GABELLI EQUITY TRUST INC Form N-PX August 22, 2006

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-04700

THE GABELLI EQUITY TRUST INC.

(Exact name of registrant as specified in charter)

One Corporate Center RYE, NEW YORK 10580-1422

(Address of principal executive offices) (Zip code)

Bruce N. Alpert Gabelli Funds, LLC One Corporate Center RYE, NEW YORK 10580-1422

(Name and address of agent for service)

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

Date of fiscal year end: DECEMBER 31

Date of reporting period: JULY 1, 2005 - JUNE 30, 2006

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

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

PROXY VOTING RECORD FOR PERIOD JULY 1, 2005 TO JUNE 30, 2006

	INDUSTRIES INC. 884425 ISIN:	TII		SPECIAL
SEDOL:				
VOTE GR	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type		For
01	THE PROPOSAL TO APPROVE AND ADOPT THE AGREEME AND PLAN OF MERGER, DATED AS OF MARCH 8, 2005 AMONG THOMAS INDUSTRIES INC., GARDNER DENVER, INC. AND PT ACQUISITION CORPORATION PROVIDING FOR THE MERGER OF PT ACQUISITION WITH AND INT THOMAS, AND TO AUTHORIZE THE MERGER AND THE O TRANSACTIONS CONTEMPLATED BY THE MERGER AGREE	; ; ; o other	For	
	LETTE COMPANY 375766 ISIN:	G		SPECIAI
ISSUER: SEDOL:				SPECIAL
ISSUER: SEDOL: VOTE GR Proposa	ROUP: GLOBAL Proposal	G Proposal Type	Vote Cast	
ISSUER: SEDOL: VOTE GR	ROUP: GLOBAL	Proposal Type Management PROCTER	Cast 	
ISSUER: SEDOL: VOTE GR Proposa Number	ROUP: GLOBAL Proposal A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2005, AMONG P & GAMBLE, AQUARIUM ACQUISITION CORP., A WHOLL SUBSIDIARY OF PROCTER & GAMBLE, AND GILLETTE AND APPROVE THE MERGER CONTEMPLATED BY THE ME	Proposal Type Management PROCTER Y-OWNED RRGER Management T	Cast For	

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2005, AMONG THE PROCTER & GAMBLE COMPANY, AQUARIUM ACQUISITION CORP., A WHOLLY-OWNED SUBSIDIARY OF PROCTER & GAMBLE, AND THE GILLETTE COMPANY, AND APPROVE THE ISSUANCE OF PROCTER & GAMBLE COMMON STOCK IN THE MERGER.	Management	For	
02	A PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE ISSUANCE OF PROCTER & GAMBLE COMMON STOCK IN THE MERGER.	Management	For	

NEXTEL COMMUNICATIONS, INC.

ISSUER: 65332V

ISIN:
SEDOL:

VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, AS AMENDED.	Management	For	
02	APPROVAL OF ANY MOTION TO ADJOURN THE ANNUAL MEETING.	Management	For	
03	DIRECTOR	Management	For	
	TIMOTHY M. DONAHUE	Management	For	
	FRANK M DRENDEL	Management	For	
	WILLIAM E. KENNARD	Management	For	
04	APPOINTMENT OF DELOITTE & TOUCHE LLP AS NEXTEL S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2005.	Management	For	
05	APPROVAL OF THE NEXTEL COMMUNICATIONS, INC. AMENDED AND RESTATED INCENTIVE EQUITY PLAN.	Management	Against	

SPRINT CORPORATION S ANNUAL MISSUER: 852061 ISIN:
SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal Vote For Number Proposal Type Cast

01	TO INCREASE THE NUMBER O		Management	For	
02	IS NOT REQUIRED FOR THE NEXTEL OF NON-VOTING COM	TICLES OF INCORPORATION ON-VOTING COMMON STOCK IES PREFERRED STOCK AND THAT STOCKHOLDER APPROVAL ACQUISITION BY SPRINT MON STOCK OR THE NINTH	Management	For	
03		ROM A HOLDER OF THAT STOCK. EXTEL AMENDED AND RESTATED N	Management	For	
04		L SERIES 1 COMMON STOCK, AND THE NINTH SERIES	Management	For	
05		THE SPRINT ANNUAL MEETING.	Management	For	
06	DIRECTOR		Management	For	
		GORDON M. BETHUNE DR. E. LINN DRAPER, JR. JAMES H. HANCE, JR.	Management Management Management		
		DEBORAH A. HENRETTA	Management	For	
		IRVINE O. HOCKADAY, JR.	-		
		LINDA KOCH LORIMER	Management		
		GERALD L. STORCH	Management		
		WILLIAM H. SWANSON	Management	For	
07	TO RATIFY APPOINTMENT OF	KPMG LLP AS INDEPENDENT	Management	For	
08	AUDITORS OF SPRINT FOR 2 STOCKHOLDER PROPOSAL CON RETIREMENT BENEFITS.	005. CERNING SENIOR EXECUTIVE	Shareholder	Against	
	DUP PLC : 268694	ISIN:			ANNUAL I
VOTE GF	ROUP: GLOBAL				
Proposa	al		Proposal	Vote	For
Number	Proposal		Type	Cast	
01		REPORT AND THE FINANCIAL	Management	For	
02	TO DECLARE A FINAL DIVID	END.	Management	For	
03	TO APPROVE THE DIRECTORS	REMUNERATION REPORT.	Management	For	
04	DIRECTOR		Management	For	
		MR A M J I LEVY	Management	For	
		MR P A GEORGESCU	Management	For	
		MR M D STEWART	Management	For	

07	TO REAPPOINT THE AUDITOR.	Management	For
80	TO AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERAT	IOManagement	For
09	TO AUTHORIZE THE DIRECTORS TO ALLOT SHARES.	Management	For
10	TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION RIGHTS.	Management	Against
11	TO AUTHORIZE THE PURCHASE OF OWN SHARES.	Management	For
12	TO APPROVE NEW ARTICLES OF ASSOCIATION.	Management	For
13	TO AUTHORIZE THE SCRIP DIVIDEND SCHEME.	Management	For
14	TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI GROUP PLC.	Management	For
15	TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC LTD.	Management	For
16	TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI RECORDS LTD.	Management	For
17	TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC PUBLISHING LTD.	Management	For
18	TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY VIRGIN RECORDS LTD.	Management	For

