	Vote	For/Against Management
	Please reference meeting materials.	Non-Votin	g	
1	Approve Appropriation of Surplus	Manageme	ent For	For
	Amend Articles to: Adopt Reduction of Liability			
2	System for Non-Executive Directors and	Manageme	ent For	For
	Corporate Auditors			
3.1	Appoint a Director Kaiwa, Makoto	Manageme	ent For	For
3.2	Appoint a Director Harada, Hiroya	Manageme	ent For	For
3.3	Appoint a Director Sakamoto, Mitsuhiro	Manageme	ent For	For
3.4	Appoint a Director Watanabe, Takao	Manageme	ent For	For
3.5	Appoint a Director Okanobu, Shinichi	Manageme	ent For	For
3.6	Appoint a Director Sasagawa, Toshiro	Manageme	ent For	For
3.7	Appoint a Director Sakuma, Naokatsu	Manageme	ent For	For
3.8	Appoint a Director Hasegawa, Noboru	Manageme	ent For	For
3.9	Appoint a Director Yamamoto, Shunji	Manageme	ent For	For
3.10	Appoint a Director Ishimori, Ryoichi	Manageme	ent For	For
3.11	Appoint a Director Tanae, Hiroshi	Manageme	ent For	For
3.12	Appoint a Director Miura, Naoto	Manageme	ent For	For
3.13	Appoint a Director Nakano, Haruyuki	Manageme	ent For	For
3.14	Appoint a Director Masuko, Jiro	Manageme	ent For	For
3.15	Appoint a Director Sasaki, Takashi	Manageme	ent For	For
3.16	Appoint a Director Seino, Satoshi	Manageme	ent For	For
4.1	Appoint a Corporate Auditor Suzuki, Toshihito	Manageme	ent For	For
4.2	Appoint a Corporate Auditor Kato, Koki	Manageme	ent For	For
4.3	Appoint a Corporate Auditor Fujiwara, Sakuya	Manageme	ent For	For
4.4	Appoint a Corporate Auditor Uno, Ikuo	Manageme	ent For	For
4.5	Appoint a Corporate Auditor Baba, Chiharu	Manageme	ent For	For
5	Shareholder Proposal: Amend Articles of	Charahalda	er No Action	
3	Incorporation (1)	Shareholde	no Action	
6	Shareholder Proposal: Amend Articles of	Charahalda	er No Action	
U	Incorporation (2)	Shareholde	no Action	
7	Shareholder Proposal: Amend Articles of	Chamabalda	m No Astion	
/	Incorporation (3)	Shareholde	er No Action	
8	Shareholder Proposal: Amend Articles of	Charabalda	er No Action	
o	Incorporation (4)	Shareholde	a ino Action	
THE	THEORIE ECTRIC DOWER COMPANY INCO	ODDOD ATED		

THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED

Security	y J07098106			Meeting Type	Annual General Meeting
Ticker S	Symbol JP3522200009			Meeting Date Agenda	25-Jun-2015 706232561 -
Item	Dwamacal	Propo	sed	Vote	Management For/Against
пеш	Proposal	by		Vote	Management
	Please reference meeting materials.	N	Non-Votin	ıg	
1	Approve Appropriation of Surplus	N	<b>A</b> anageme	entFor	For
2.1	Appoint a Director Iwasaki, Akimasa		/Ianageme		For
2.2	Appoint a Director Ogawa, Moriyoshi		/Ianageme		For
2.3	Appoint a Director Karita, Tomohide		<b>A</b> anageme		For
2.4	Appoint a Director Sakotani, Akira	N	/Ianageme	ent For	For
2.5	Appoint a Director Shimizu, Mareshige		<b>A</b> anageme		For
2.6	Appoint a Director Segawa, Hiroshi	N	/Ianageme	ent For	For
2.7	Appoint a Director Tamura, Hiroaki	N	/Ianageme	ent For	For
2.8	Appoint a Director Nobusue, Kazuyuki	N	/Ianageme	ent For	For
2.9	Appoint a Director Hirano, Masaki	N	/Ianageme	ent For	For
2.10	Appoint a Director Furubayashi, Yukio	N	<b>A</b> anageme	ent For	For
2.11	Appoint a Director Matsuoka, Hideo	N	<b>A</b> anageme	ent For	For
2.12	Appoint a Director Matsumura, Hideo	N	/Ianageme	ent For	For
2.13	Appoint a Director Morimae, Shigehiko	N	/Ianageme	ent For	For
2.14	Appoint a Director Yamashita, Takashi	N	/Ianageme	ent For	For
2.15	Appoint a Director Watanabe, Nobuo	N	/Ianageme	ent For	For
3	Appoint a Corporate Auditor Inoue, Kazuo	N	/Ianageme	entFor	For
4	Shareholder Proposal: Amend Articles of	c	المام طمسطا	er No Action	
4	Incorporation (1)	3	marenoiue	er No Action	
5	Shareholder Proposal: Amend Articles of	c	المام طمسطا	on No Astion	
5	Incorporation (2)	3	marenoiue	er No Action	
6	Shareholder Proposal: Amend Articles of	C	المام مام ما	an Na Aatian	
6	Incorporation (3)	2	narenoide	er No Action	
7	Shareholder Proposal: Amend Articles of	C	11 1 1 .1	NT. A .4	
7	Incorporation (4)	3	narenoide	er No Action	
0	Shareholder Proposal: Amend Articles of	C	11 1 1 .1	NT. A .4	
8	Incorporation (5)	2	narenoia	er No Action	
HOKU	RIKU ELECTRIC POWER COMPANY				
Security	y J22050108			Meeting Type	Annual General
•					Meeting
	Symbol			Meeting Date	25-Jun-2015 706232573 -
ISIN	JP3845400005			Agenda	Management
Item	Proposal	Propo	sed	Vote	For/Against
	Dlagga reference meeting meterials	by N	Von-Votin	ug.	Management
1	Please reference meeting materials.			-	For
1 2	Approve Appropriation of Surplus Amend Articles to: Allow Disclosure of		Aanageme Aanageme		For For
<i>L</i>	Shareholders Meeting Materials on the Internet,	IN	ranagenit	AIICI OI	1'01
	Shareholders wiceting waterials on the intellect,				