IAC/INTERACTIVE CORP

ANNUAL M

ISSUER: 44919P ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number Proposal		Proposal Type		Fo
07	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE 2005 FISCAL YEAR.	Management	For	
06	TO APPROVE THE IAC/INTERACTIVECORP 2005 STOCK AND ANNUAL INCENTIVE PLAN.	Management	Against	
05	TO APPROVE AN AMENDMENT TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD DELETE THE PROVISION REGARDING REMOVAL OF DIRECTORS SO THAT THE IAC BYLAWS WOULD GOVERN DIRECTOR REMOVAL PROCEDURES.	Management	For	
04	TO APPROVE AN AMENDMENT TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD GENERALLY PROVIDE THAT NO IAC OFFICER OR DIRECTOR WHO IS ALSO AN EXPEDIA OFFICER OR DIRECTOR WILL BE LIABLE FOR BREACH OF FIDUCIARY DUTY BECAUSE SUCH INDIVIDUAL DIRECTS A CORPORATE OPPORTUNITY TO EXPEDIA INSTEAD OF IAC. **	Management	For	
03	TO APPROVE AMENDMENTS TO THE IAC CERTIFICATE OF INCORPORATION TO EFFECT A ONE-FOR-TWO REVERSE STOCK SPLIT OF IAC COMMON STOCK AND IAC CLASS B COMMON STOCK. **	Management	For	
02	TO APPROVE AMENDMENTS TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD EFFECT THE SPIN-OFF OF EXPEDIA, INC.	Management	For	
01	DIRECTOR	Management	For	

		DONALD R. KEOUGH* BRYAN LOURD* GEN H.N. SCHWARZKOPF* EDGAR BRONFMAN, JR. BARRY DILLER	Management Management Management Management Management	For For For For	
		VICTOR A. KAUFMAN MARIE-JOSEE KRAVIS STEVEN RATTNER ALAN G. SPOON DIANE VON FURSTENBERG	Management Management Management Management Management	For For For For	
	R INTERNATIONAL LIMITED P6065Y	ISIN:	KZL		ANNUAL M
VOTE GR	ROUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
02	COMPANY S INDEPENDENT REFIRM FOR 2005.	SOLOMON KERZNER BUTCH KERZNER PETER N. BUCKLEY HAMED KAZIM HOWARD S. MARKS ERIC B. SIEGEL STEPHEN M. ROSS HEINRICH VON RANTZAU ITTE & TOUCHE LLP AS THE EGISTERED PUBLIC ACCOUNTING COMPANY S 2005 INCENTIVE	Management	For For For For For For For	
	MEDIA, INC. 709668	ISIN:	PTON		ANNUAL M
VOTE GR	ROUP: GLOBAL				
Proposa: Number	al Proposal		Proposal Type	Vote Cast	For
	DIRECTOR	ROYCE YUDKOFF R. DOUGLAS GREENE DAVID B. NUSSBAUM	Management Management Management Management		

02	HARLAN A. LEVY ADRIAN KINGSHOTT APPROVE THE APPOINTMENT OF INDEPENDENT ACCOUNTANTS FOR FISCAL YEAR 2005.	Management Management Management		
	MANUFACTURING COMPANY	 MOD		ANNUAL
	: 607828 ISIN:	MOD 		ANNOAL
VOTE GI	ROUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Vote Cast	For
04	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS.	Management	For	
03	APPROVE THE COMPANY S AMENDED AND RESTATED ARTICLES OF INCORPORATION.	Management	For	
02	APPROVE THE AMENDED AND RESTATED 2000 STOCK INCENTIVE PLAN FOR NON-EMPLOYEE DIRECTORS.	Management	For	
01	DIRECTOR	Management	For	
	FRANK P. INCROPERA VINCENT L. MARTIN	Management Management	For For	
	MARSHA C. WILLIAMS	Management		
TRANSPI	RO, INC.	TPR		ANNUAL
	RO, INC. : 893885 ISIN:	TPR		ANNUAL
ISSUER: SEDOL:		TPR		ANNUAL
ISSUER SEDOL: VOTE GH	: 893885 ISIN: ROUP: GLOBAL al Proposal	Proposal Type	Vote Cast	ANNUAL :
ISSUER: SEDOL: VOTE GH	: 893885 ISIN: ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY	Proposal Type	Cast 	
ISSUER SEDOL: VOTE GH Proposa Number	: 893885 ISIN: ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE	Proposal Type	Cast 	
ISSUER SEDOL: VOTE GH Proposa Number 04	: 893885 ISIN: ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S	Proposal Type Management	Cast For	
ISSUER SEDOL: VOTE GH Proposa Number 04	: 893885 ISIN: ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN.	Proposal Type Management Management	Cast For For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Proposal Type Management Management Management	Cast For For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. DIRECTOR	Proposal Type Management Management Management Management	For For For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. DIRECTOR BARRY R. BANDUCCI WILLIAM J. ABRAHAM, JR. PHILIP WM. COLBURN	Proposal Type Management	For For For For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. DIRECTOR BARRY R. BANDUCCI WILLIAM J. ABRAHAM, JR. PHILIP WM. COLBURN CHARLES E. JOHNSON	Proposal Type Management	For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. DIRECTOR BARRY R. BANDUCCI WILLIAM J. ABRAHAM, JR. PHILIP WM. COLBURN CHARLES E. JOHNSON PAUL R. LEDERER	Proposal Type Management Management	For	
ISSUER SEDOL: VOTE GH Proposa Number 04	ROUP: GLOBAL al Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG TRANSPRO, MODINE MANUFACTURING COMPANY AND MODINE AFTERMARKET HOLDINGS, INC. APPROVAL OF THE TRANSPRO, INC. EQUITY INCENTIVE PLAN. APPOINTMENT OF BDO SEIDMAN, LLP AS TRANSPRO S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. DIRECTOR BARRY R. BANDUCCI WILLIAM J. ABRAHAM, JR. PHILIP WM. COLBURN CHARLES E. JOHNSON	Proposal Type Management	For	

06	F. ALAN SMITH APPROVAL OF THE INCREASE IN THE NUMBER OF AUTHORIZED	Management Management	For For	
	COMMON SHARES TO 47.5 MILLION.	riaria gemerie	101	
05	APPROVAL OF ANY MOTION TO ADJOURN THE ANNUAL MEETING.	Management	For	
	NE GROUP PLC	VOD		 ANNUAL M
	: 92857W ISIN:			ANNOAL F
VOTE G	ROUP: GLOBAL			
	al Proposal	Proposal Type	Cast	
01	TO RECEIVE THE REPORT OF THE DIRECTORS AND FINANCIAL STATEMENTS			
02	DIRECTOR	Management	For	
	LORD MACLAURIN PAUL HAZEN	Management Management	For For	
	ARUN SARIN	Management	For	
	SIR JULIAN HORN-SMITH	Management		
	PETER BAMFORD	Management		
	THOMAS GEITNER	Management	For	
	DR MICHAEL BOSKIN	Management	For	
	LORD BROERS	Management	For	
	JOHN BUCHANAN	Management		
	PENNY HUGHES	Management		
	PROF. JURGEN SCHREMPP	Management	For	
	LUC VANDEVELDE SIR JOHN BOND	Management		
	ANDREW HALFORD	Management Management	For For	
016	TO APPROVE A FINAL DIVIDEND OF 2.16P PER ORDINARY	Management		
017	SHARE	Managamant	For	
017	TO APPROVE THE REMUNERATION REPORT	Management	For	
018	TO APPOINT DELOITTE & TOUCHE LLP AS AUDITORS	Management	For	
019	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	Management	For	
020	TO AUTHORISE DONATIONS INDED THE DOLLTICAL DARTIES	Management	For	
	TO AUTHORISE DONATIONS UNDER THE POLITICAL PARTIES, ELECTIONS AND REFERENDUMS ACT 2000	Management	For	
021	TO RENEW AUTHORITY TO ALLOT SHARES UNDER ARTICLE 16.2 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	Against	
S22	TO RENEW AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS UNDER ARTICLE 16.3 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	
S23	TO AUTHORISE THE COMPANY S PURCHASE OF ITS OWN SHARES (SECTION 166, COMPANIES ACT 1985)	Management	For	
S24	TO APPROVE CHANGES TO THE COMPANY S MEMORANDUM AND ARTICLES OF ASSOCIATION	Management	For	
025	TO APPROVE THE VODAFONE GLOBAL INCENTIVE PLAN	Management	For	

	AN CORPORATION 888266	ISIN:	TTN		SPECIAL
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DATED AS OF JUNE 2, AMONG L-3 COMMUNICAT VI ACQUISITION CORP.	EEMENT AND PLAN OF MERGER, 2005, AS AMENDED, BY AND TIONS CORPORATION, SATURN . AND THE TITAN CORPORATION MERGER CONTEMPLATED THEREBY.	Management	For	
GTECH H	OLDINGS CORPORATION 400518	ISIN:	GTK		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	REGISTERED PUBLIC AC	PAGET L. ALVES RT HON SR J. HANLEY ANTHONY RUYS ST & YOUNG LLP, INDEPENDENT CCOUNTING FIRM, AS AUDITORS ENDING FEBRUARY 25, 2006.	Management Management Management Management Management	For For For For	
CUNO IN	CORPORATED				SPECIAL
ISSUER: SEDOL:	126583	ISIN:	5 5 5 5		
	OUP: GLOBAL		Proposal	Vote	For
Number	Proposal		Type	Cast	
01	PROPOSAL TO APPROVE PLAN OF MERGER, DATE	AND ADOPT THE AGREEMENT AND ED AS OF MAY 11, 2005, BY Y, CARRERA ACQUISITION CORPORATION	Management		
03	IN THEIR DISCRETION,	, THE PROXIES ARE AUTHORIZED ER MATTERS AS MAY PROPERLY	Management	For	

02 ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING. Management For

HIBERNIA CORPORATION HIB SPECIAL ISSUER: 428656 TSIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal TO APPROVE ADJOURNMENT OR POSTPONEMENT OF THE Management For SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES. TO APPROVE THE AGREEMENT AND PLAN OF MERGER, Management For DATED AS OF MARCH 6, 2005, BETWEEN CAPITAL ONE FINANCIAL CORPORATION AND HIBERNIA CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME, PURSUANT TO WHICH HIBERNIA WILL MERGE WITH AND INTO CAPITAL ONE. IVAX CORPORATION IVX ANNUAL M ISIN: ISSUER: 465823 SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Type Cast Management For
BETTY G. AMOS Management For
MARK ANDREWS Management For
JACK FISHMAN PH.D. Management For
NEIL FLANZRAICH Management For
PHILLIP FROST M.D. Management For
JANE HSIAO PH.D. Management For 01 DIRECTOR For For For RICHARD M. KRASNO PH.D. Management DAVID A. LIEBERMAN Management For RICHARD C. PFENNIGER JR Management For BERTRAM PITT M.D. Management Z.P. ZACHARIAH M.D. Management For For

ISIN:

NEIMAN MARCUS GROUP, INC.

ISSUER: 640204

SEDOL:

10

SPECIAL

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote	For
Number	Proposal	Туре	Cast	
02	ADJOURNMENT OF THE MEETING, IF NECESSARY OR APPROPRIAT TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIEN VOTES AT THE TIME OF THE MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER DESCRIBED IN PROPOSAL 1.	-	For	
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 1, 2005, AMONG THE COMPANY, NEWTON ACQUISITION, INC. AND NEWTON ACQUISITION MERGER SUB, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	

PTR SPECIAL

PETROCHINA COMPANY LIMITED ISSUER: 71646E ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	al Proposal	Proposal Type		For
03B	THAT THE PROPOSED ANNUAL LIMIT OF EACH OF THE CONTINUING CONNECTED TRANSACTIONS BE AND ARE HEREBY APPROVED	Management	For	*Managem
03A		Management	For	*Managem
02	THAT THE CONDITIONAL SALE AND PURCHASE AGREEMENT DATED 9 JUNE 2005 ENTERED INTO BETWEEN ZHONG YOU KAN TAN KAI FA AND THE COMPANY AND THE TRANSACTION CONTEMPLATED THEREBY BE AND ARE HEREBY APPROVED	_	For	*Managem
01	THAT THE CONDITIONAL CAPITAL CONTRIBUTION AGREEMENT DATED 9 JUNE 2005 ENTERED INTO BETWEEN CHINA NATIONAL OIL AND GAS EXPLORATION AND DEVELOPMENT CORPORATION, CENTRAL ASIA PETROLEUM COMPANY LIMITED, ZHONG YOU KAN TAN KAI FA COMPANY LIMITED AND THE COMPANY BE AND ARE HEREBY APPROVED	Management	For	*Managem
04		Management	For	*Managem

PRECISION CASTPARTS CORP.