	Adopt Reduction of Liability System for Non- Executive Directors and Corporate Auditors		
3.1	Executive Directors and Corporate Auditors Appoint a Director Akamaru, Junichi	Management For	For
3.1	Appoint a Director Akamaru, Junichi Appoint a Director Ishiguro, Nobuhiko	Management For	For
3.3	Appoint a Director Isinguro, Nobuliko Appoint a Director Ojima, Shiro	Management For	For
3.4	Appoint a Director Ginna, Sinto Appoint a Director Kanai, Yutaka	Management For	For
3.5	Appoint a Director Kanar, Tutaka Appoint a Director Kawada, Tatsuo	Management For	For
3.6	Appoint a Director Kawada, Taisuo Appoint a Director Kyuwa, Susumu	Management For	For
3.7	Appoint a Director Ryuwa, Susumu Appoint a Director Takagi, Shigeo	Management For	For
3.8	Appoint a Director Takagi, Singeo  Appoint a Director Takabayashi, Yukihiro	Management For	For
3.9	Appoint a Director Takabayasin, Tukhino Appoint a Director Nishino, Akizumi	Management For	For
3.10	**	<u> </u>	For
3.10	Appoint a Director Hasegawa, Toshiyuki	Management For	For
3.11	Appoint a Director Horita, Masayuki	Management For	
3.12	Appoint a Director Miyama, Akira	Management For	For For
	Appoint a Director Yano, Shigeru	Management For	
4.1 4.2	Appoint a Corporate Auditor Akiba, Etsuko	Management For	For
4.2	Appoint a Corporate Auditor Hoseleye	Management For	For
4.3	Appoint a Corporate Auditor Hosokawa, Toshihiko	Management For	For
5	Shareholder Proposal: Amend Articles of	Shareholder No Action	
	Incorporation (1) Shareholder Proposal: Amend Articles of		
6	Incorporation (2)	Shareholder No Action	
7	Shareholder Proposal: Amend Articles of	Shareholder No Action	
	Incorporation (3)		
8	Shareholder Proposal: Amend Articles of Incorporation (4)	Shareholder No Action	
	Shareholder Proposal: Amend Articles of		
9	Incorporation (5)	Shareholder No Action	
10	Shareholder Proposal: Amend Articles of	Shareholder No Action	
10	Incorporation (6)		
11	Shareholder Proposal: Amend Articles of	Shareholder No Action	
	Incorporation (7)		
12	Shareholder Proposal: Amend Articles of	Shareholder No Action	
	Incorporation (8)		
13	Shareholder Proposal: Amend Articles of	Shareholder No Action	
	Incorporation (9)		
SHIKC	OKU ELECTRIC POWER COMPANY,INCORPOR	RATED	
Securit	у J72079106	Meeting Type	Annual General
Securit	<i>512013100</i>	Meeting Type	Meeting
Ticker	Symbol	Meeting Date	25-Jun-2015
ISIN	JP3350800003	Agenda	706232600 -
		<u> </u>	Management
Itarra	Dromocol	Proposed	For/Against
Item	Proposal	by Vote	Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2	Amend Articles to: Adopt Reduction of Liability	ManagementFor	For
	C		