ISIN: PCP ANNUAL M

SEDOL:					
VOTE G	ROUP: GLOBAL				
Propos Number	al Proposal		Proposal Type	Vote Cast	For
02	PROPOSAL TO RATIFY THE	E APPOINTMENT OF INDEPENDENT	Management	For	
01	DIRECTOR	DEAN T. DUCRAY DON R. GRABER BYRON O. POND, JR.	Management Management Management Management	For For For	
	NELSON, INC. : 640376	ISIN:	TNM		ANNUAL
VOTE G	ROUP: GLOBAL				
Propos Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	BROWNLEE O. CURREY, JR. W. LIPSCOMB DAVIS, JR.		For For For	
	M. SMUCKER COMPANY: 832696	ISIN:	SJMB		ANNUAL
VOTE G	ROUP: GLOBAL				
Propos Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	VINCENT C. BYRD R. DOUGLAS COWAN ELIZABETH VALK LONG	Management Management Management Management		
02	RATIFICATION OF APPOINT PUBLIC ACCOUNTING FIRM	NTMENT OF INDEPENDENT REGISTERED	Management	For	
03	APPROVAL OF ADJOURNMED ANNUAL MEETING, IF NEC SOLICITATION OF PROXI	M. NTS OR POSTPONEMENTS OF CESSARY, TO PERMIT FURTHER ES IF THERE ARE NOT SUFFICIENT THE ANNUAL MEETING TO APPROVE	Management	For	

THE ABOVE PROPOSALS.

	CINZ COMPANY 423074 ISIN:		HNZ		ANNUAL
VOTE GR	ROUP: GLOBAL				
Proposa			Proposal	Vote	For
Number	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		R. JOHNSON	Management	For	
	C	E. BUNCH	Management	For	
	М	C. CHOKSI	Management	For	
	L.S.	COLEMAN, JR.	Management	For	
	P	H. COORS	Management	For	
	E.I	. HOLIDAY	Management	For	
		C. KENDLE	Management	For	
	D	R. O'HARE	Management	For	
	L	C. SWANN	Management	For	
	T	J. USHER	Management	For	
02	RATIFICATION OF AUDITORS.		Management	For	
03	SHAREHOLDER PROPOSAL RECOMMENDING HIR: BANK TO EXPLORE THE SALE OF THE COMPAN		Shareholder	Against	
04	SHAREHOLDER PROPOSAL RECOMMENDING THAT OF DIRECTORS ADOPT A SIMPLE MAJORITY V EACH ISSUE SUBJECT TO SHAREHOLDER VOTE	THE BOARD OTE ON	Shareholder	Against	
	ELECTION OF DIRECTORS.	EACE I			
ISSUER:	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN:		CA		ANNUAL
ISSUER: SEDOL: VOTE GR	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN:		CA	Vote Cast	
ISSUER: SEDOL: VOTE GR	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Proposal		CA Proposal Type	Vote Cast	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Proposal		CA	Vote	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Proposal DIRECTOR		CA Proposal Type	Vote Cast	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Proposal DIRECTOR KENI		Proposal Type	Vote Cast For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Proposal DIRECTOR KENI ALFONS GARY	JETH D. CRON SE M. D'AMATO J. FERNANDES	Proposal Type Management Management Management Management Management	Vote Cast For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Al Proposal DIRECTOR KENI ALFONS GARY ROBERS	JETH D. CRON SE M. D'AMATO J. FERNANDES S. E. LA BLANC	Proposal Type Management Management Management Management Management Management	Vote Cast For For For For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Al Proposal DIRECTOR KENN ALFONS GARY ROBERS JASSOCIATES INTERNATIONAL, I 204912 ISIN:	JETH D. CRON SE M. D'AMATO J. FERNANDES S. E. LA BLANC W. LORSCH	Proposal Type Management Management Management Management Management	Vote Cast For For For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL Al Proposal DIRECTOR KENN ALFONS GARY ROBERS JASSOCIATES INTERNATIONAL, I 204912 ISIN:	JETH D. CRON SE M. D'AMATO J. FERNANDES S. E. LA BLANC	Proposal Type Management	Vote Cast For For For For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: CROUP: GLOBAL All Proposal DIRECTOR KENN ALFON: GARY ROBER: JA: WILLIAM LEWIS	JETH D. CRON SE M. D'AMATO J. FERNANDES E. LA BLANC W. LORSCH SE. MCCRACKEN S. RANIERI	Proposal Type Management	Vote Cast For For For For For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: CROUP: GLOBAL All Proposal DIRECTOR KENN ALFON: GARY ROBER: JA: WILLIAM LEWIS	JETH D. CRON SE M. D'AMATO J. FERNANDES E. LA BLANC W. LORSCH I E. MCCRACKEN	Proposal Type Management	Vote Cast For For For For For For For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: CROUP: GLOBAL ALPONS ALFONS GARY ROBERS JAS WILLIAM LEWIS WALTEM JOHN	JETH D. CRON J. FERNANDES E. LA BLANC W. LORSCH E. MCCRACKEN S. RANIERI R. P. SCHUETZE A. SWAINSON	Proposal Type Management	Vote Cast For	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: CROUP: GLOBAL ALPONS GARY ROBER: JAN WILLIAM LEWIS WALTEN JOHN LAUI	JETH D. CRON J. FERNANDES E. LA BLANC W. LORSCH E. MCCRACKEN S. RANIERI R. P. SCHUETZE A. SWAINSON AS. UNGER	Proposal Type Management	Vote Cast For	
ISSUER: SEDOL: VOTE GR Proposa Number 01	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: COUP: GLOBAL ALPONS GARY ROBERS JAS WILLIAM LEWIS WALTEI JOHN LAUI ROI	JETH D. CRON J. FERNANDES E. LA BLANC W. LORSCH J. E. MCCRACKEN S. RANIERI R. P. SCHUETZE A. SWAINSON RA S. UNGER	Proposal Type Management	Vote Cast For For For For For For For For For Fo	
ISSUER: SEDOL: VOTE GR Proposa Number	ELECTION OF DIRECTORS. CR ASSOCIATES INTERNATIONAL, I 204912 ISIN: CROUP: GLOBAL ALPONS GARY ROBER: JAN WILLIAM LEWIS WALTEN JOHN LAUI	JETH D. CRON J. FERNANDES E. LA BLANC W. LORSCH J. E. MCCRACKEN S. RANIERI R. P. SCHUETZE A. SWAINSON RA S. UNGER	Proposal Type Management	Vote Cast For	

FOR THE FISCAL YEAR ENDING MARCH 31, 2006. 04 APPROVAL OF AMENDMENTS TO THE COMPANY S 2002 Management For INCENTIVE PLAN.

VOTE GROUP: GLOBAL

RENAL CAISSUER: SEDOL:	ARE GROUP, INC. 759930	ISIN:	RCI		SPECIAL
VOTE GRO	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	For
02	SPECIAL MEETING, PROXIES IN FAVOR PROPOSAL TO ADOP MAY 3, 2005, BY AG, FRESENIUS ME ACQUISITION, INC FLORENCE ACQUISIT	TIONARY AUTHORITY TO ADJOURN THE , IF NECESSARY, TO SOLICIT ADDITION R OF ADOPTION OF THE MERGER AGREEM PT THE AGREEMENT, DATED AS OF AND AMONG FRESENIUS MEDICAL CARE EDICAL CARE HOLDINGS, INC., FLOREN C. AND THE COMPANY UNDER WHICH ITION, INC. WOULD BE MERGED WITH	MENT. Management		
STORAGE ISSUER: SEDOL:	TECHNOLOGY CORPO		STK		SPECIAL
VOTE GRO	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type		For
01	DATED AS OF JUNE CORPORATION, SUN ACQUISITION CORP	AGREEMENT AND PLAN OF MERGER, E 2, 2005, AMONG STORAGE TECHNOLOG N MICROSYSTEMS, INC. AND STANFORD PORATION, A WHOLLY OWNED SUBSIDIAN FEMS, INC., AS MORE FULLY DESCRIBE ATEMENT.	RY	For	
H&R BLOO ISSUER: SEDOL:	CK, INC. 093671	ISIN:	HRB		ANNUAL N

Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	THOMAS M. BLOCH MARK A. ERNST DAVID BAKER LEWIS TOM D. SEIP	Management Management Management	For For For	
02	THE APPROVAL OF THE H&R PLAN, AS AMENDED. RATIFICATION OF THE APPO THE COMPANY S INDEPENDEN YEAR ENDING APRIL 30, 20	NT ACCOUNTANTS FOR THE	Management Management		
ISSUER:	 CORPORATION : 578592	ISIN:	MYG		SPECIAL
SEDOL:					
Proposa	ROUP: GLOBAL al Proposal		Proposal Type	Vote Cast	For
01	DATED AS OF MAY 19, 2005 ACQUISITION HOLDING CO., AND MAYTAG CORPORATION, FROM TIME TO TIME. IN THEIR DISCRETION, THE TO VOTE ON SUCH OTHER MA COME BEFORE THE MEETING ADJOURNMENT OR POSTPONEM STOCKHOLDERS, INCLUDING INCIDENT TO THE CONDUCT	TRITON ACQUISITION CO. AS IT MAY BE AMENDED E PROXIES ARE AUTHORIZED ATTERS AS MAY PROPERLY OF STOCKHOLDERS OR ANY MENT OF THE MEETING OF	Management Management	For	
FLEETWO ISSUER: SEDOL:	DOD ENTERPRISES, INC. : 339099	ISIN:	FLE		ANNUAL
FLEETWO ISSUER: SEDOL:	DOD ENTERPRISES, INC. : 339099	ISIN:	FLE		ANNUAL
FLEETWC ISSUER: SEDOL: VOTE GF Proposa Number	DODD ENTERPRISES, INC. : 339099ROUP: GLOBAL al Proposal	ISIN:	FLE Proposal Type	Vote Cast	ANNUAL
FLEETWC ISSUER: SEDOL: VOTE GF Proposa Number	DODD ENTERPRISES, INC.: 339099 ROUP: GLOBAL	ISIN:	FLE Proposal	Vote Cast	ANNUAL

	9 9				
		DR. DOUGLAS M. LAWSON	Management	For	
		JOHN T. MONTFORD	Management	For	
03	AS FLEETWOOD S INDEPE	MENT OF ERNST & YOUNG LLP ENDENT REGISTERED PUBLIC	Management	For	
02		ENIOR EXECUTIVE SHORT-TERM	Management	For	
	INCENTIVE COMPENSATIO	N PLAN.			
 GERBER	 SCIENTIFIC, INC.		GRB		ANNUAL M
ISSUER: SEDOL: 	373730	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		DONALD P. AIKEN	Management	For	
		MARC T. GILES	Management		
		EDWARD G. JEPSEN RANDALL D. LEDFORD	Management Management	For	
		JOHN R. LORD	Management	For For	
		CAROLE F. ST. MARK			
		A. ROBERT TOWBIN	Management	For	
		W. JERRY VEREEN	Management	For	
 GENERAL	 MILLS, INC.		GIS		ANNUAL M
ISSUER: SEDOL:	370334	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
	Proposal		- Туре 	Cast	
01	DIRECTOR		Management	For	
		PAUL DANOS	Management	For	
		WILLIAM T. ESREY	Management	For	
		RAYMOND V. GILMARTIN JUDITH RICHARDS HOPE	Management Management	For For	
		HEIDI G. MILLER	Management	For	
			-		
		H. OCHOA-BRILLEMBOURG	Management	For	
		STEVE ODLAND	Management	For	
		MICHAEL D. ROSE	Management	For	
		ROBERT L. RYAN	Management	For	
		STEPHEN W. SANGER A. MICHAEL SPENCE	Management Management	For For	
		DOROTHY A. TERRELL	Management	For	

Shareholder Against

STOCKHOLDER PROPOSAL REGARDING SALE OF GENERAL

04

MILLS.