System for Outside Directors and Outside

	Corporate Auditors		
3.1	Appoint a Director Arai, Hiroshi	Management For	For
3.2	Appoint a Director Ihara, Michiyo	Management For	For
3.3	Appoint a Director Kakinoki, Kazutaka	Management For	For
3.4	Appoint a Director Saeki, Hayato	Management For	For
3.5	Appoint a Director Suezawa, Hitoshi	Management For	For
3.6	Appoint a Director Takesaki, Katsuhiko	Management For	For
3.7	Appoint a Director Tasaka, Seiichiro	Management For	For
3.8	Appoint a Director Tamagawa, Koichi	Management For	For
3.9	Appoint a Director Chiba, Akira	ManagementFor	For
3.10	Appoint a Director Nagai, Keisuke	Management For	For
3.11	Appoint a Director Harada, Masahito	Management For	For
3.12	Appoint a Director Mizobuchi, Toshihiro	Management For	For
3.13	Appoint a Director Miyauchi, Yoshinori	Management For	For
3.14	Appoint a Director Yokoi, Ikuo	Management For	For
4	Appoint a Corporate Auditor Takeuchi, Katsuyuki	Management For	For
5	Shareholder Proposal: Amend Articles of Incorporation (1)	Shareholder No Action	
6	Shareholder Proposal: Amend Articles of Incorporation (2)	Shareholder No Action	
7	Shareholder Proposal: Approve Appropriation of Surplus	Shareholder No Action	
VVIIC	HILELECTRIC DOWER COMPANY INCORPORAT	ED	

#### KYUSHU ELECTRIC POWER COMPANY, INCORPORATED

Security	J38468104	Meeting Type	Annual General Meeting
Ticker Symbol		Meeting Date	25-Jun-2015
ISIN	JP3246400000	Agenda	706232612 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	Please reference meeting materials.	Non-Vot	ing	
1.1	Appoint a Director Nuki, Masayoshi	Managen	nent For	For
1.2	Appoint a Director Uriu, Michiaki	Managen	nent For	For
1.3	Appoint a Director Yoshizako, Toru	Managen	nentFor	For
1.4	Appoint a Director Sato, Naofumi	Managen	nent For	For
1.5	Appoint a Director Aramaki, Tomoyuki	Managen	nent For	For
1.6	Appoint a Director Izaki, Kazuhiro	Managen	nent For	For
1.7	Appoint a Director Yamamoto, Haruyoshi	Managen	nent For	For
1.8	Appoint a Director Yakushinji, Hideomi	Managen	nent For	For
1.9	Appoint a Director Sasaki, Yuzo	Managen	nent For	For
1.10	Appoint a Director Nakamura, Akira	Managen	nent For	For
1.11	Appoint a Director Watanabe, Yoshiro	Managen	nent For	For
1.12	Appoint a Director Nagao, Narumi	Managen	nent For	For
1.13	Appoint a Director Watanabe, Akiyoshi	Managen	nent For	For
1.14	Appoint a Director Kikukawa, Ritsuko	Managen	nent For	For
2.1	Appoint a Corporate Auditor Osa, Nobuya	Managen	nent For	For
2.2	Appoint a Corporate Auditor Otagaki, Tatsuo	Managen	nent For	For
3	Appoint a Substitute Corporate Auditor Yamade, Kazuyuki	Managen	nentFor	For

4	Shareholder Proposal: Remove a Director Uriu, Michiaki	Shareh	older Against	For
5	Shareholder Proposal: Amend Articles of Incorporation (1) (Require Additional Articles of Establishing Investigation Committee for Nuclear Accident Evacuation)	Shareh	older Against	For
6	Shareholder Proposal: Amend Articles of Incorporation (2) (Require Additional Articles of Establishing Investigation Committee for the Accident at the Fukushima Nuclear Power Station)	Shareh	older Against	For
7	Shareholder Proposal: Amend Articles of Incorporation (3) (Require Additional Articles of Establishing Investigation Committee for the promoting Cost of Nuclear Power Generation)	Shareh	older Against	For
8	Shareholder Proposal: Amend Articles of Incorporation (4) (Require Additional Articles wit regards to Reserving a fund for Nuclear Disaster Compensation)	h Shareh	older Against	For
9	Shareholder Proposal: Amend Articles of Incorporation (5) (Require Additional Articles wit regards to not to Resume Nuclear Power Station unless the Company's Opinion for Predictabilities of Volcanic Eruption or Earthquake is Posted on the Scholarly Journal)		older Against	For
10	Shareholder Proposal: Amend Articles of Incorporation (6) (Require Additional Articles of Establishing Committee for Decommissioning of Nuclear Reactor)		older Against	For
HOKK	AIDO ELECTRIC POWER COMPANY,INCORPO	ORATED		A
Securit	y J21378104		Meeting Type	Annual General Meeting
Ticker	Symbol		Meeting Date	25-Jun-2015
ISIN	JP3850200001		Agenda	706232624 - Management
Item	Proposal	Proposed by	Vote	For/Against Management
1.1	Please reference meeting materials.  Appoint a Director Ommura, Hiroyuki	Non-Vo Manago	ement For	For
1.2 1.3	Appoint a Director Sakai, Ichiro Appoint a Director Sakai, Osamu	-	ement For ement For	For For
1.3	Appoint a Director Sasaki, Osamu Appoint a Director Sasaki, Ryoko	-	ementFor	For
1.4	Appoint a Director Sasaki, Kyoko Appoint a Director Sato, Yoshitaka	•	ementFor	For
1.6	Appoint a Director Sano, Toshitaka  Appoint a Director Soma, Michihiro	-	ement For	For
1.7	Appoint a Director Togashi, Taiji	-	ement For	For
1.8	Appoint a Director Hayashi, Hiroyuki	-	ement For	For
1.9	Appoint a Director Fujii, Yutaka	-	ement For	For
1.10	Appoint a Director Furugoori, Hiroaki	•	ement For	For
1.11	Appoint a Director Mayumi, Akihiko	Manage	ement For	For