03 02		COMPENSATION PLAN. TOF KPMG LLP AS GENERAL GISTERED PUBLIC ACCOUNTING	Management Management	_	
	C CORPORATION 830830	ISIN:	SKY		ANNUAL M
VOTE GF	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01		ARTHUR J. DECIO THOMAS G. DERANEK JERRY HAMMES RONALD F. KLOSKA WILLIAM H. LAWSON DAVID T. LINK ANDREW J. MCKENNA	Management Management Management Management Management Management Management Management	For For For	
	ENTRO OESTE CELULAR PAR 87923P	TICIPAC ISIN:	TRO		SPECIAL
VOTE GF	ROUP: GLOBAL				
Proposa Number	ll Proposal		Proposal Type	Cast	For
01	WHICH SHALL HEREINAFT 9 - THE EXECUTION OF PARTIES THE TERMS AND MORE BURDENSOME TO TH ADOPTED ON THE MARKET		Management		*Managen
TELE LE	STE CELULAR PARTICIPAC 87943B	OES S.A			SPECIAL
VOTE GF	ROUP: GLOBAL		Proposal	Vote	For
1			1		

Number Proposal

Number Proposal Type Cast

02	TO AMEND THE WORDING OF ARTICLE 9 OF THE BYLAWS, WHICH SHALL HEREINAFTER READ AS FOLLOWS: ART. 9 - THE EXECUTION OF AGREEMENTS WITH RELATED PARTIES THE TERMS AND CONDITIONS OF WHICH ARE MORE BURDENSOME TO THE COMPANY THAN THOSE USUALLY ADOPTED ON THE MARKET IN AGREEMENTS FOR THE SAME NATURE, SHALL BE SUBMITTED TO THE GENERAL MEETING OF SHAREHOLDERS.	Management	For	*Managem
TELESP (ISSUER: SEDOL:	CELULAR PARTICIPACOES S.A. 87952L ISIN:	TCP		SPECIAL
VOTE GR	COUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Vote Cast	For
03	TO AMEND THE WORDING OF ARTICLE 9 OF THE BYLAWS, WHICH SHALL HEREINAFTER READ AS FOLLOWS: ART. 9 - THE EXECUTION OF AGREEMENTS WITH RELATED PARTIES THE TERMS AND CONDITIONS OF WHICH ARE MORE BURDENSOME TO THE COMPANY THAN THOSE USUALLY ADOPTED ON THE MARKET IN AGREEMENTS FOR THE SAME NATURE, SHALL BE SUBMITTED TO THE GENERAL MEETING OF SHAREHOLDERS.	Management	For	*Managem
DEL MON' ISSUER: SEDOL:	TE FOODS COMPANY 24522P ISIN:	DLM		ANNUAL M
VOTE GR	COUP: GLOBAL			
Proposa. Number	l Proposal	Proposal Type	Vote Cast	For
03	TO RATIFY THE APPOINTMENT OF KPMG LLP, AN INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM, AS DEL MONTE FOODS COMPANY S INDEPENDENT AUDITORS FOR ITS FISCAL YEAR ENDING APRIL 30, 2006. TO APPROVE THE AMENDMENT AND RESTATEMENT OF THE DELIMONTE FOODS COMPANY 2002 STOCK INCENTIVE PLAN	Management Management	For Against	
01	DEL MONTE FOODS COMPANY 2002 STOCK INCENTIVE PLAN. DIRECTOR	Management	For	
	TIMOTHY G. BRUER MARY R. HENDERSON GERALD E. JOHNSTON	Management Management Management	For For	

ROYCE VAISSUER: SEDOL:	ALUE TRUST, INC. 780910	ISIN:	RVT		ANNUAL M
VOTE GRO	OUP: GLOBAL				
	l Proposal		Proposal Type	Vote Cast	For
	DIRECTOR	DONALD R. DWIGHT STEPHEN L. ISAACS	Management Management	For For	
THE MOSE ISSUER: SEDOL:	AIC COMPANY 61945A	ISIN:	MOS		ANNUAL M
VOTE GRO	OUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type	Vote Cast	For
01		DAVID B. MATHIS BERNARD M. MICHEL JAMES T. PROKOPANK STEVEN M. SEIBERT IHE APPOINTMENT OF KPMG LLP AS STERED PUBLIC ACCOUNTING FIRM.	O Management	For For For For	
ECHOSTAN ISSUER: SEDOL:	R COMMUNICATIONS (CORPORATION ISIN:	DISH		ANNUAL M
VOTE GRO	OUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	JAMES DEFRANCO MICHAEL T. DUGAN CANTEY ERGEN CHARLES W. ERGEN	Management Management Management Management Management	For For For For	

	STEVEN R. GOODBARN	Management	For
	DAVID K. MOSKOWITZ	Management	For
	TOM A. ORTOLF	Management	For
	C. MICHAEL SCHROEDER	Management	For
	CARL E. VOGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	Management	For
	AUDITORS.		
03	TO AMEND AND RESTATE THE 1999 STOCK INCENTIVE	Management	For
	PLAN.		
04	TO AMEND AND RESTATE THE 2001 NONEMPLOYEE DIRECTOR	Management	For
	STOCK OPTION PLAN.		
05	THE SHAREHOLDER PROPOSAL TO AMEND THE CORPORATION	Shareholder	Against
	S EQUAL OPPORTUNITY POLICY.		
06	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY	Management	For
	COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT		
	THEREOF.		