	23ga: 1 milg. G/ (2222) (2 3 1 2			
1.12	Appoint a Director Mori, Masahiro		agement For	For
2	Appoint a Corporate Auditor Shimomura, Yukihire	o Mana	igement For	For
3	Shareholder Proposal: Amend Articles of Incorporation (1)	Share	cholder No Action	
4	Shareholder Proposal: Amend Articles of Incorporation (2)	Share	eholder No Action	
5	Shareholder Proposal: Amend Articles of Incorporation (3)	Share	eholder No Action	
6	Shareholder Proposal: Amend Articles of Incorporation (4)	Share	eholder No Action	
7	Shareholder Proposal: Amend Articles of Incorporation (5)	Share	cholder No Action	
8	Shareholder Proposal: Amend Articles of Incorporation (6)	Share	cholder No Action	
DATA	NG INTERNATIONAL POWER GENERATION (	CO LTD, B	EIJ	
Securit			Meeting Type	Annual General
	Symbol		Meeting Date	Meeting 25-Jun-2015
			_	706236040 -
ISIN	CNE1000002Z3		Agenda	Management
		Proposed		For/Against
Item	Proposal	by	Vote	Management
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 482206 DUE			
	TO			
	RECEIPT OF A-DDITIONAL RESOLUTION.			
CMMT	ALL VOTES RECEIVED ON THE PREVIOUS	Non-	Voting	
	MEETING WILL BE DISRE-GARDED AND			
	YOU			
	WILL NEED TO REINSTRUCT ON THIS			
	MEETING NOTICE. THANK YOU. PLEASE NOTE IN THE HONG KONG			
	MARKET			
CMMT	Γ THAT A VOTE OF "ABSTAIN" WILL BE	Non-	Voting	
	TREATED T-HE SAME AS A "TAKE NO			
	ACTION" VOTE			
	PLEASE NOTE THAT THE COMPANY NOTICE			
	AND PROXY FORM ARE AVAILABLE BY			
	CLICKING O-N THE URL LINKS:			
CMMT	http://www.hkexnews.hk/listedco/listconews/sehk/2015/0507/LTN-20150507662.pdf AND	Non-	Voting	
	http://www.hkexnews.hk/listedco/listconews/sehk/2015/0603/-LTN20150603857.pdf AND	1		
	http://www.hkexnews.hk/listedco/listconews/sehk/	1		
1	2015/06-03/LTN20150603916.pdf TO CONSIDER AND APPROVE THE "REPORT	- Mone	ugament For	For
1	OF THE BOARD OF DIRECTORS (THE	мійпа	igement For	ΓUI

	Edgar Filling. GABELLI GLOBAL OTILITY	& INCOME TRUST - FUITI	IN-FA	
	"BOARD") FOR THE YEAR 2014" (INCLUDING INDEPENDENT DIRECTORS' REPORT ON			
	WORK)			
	TO CONSIDER AND APPROVE THE "REPORT			
2	OF THE SUPERVISORY COMMITTEE FOR	ManagementFor	For	
	THE YEAR 2014"			
	TO CONSIDER AND APPROVE THE			
3	"PROPOSAL OF FINAL ACCOUNTS FOR THE	Management For	For	
	YEAR 2014"			
	TO CONSIDER AND APPROVE THE "PROFIT			
4	DISTRIBUTION PROPOSAL FOR THE YEAR	Management For	For	
	2014"			
	TO CONSIDER AND APPROVE THE			
_	"RESOLUTION ON THE APPOINTMENT OF		T.	
5	RUIHUA CHINA CPAS (SPECIAL ORDINARY	Management For	For	
	PARTNERSHIP) AND RSM NELSON			
	WHEELER" TO CONSIDER AND APPROVE THE			
	"RESOLUTION ON THE CHANGE OF			
	SHAREHOLDERS' REPRESENTATIVE			
	SUPERVISOR": TO APPROVE THE			
6.1	APPOINTMENT OF MR. LIU CHUANDONG	Management For	For	
	AS			
	THE SHAREHOLDERS' REPRESENTATIVE			
	SUPERVISOR			
	TO CONSIDER AND APPROVE THE			
	"RESOLUTION ON THE CHANGE OF			
	SHAREHOLDERS' REPRESENTATIVE			
6.2	SUPERVISOR": TO APPROVE THE	Management For	For	
	CESSATION OF MR. LI BAOQING AS THE			
	SHAREHOLDERS' REPRESENTATIVE			
	SUPERVISOR			
	TO CONSIDER AND APPROVE THE			
7	"RESOLUTION ON THE PROVISION OF GUARANTEE FOR THE FINANCIAL LEASING	ManagamantEau	F	
7	OF DATANG INNER MONGOLIA DUOLUN	Management For	For	
	COAL CHEMICAL COMPANY LIMITED"			
	TO CONSIDER AND APPROVE THE			
	"PROPOSAL ON PROPOSING TO THE			
	GENERAL MEETING TO GRANT A			
8	MANDATE	Management Abstain	Against	
	TO THE BOARD TO DETERMINE THE			
	ISSUANCE OF NEW SHARES OF NOT MORE			
	THAN 20% OF EACH CLASS OF SHARES"			
THE K	ANSAI ELECTRIC POWER COMPANY,INCORPOR	ATED		
_			Annual	
Securit	y J30169106	Meeting Type	General	
m: 1	0 1 1	34 5	Meeting	
	Symbol IP3228600007	Meeting Date	25-Jun-2015	
ISIN	JP3228600007	Agenda		

706237864 -Management

Item	Proposal	Propos by	ed	Vote	For/Against Management
	Please reference meeting materials.	No	on-Voting		
1	Approve Reduction of Retained Earnings Reserve	M	anagement	For	For
2.1	Appoint a Director Mori, Shosuke	M	anagement	For	For
2.2	Appoint a Director Yagi, Makoto	M	anagement	For	For
2.3	Appoint a Director Ikoma, Masao	M	anagement	For	For
2.4	Appoint a Director Toyomatsu, Hideki	M	anagement	For	For
2.5	Appoint a Director Kagawa, Jiro	M	anagement	For	For
2.6	Appoint a Director Iwane, Shigeki	M	anagement	For	For
2.7	Appoint a Director Doi, Yoshihiro	M	anagement	For	For
2.8	Appoint a Director Iwatani, Masahiro	M	anagement	For	For
2.9	Appoint a Director Yashima, Yasuhiro	M	anagement	For	For
2.10	Appoint a Director Sugimoto, Yasushi	M	anagement	For	For
2.11	Appoint a Director Katsuda, Hironori	M	anagement	For	For
2.12	Appoint a Director Yukawa, Hidehiko		anagement		For
2.13	Appoint a Director Shirai, Ryohei		anagement		For
2.14	Appoint a Director Inoue, Noriyuki		anagement		For
2.15	Appoint a Director Okihara, Takamune		anagement		For
2.16	Appoint a Director Kobayashi, Tetsuya		anagement		For
3.1	Appoint a Corporate Auditor Kanno, Sakae		anagement		For
3.2	Appoint a Corporate Auditor Tamura, Yasunari		anagement		For
3.3	Appoint a Corporate Auditor Izumi, Masahiro		anagement		For
3.4	Appoint a Corporate Auditor Dohi, Takaharu		anagement		For
3.5	Appoint a Corporate Auditor Morishita, Yoichi		anagement		For
3.6	Appoint a Corporate Auditor Makimura, Hisako		anagement		For
3.7	Appoint a Corporate Auditor Toichi, Tsutomu		anagement		For
4	Shareholder Proposal: Amend Articles of				
4	Incorporation (1)	Sn	narenoider	No Action	
5	Shareholder Proposal: Amend Articles of Incorporation (2)	Sh	nareholder	No Action	
6	Shareholder Proposal: Amend Articles of Incorporation (3)	Sh	nareholder	No Action	
7	Shareholder Proposal: Amend Articles of Incorporation (4)	Sh	nareholder	No Action	
8	Shareholder Proposal: Amend Articles of Incorporation (5)	Sh	nareholder	No Action	
9	Shareholder Proposal: Amend Articles of Incorporation (6)	Sh	nareholder	No Action	
10	Shareholder Proposal: Remove a Director Yagi, Makoto	Sh	nareholder	No Action	
11	Shareholder Proposal: Amend Articles of Incorporation (1)	Sh	nareholder	No Action	
12	Shareholder Proposal: Amend Articles of Incorporation (2)	Sh	nareholder	No Action	
13	Shareholder Proposal: Amend Articles of Incorporation (3)	Sh	nareholder	No Action	

14	Shareholder Proposal: Amend Articles of Incorporation (4)	Shareholder No Action	n
15	Shareholder Proposal: Amend Articles of Incorporation (5)	Shareholder No Action	n
16	Shareholder Proposal: Amend Articles of Incorporation (1)	Shareholder No Action	n
17	Shareholder Proposal: Amend Articles of Incorporation (2)	Shareholder No Action	n
18	Shareholder Proposal: Amend Articles of Incorporation (3)	Shareholder No Action	n
19	Shareholder Proposal: Amend Articles of Incorporation (4)	Shareholder No Action	n
20	Shareholder Proposal: Amend Articles of Incorporation (1)	Shareholder No Action	n
21	Shareholder Proposal: Amend Articles of Incorporation (2)	Shareholder No Action	n
22	Shareholder Proposal: Amend Articles of Incorporation (3)	Shareholder No Action	n
23	Shareholder Proposal: Amend Articles of Incorporation (4)	Shareholder No Action	n
24	Shareholder Proposal: Appoint a Director Kawai, Hiroyuki	Shareholder No Action	n
25	Shareholder Proposal: Amend Articles of Incorporation	Shareholder No Action	n
I IRFR'	TY GLOBAL PLC.		
		Maating Ty	rpe Annual
Security Ticker	y G5480U104 Symbol LBTYA	Meeting Ty Meeting Da	25-Jun-2015
ISIN	GB00B8W67662	Agenda	934219331 - Management
Item	Proposal	Proposed Vote	For/Against
100111	•	by	Management
1.	TO ELECT MICHAEL T. FRIES AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2018.	Management For	For
2.	TO ELECT PAUL A. GOULD AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2018.	Management For	For
3.	TO ELECT JOHN C. MALONE AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2018.	Management For	For
4.	11ELD IN 2010.	ManagementFor	For