PG ANNUAL M

THE PROCTER & GAMBLE COMPANY ISSUER: 742718 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	BRUCE L. BYRNES	Management	For
	SCOTT D. COOK	Management	For
	CHARLES R. LEE	Management	For
	W. JAMES MCNERNEY, JR.	Management	For
	ERNESTO ZEDILLO	Management	For
02	RATIFY APPOINTMENT OF THE INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM		
03	APPROVE AMENDMENT TO AMENDED ARTICLES OF INCORPORATION	Management	For
	AND CODE OF REGULATIONS TO ELIMINATE REFERENCES		
	TO THE EXECUTIVE COMMITTEE		
04	APPROVE AMENDMENT TO THE CODE OF REGULATIONS	Management	For
	TO PROVIDE FOR THE ANNUAL ELECTION OF ALL DIRECTORS		
05	SHAREHOLDER PROPOSAL NO. 1 - COMPLIANCE WITH	Shareholder	Against
	ANIMAL TESTING POLICY		
06	SHAREHOLDER PROPOSAL NO. 2 - SELL THE COMPANY	Shareholder	Against
07	SHAREHOLDER PROPOSAL NO. 3 - POLITICAL CONTRIBUTIONS	Shareholder	Against

DEO ANNUAL M DIAGEO PLC

ISSUER: 25243Q ISIN:

SEDOL:

20

VOTE	GROUP:	GLOBAL
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	l Proposal 	Proposal Type	Cast	For
		Management		
02	DIRECTORS REMUNERATION REPORT 2005	Management	For	
03	DECLARATION OF FINAL DIVIDEND	Management	For	
04	RE-ELECTION OF LORD BLYTH OF ROWINGTON (MEMBER OF NOMINATION COMMITTEE)	Management	For	
05	RE-ELECTION OF MS M LILJA (MEMBER OF AUDIT, NOMINATION AND REMUNERATION COMMITTEE)	Management	For	
06	RE-ELECTION OF MR WS SHANAHAN (MEMBER OF AUDIT, NOMINATION AND REMUNERATION COMMITTEE)	Management	For	
07	ELECTION OF DR FB HUMER (MEMBER OF AUDIT, NOMINATION AND REMUNERATION COMMITTEE)	Management	For	
08	•	Management	For	
09	AUTHORITY TO ALLOT RELEVANT SECURITIES	Management	For	
10	DISAPPLICATION OF PRE-EMPTION RIGHTS	Management	Against	
11	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	Management	For	
12	AUTHORITY TO MAKE EU POLITICAL DONATIONS/EXPENDITURE	Management	For	
13	ADOPTION OF NEW ARTICLES OF ASSOCIATION	Management	For	

NATIONAL PRESTO INDUSTRIES, INC. NPK ANNUAL M

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR JAMES F. BA		For For	
02	JOSEPH G. STIE PROPOSAL TO AMEND ARTICLE 6 (A) OF THE RESTAT ARTICLES OF INCORPORATION.	_	For For	

NEWS CORPORATION NWS ANNUAL M

ISSUER: 65248E

ISIN:

VOTE GROUP: GLOBAL

Proposal Number	l Proposal		Proposal Type	Vote Cast	For
02	S INDEPENDENT REGIST	ST & YOUNG LLP AS THE COMPANY TERED PUBLIC ACCOUNTING FIRM ENDING JUNE 30, 2006.	Management	For	
01	DIRECTOR	ENDING JUNE 30, 2000.	Management	For	
		CHASE CAREY	Management		
		PETER CHERNIN			
		RODERICK I. EDDINGTON ANDREW S.B. KNIGHT	_		
		ANDING O.D. ANIONI	Management	101	
03	TO THE A.E. HARRIS T	UANCE OF CLASS A COMMON STOCK TRUST, IN LIEU OF CASH, PURSUANT	Management	For	
		AN AGREEMENT RELATING TO THE RATION TO THE UNITED STATES			
0.4	IN NOVEMBER 2004.		**ont	P - 70	
04		REASE IN THE AGGREGATE ANNUAL OF FEES PAID TO NON-EXECUTIVE	Management	For	
	DRPORATION 465823	ISIN:	IVX		SPECIAL
VOTE GR	ROUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01	PROPOSAL TO APPROVE MERGER, DATED AS OF IVAX CORPORATION, TE	THE AGREEMENT AND PLAN OF JULY 25, 2005, BY AND AMONG EVA PHARMACEUTICALS INDUSTRIES ISITION SUB, INC. AND IVORY INC.	Management	For	
SARA LE	E CORPORATION		 SLE		
_	803111	ISIN:			
VOTE GR	ROUP: GLOBAL				
	l Proposal		Proposal Type	Vote Cast	
01	DIRECTOR	·	Management		
		B. BARNES	Management	For	

SEDOL: VOTE GROUP: Proposal Number Proposal		ISIN:	Proposal Type	Vote Cast	For
	GLOBAL	ISIN:			
SEDOL:		ISIN:			
ARCHER-DANII	ELS-MIDLAND COMPANY 483		ADM		ANNUAL M
		WILLIAM P. BOARDMAN JAMES D. DIXON	Management Management	For For	
01 DIR	ECTOR		Management	For	
Proposal Number Pro	oosal		Proposal Type	Vote Cast	For
VOTE GROUP:					
ISSUER: 162 SEDOL:		ISIN:			
CHECKFREE C	 ORPORATION		 CKFR		ANNUAL M
06 TO		R PROPOSAL REGARDING SARA	Shareholder	For	
05 TO		R PROPOSAL REGARDING SARA	Shareholder	Against	
04 TO		R PROPOSAL REGARDING SARA	Shareholder	Against	
03 TO		THE 2005 INTERNATIONAL	Management	For	
LLP		OINTMENT OF PRICEWATERHOUSECOO ENDENT REGISTERED PUBLIC)PEManagement	For	
00		J. WARD	_		
		R. THOMAS	Management	For	
		R. RIDGWAY	Management	For	
		I. PROSSER	Management	For	
		C. VAN LEDE	Management	For	
		L. KOELLNER	Management		
		W. DAVIS	Management		
		C. COKER J. CROWN	Management Management	For For	
		J.T. BATTENBERG III	_	For	