	3 3		
	TO ELECT LARRY E. ROMRELL AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2018. TO APPROVE ON AN ADVISORY BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION		
5.	OF THE DIRECTORS' COMPENSATION POLICY FOR THE YEAR ENDED DECEMBER 31, 2014, CONTAINED IN APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH	ManagementFor	For
	REQUIREMENTS APPLICABLE TO U.K. COMPANIES). TO RATIFY THE APPOINTMENT OF KPMG LLP		
6.	(U.S.) AS LIBERTY GLOBAL'S INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBER 31, 2015.	Γ Management For	For
7.	TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT	<b>Management For</b>	For
	WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL). TO AUTHORIZE THE AUDIT COMMITTEE OF	7	
8.	LIBERTY GLOBAL'S BOARD OF DIRECTORS TO DETERMINE THE U.K. STATUTORY AUDITOR'S COMPENSATION.	ManagementFor	For
	NENG POWER INTERNATIONAL, INC.		
Securi Ticker	ty 443304100 Symbol HNP	Meeting Type Meeting Date	Annual 25-Jun-2015
ISIN	US4433041005	Agenda	934252381 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	TO CONSIDER AND APPROVE THE WORKING REPORT FROM THE BOARD OF DIRECTORS OF THE COMPANY FOR 2014 TO CONSIDER AND APPROVE THE	ManagementFor	For
2	WORKING REPORT FROM THE SUPERVISORY COMMITTEE OF THE COMPANY FOR 2014	ManagementFor	For
3	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY	D Management For	For

	FOR 2014				
	TO CONSIDER AND APPROVE THE PROFIT				
4	DISTRIBUTION PLAN OF THE COMPANY	Management For	For		
•	FOR	Walingerient of	101		
	2014				
	TO CONSIDER AND APPROVE THE				
5	PROPOSAL REGARDING THE APPOINTMENT	Management For	For		
	OF THE COMPANY'S AUDITORS FOR 2015				
	TO CONSIDER AND APPROVE THE				
6	PROPOSAL REGARDING THE ISSUE OF	Management For	For		
Ü	SHORT-TERM DEBENTURES OF THE	Walingerient of	101		
	COMPANY				
	TO CONSIDER AND APPROVE THE				
7	PROPOSAL REGARDING THE ISSUE OF	Management For	For		
	SUPER SHORT-TERM DEBENTURES				
	TO CONSIDER AND APPROVE THE				
8	PROPOSAL REGARDING THE MANDATE TO	Management For	For		
Ü	ISSUE DEBT FINANCING INSTRUMENTS (BY	111111111111111111111111111111111111111	1 01		
	WAY OF NON-PUBLIC PLACEMENT)				
	TO CONSIDER AND APPROVE THE				
0	PROPOSAL REGARDING THE MANDATE TO		For		
9	ISSUE DEBT FINANCING INSTRUMENTS IN	Management For			
	OR OUTSIDE THE PEOPLE'S REPUBLIC OF				
	CHINA TO CONSUME AND ADDROVE THE				
	TO CONSIDER AND APPROVE THE				
	PROPOSAL REGARDING THE GRANTING OF				
10	THE GENERAL MANDATE TO THE BOARD	ManagamantEau	E		
10	OF	Management For	For		
	DIRECTORS TO ISSUE DOMESTIC SHARES AND/OR OVERSEAS LISTED FOREIGN				
	SHARES				
	TO ELECT MR. ZHU YOUSENG AS THE NON-				
	EXECUTIVE DIRECTOR OF THE EIGHTH		For		
11A	SESSION OF THE BOARD OF DIRECTORS OF	Management For			
	THE COMPANY				
	TO ELECT MR. GENG JIANXIN AS THE				
	INDEPENDENT NON-EXECUTIVE DIRECTOR				
11B	OF THE EIGHTH SESSION OF THE BOARD OF	Management For	For		
	DIRECTORS OF THE COMPANY				
	TO ELECT MR. XIA QING AS THE				
	INDEPENDENT NON-EXECUTIVE DIRECTOR		_		
11C	OF THE EIGHTH SESSION OF THE BOARD OF	ManagementFor	For		
	DIRECTORS OF THE COMPANY				
12	TO CONSIDER AND APPROVE THE				
	PROPOSAL REGARDING THE AMENDMENTS	M	Е		
12	TO THE ARTICLES OF ASSOCIATION OF	Management For	For		
	HUANENG POWER INTERNATIONAL, INC.				
JSFC S	JSFC SISTEMA JSC, MOSCOW				
			Annual		
Securit	y 48122U204	Meeting Type	General		
			Meeting		

Ticker Symbol			Meeting Date		27-Jun-2015	
ISIN	US48122U2042		A	Agenda	706256763 - Management	
Item	Proposal	Propo by	osed	Vote	For/Against Management	
1	APPROVE THE MEETING PROCEDURES APPROVE THE ANNUAL REPORT, ANNUAL	•	Managemen	tFor	For	
2	ACCOUNTING REPORTS, INCLUDING THE PROFIT AND LOSS (FINANCIAL) ACCOUNTS OF THE COMPANY FOR 2014 DISTRIBUTION OF INCOME, APPROVAL OF THE AMOUNT OF THE DIVIDEND PAYOUT	N	Managemen	tFor	For	
	ON THE COMPANY'S SHARES, PROCEDURE AND					
	FORM OF PAYOUT AND THE DATE OF CLOSING THE LIST OF SHAREHOLDERS ENTITLED TO DIVIDENDS: 3.1. ALLOCATE RUB 4, 535, 500, 000.00 (FOUR BILLION FIVE HUNDRED THIRTY-FIVE MILLION FIVE HUNDRED THOUSAND ROUBLES) TO					
3	DIVIDENDS. 3.2. PAY 0.47 ROUBLES IN DIVIDEND PER EACH ORDINARY SHARE OF THE COMPANY BY TRANSFERRING CASH FUNDS TO THE SETTLEMENT (BANK) ACCOUNTS SPECIFIED BY THE COMPANY'S SHAREHOLDERS WITHIN THE TIMELINES SET BY THE APPLICABLE LEGISLATION.	Ŋ	Managemen	tFor	For	
	THE SOURCE OF DIVIDEND PAYMENTS SHALL BE THE RETAINED EARNINGS OF THE COMPANY OF THE PREVIOUS YEARS. 3.3. SET THE DATE ON WHICH THE PERSONS					
4.1	ENTITLED TO DIVIDENDS ARE TO BE DETERMINED: 16 JULY 2015 ELECTION OF THE MEMBER OF THE AUDIT COMMISSION: BUGORSKAYA, MARINA VLADIMIROVNA ELECTION OF THE MEMBER OF THE AUDIT	N	Managemen	tFor	For	
4.2	ELECTION OF THE MEMBER OF THE AUDIT COMMISSION: GURYEV, ALEXEY IGOREVICH	N	Managemen	tFor	For	
4.3	ELECTION OF THE MEMBER OF THE AUDIT COMMISSION: KUZNETSOVA, EKATERINA YURIEVNA	N	Managemen	tFor	For	
CMMT	15 JUN 2015: PLEASE NOTE CUMULATIVE VOTING APPLIES TO THIS RESOLUTION REGARDIN-G THE ELECTION OF DIRECTORS. OUT OF THE 13 DIRECTORS PRESENTED FOR ELECTION, Y-OU CAN	1	Non-Voting			

	VOTE FOR 13 DIRECTORS. THE LOCAL		
	AGENT IN THE MARKET WILL APPLY		
	CUMULAT-IVE VOTING EVENLY AMONG		
	ONLY DIRECTORS FOR WHOM YOU VOTE		
	"FOR". CUMULATIVE VOT-ES CANNOT BE		
	APPLIED UNEVENLY AMONG DIRECTORS		
	VIA PROXYEDGE. HOWEVER IF YOU WI-SH		
	TO DO SO, PLEASE CONTACT YOUR CLIENT		
	SERVICE REPRESENTATIVE. STANDING		
	INSTR-UCTIONS HAVE BEEN REMOVED		
	FOR		
	THIS MEETING. IF YOU HAVE FURTHER		
	QUESTIONS PLEA-SE CONTACT YOUR		
	CLIENT SERVICE REPRESENTATIVE.		
	ELECTION OF THE MEMBER OF THE BOARD		_
5.1	OF DIRECTORS: BOEV, SERGEY	Management For	For
	ELECTION OF THE MEMBER OF THE BOARD		_
5.2	OF DIRECTORS: DICKIE, BRIAN NORMAN	ManagementFor	For
<b>7</b> 0	ELECTION OF THE MEMBER OF THE BOARD		-
5.3	OF DIRECTORS: DUBOVSKOV, ANDREY	Management For	For
<i>5</i> 4	ELECTION OF THE MEMBER OF THE BOARD	M .F	Б
5.4	OF DIRECTORS: EVTUSHENKOV, VLADIMIR	Management For	For
5.5	ELECTION OF THE MEMBER OF THE BOARD	ManagamantEar	For
3.3	OF DIRECTORS: EVTUSHENKOV, FELIX	Management For	ror
5.6	ELECTION OF THE MEMBER OF THE BOARD	Management For	For
5.0	OF DIRECTORS: ZUBOV, DMITRY	Managementroi	1.01
	ELECTION OF THE MEMBER OF THE BOARD		
5.7	OF DIRECTORS: CLANWILLIAM, PATRICK	<b>Management For</b>	For
	JAMES		
5.8	ELECTION OF THE MEMBER OF THE BOARD	ManagementFor	For
2.0	OF DIRECTORS: KOCHARYAN, ROBERT	ivianagementi oi	101
	ELECTION OF THE MEMBER OF THE BOARD		_
5.9	OF DIRECTORS: KRECKE, JEAN PIERRE	ManagementFor	For
	JEANNOT		
<b>5.10</b>	ELECTION OF THE MEMBER OF THE BOARD	M	-
5.10	OF DIRECTORS: MANDELSON, PETER	Management For	For
	BENJAMIN ELECTION OF THE MEMBER OF THE BOARD		
5.11		ManagamantEar	E
3.11	OF DIRECTORS: MUNNINGS, ROGER LLEWELLYN	Management For	For
	ELECTION OF THE MEMBER OF THE BOARD		
5.12	OF DIRECTORS: SHAMOLIN, MIKHAIL	Management For	For
	ELECTION OF THE MEMBER OF THE BOARD		
5.13	OF DIRECTORS: IAKOBACHVILI, DAVID	<b>Management For</b>	For
	APPROVAL OF THE AUDITOR OF THE		
	COMPANY: APPROVE CJSC DELOITTE AND		
	TOUCHE CIS AS THE AUDITOR TO		
6.1	PERFORM	Management For	For
	THE AUDIT FOR 2015 IN COMPLIANCE WITH		
	THE RUSSIAN ACCOUNTING STANDARDS		
6.2		Management For	For
		-	

	2090 ·g. 0, 132221 02027 12 0 1 12				
	APPROVAL OF THE AUDITOR OF THE				
	COMPANY: APPROVE CJSC DELOITTE AND				
	TOUCHE CIS AS THE AUDITOR TO				
	PERFORM				
	THE AUDIT FOR 2015 IN COMPLIANCE WITH	I			
	THE INTERNATIONAL FINANCIAL				
	REPORTING STANDARDS				
	APPROVE THE NEW VERSION OF THE				
_	TERMS OF REFERENCE OF THE GENERAL	3.5			
7	MEETING OF SHAREHOLDERS OF SISTEMA	Manag	ement Abstain	Against	
	JOINT-STOCK FINANCIAL CORPORATION				
	APPROVE THE NEW VERSION OF THE				
	TERMS OF REFERENCE OF THE BOARD OF	3.5			
8	DIRECTORS OF SISTEMA JOINT-STOCK	Manag	ement Abstain	Against	
	FINANCIAL CORPORATION				
	APPROVE THE NEW VERSION OF THE				
0	POLICY ON REMUNERATION AND	3.5	_	_	
9	COMPENSATIONS FOR MEMBERS OF THE	Manag	ement For	For	
	BOARD OF DIRECTORS OF SISTEMA JSFC				
	DETERMINE THE FOLLOWING NUMBER OF				
4.0	THE MEMBERS OF THE BOARD OF	3.5	_	For	
10	DIRECTORS OF SISTEMA JSFC: 11 (ELEVEN)	Manag	ement For		
	PERSONS				
	15 JUN 2015: PLEASE NOTE THAT THIS IS A				
	REVISION DUE TO MODIFICATION OF THE				
	CO-MMENT. IF YOU HAVE ALREADY SENT				
C) () (T)	IN		.•		
CMMT	YOUR VOTES, PLEASE DO NOT VOTE	Non-V			
	AGAIN				
	UNLESS-YOU DECIDE TO AMEND YOUR				
	ORIGINAL INSTRUCTIONS. THANK YOU.				
ALGO	NQUIN POWER & UTILITIES CORP.				
Security	015857105		Meeting Type	Annual	
Ticker S			Meeting Date	30-Jun-2015	
			C	934244409 -	
ISIN	CA0158571053		Agenda	Management	
				C	
T4	Duran 1	Proposed	<b>17</b> - 4 -	For/Against	
Item	Proposal	by	Vote	Management	
	THE APPOINTMENT OF ERNST & YOUNG	-		_	
	LLP, CHARTERED ACCOUNTANTS, AS				
	AUDITORS OF THE CORPORATION AND				
01	AUTHORIZE THE DIRECTORS OF THE	Management For For		For	
	CORPORATION TO FIX THE				
	REMUNERATION				
	OF THE AUDITORS;				
02	DIRECTOR	Manag	ement		
	1 CHRISTOPHER BALL		For	For	
	2 CHRISTOPHER HUSKILSON		For	For	
	3 CHRISTOPHER JARRATT		For	For	
	4 KENNETH MOORE		For	For	

	5	IAN ROBERTSON	For	For
	6	MASHEED SAIDI	For	For
	7	DILEK SAMIL	For	For
	8	GEORGE STEEVES	For	For
	THE	ADVISORY RESOLUTION SET FORTH IN		
	SCH	EDULE "A" OF THE CIRCULAR TO		
03	ACC	EPT THE APPROACH TO EXECUTIVE	<b>Management For</b>	For
	COM	IPENSATION AS DISCLOSED IN THE		
	CIRC	CULAR.		

#### **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 Utility & Income Trust

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

Date 8/3/15

<sup>\*</sup>Print the name and title of each signing officer under his or her signature.