01

DIRECTOR

For

Management

		G.A. ANDREAS	Management	For	
		A.L. BOECKMANN	Management	For	
		M.H. CARTER	Management	For	
		R.S. JOSLIN	Management	For	
		P.J. MOORE	Management	For	
		M.B. MULRONEY	Management	For	
		T.F. O'NEILL	Management	For	
		O.G. WEBB	Management	For	
		K.R. WESTBROOK	Management	For	
	 RPORATION		KRB		SPECIAL
ISSUER:	55262L IS	IN:			
SEDOL:					
VOTE GR	DUP: GLOBAL				
Proposa:	1		Proposal	Vote	For
-	Proposal		Type	Cast	101
01	APPROVAL OF THE MERGER WITH BAN	K OF AMERICA CORPORAT	IONManagement	For	
02	APPROVAL OF PROPOSAL TO ADJOURN		Management	For	
02	APPROVAL OF PROPOSAL TO ADJOURN MEETING, IF NECESSARY, TO SOLIC		-	For	
SCIENTII	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS	IT ADDITIONAL PROXIES	SFA		ANNUAL M
SCIENTII ISSUER: SEDOL:	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL	IT ADDITIONAL PROXIES	SFA		
SCIENTII ISSUER: SEDOL: VOTE GRO	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL	IT ADDITIONAL PROXIES	SFA 	Vote	ANNUAL M
SCIENTII ISSUER: SEDOL: VOTE GRO	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL	IT ADDITIONAL PROXIES	SFA Proposal Type		
SCIENTII ISSUER: SEDOL: VOTE GRO	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal	IT ADDITIONAL PROXIES	SFA Proposal Type	Vote	
SCIENTI) ISSUER: SEDOL: VOTE GRO Proposa: Number	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal	IT ADDITIONAL PROXIES	SFA Proposal Type	Vote Cast	
SCIENTI) ISSUER: SEDOL: VOTE GRO Proposa: Number	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal	IT ADDITIONAL PROXIES	SFA Proposal Type Management	Vote Cast For	
SCIENTI) ISSUER: SEDOL: VOTE GRO Proposa: Number	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal	IT ADDITIONAL PROXIES IN: DAVID W. DORMAN	SFA Proposal Type Management Management	Vote Cast For	
SCIENTI) ISSUER: SEDOL: VOTE GRO Proposa: Number	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal	DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM	Proposal Type Management Management Management Management Management	Vote Cast For For For	
SCIENTII ISSUER: SEDOL: VOTE GRO Proposa: Number 01	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 DUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE SELECTION B OF ERNST & YOUNG LLP AS OUR IND PUBLIC ACCOUNTING FIRM FOR THE	DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM Y THE AUDIT COMMITTEE EPENDENT REGISTERED	Proposal Type Management Management Management Management Management	Vote Cast For For For For	
SCIENTII ISSUER: SEDOL: VOTE GRO Proposa. Number 01	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 IS DUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE SELECTION B OF ERNST & YOUNG LLP AS OUR IND PUBLIC ACCOUNTING FIRM FOR THE JUNE 30, 2006.	DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM Y THE AUDIT COMMITTEE EPENDENT REGISTERED FISCAL YEAR ENDING	Proposal Type Management Management Management Management Management Management Management	Vote Cast For For For For	
SCIENTII ISSUER: SEDOL: VOTE GRO Proposa: Number 01	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 DUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE SELECTION B OF ERNST & YOUNG LLP AS OUR IND PUBLIC ACCOUNTING FIRM FOR THE JUNE 30, 2006. RE-APPROVAL OF THE SENIOR OFFIC	DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM Y THE AUDIT COMMITTEE EPENDENT REGISTERED FISCAL YEAR ENDING	Proposal Type Management Management Management Management Management	Vote Cast For For For For	
SCIENTII ISSUER: SEDOL: VOTE GRO Proposa Number 01	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 DUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE SELECTION B OF ERNST & YOUNG LLP AS OUR IND PUBLIC ACCOUNTING FIRM FOR THE JUNE 30, 2006. RE-APPROVAL OF THE SENIOR OFFIC PLAN, AS AMENDED.	IT ADDITIONAL PROXIES IN: DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM Y THE AUDIT COMMITTEE EPENDENT REGISTERED FISCAL YEAR ENDING ER ANNUAL INCENTIVE	Proposal Type Management Management Management Management Management Management Management	Vote Cast For For For For	
SCIENTII ISSUER: SEDOL: VOTE GRO Proposa. Number 01	MEETING, IF NECESSARY, TO SOLIC FIC-ATLANTA, INC. 808655 DUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE SELECTION B OF ERNST & YOUNG LLP AS OUR IND PUBLIC ACCOUNTING FIRM FOR THE JUNE 30, 2006. RE-APPROVAL OF THE SENIOR OFFIC	IT ADDITIONAL PROXIES IN: DAVID W. DORMAN WILLIAM E. KASSLING MYLLE H. MANGUM Y THE AUDIT COMMITTEE EPENDENT REGISTERED FISCAL YEAR ENDING ER ANNUAL INCENTIVE	Proposal Type Management Management Management Management Management Management Management	Vote Cast For For For For	

MEREDITE ISSUER: SEDOL:	H CORPORATION 589433 ISIN:	MDP		ANNUAL N
VOTE GR	OUP: GLOBAL			
Proposa: Number	l Proposal	Proposal Type	Vote Cast	For
02	TO ACT UPON A SHAREHOLDER PROPOSAL TO RETAIN AN INVESTMENT BANKER TO DEVELOP A PLAN FOR RECAPITALIZA			
01	DIRECTOR	Management		
		Management		
		Management Management		
	CHARLES D. PEEBLER, JR.	-		
	INA COMPANY LIMITED	PTR		SPECIAL
ISSUER: SEDOL:	71646E ISIN:			
	Proposal	Proposal Type	Cast	For * *Managen
16	THE PROPOSED ANNUAL CAPS IN RESPECT OF THE PRODUCTS AND SERVICES TO BE PROVIDED BY THE GROUP TO CRMSC ARE HEREBY APPROVED	Management	For	*Managem
15	THE PROPOSED ANNUAL CAPS OF EACH OF THE ONGOING CONNECTED TRANSACTIONS, AS SET OUT IN THE CIRCULAR	Management	For	*Managem
14	BE AND ARE HEREBY APPROVED. THE ONGOING CONNECTED TRANSACTIONS, AS SET OUT IN THE CIRCULAR OF THE COMPANY, BE AND ARE HEREBY APPROVED.	Management	For	*Managen
13		Management	For	*Managen
12		Management	For	*Managen
11	THE APPOINTMENT OF MR. WU ZHIPAN AS AN INDEPENDENT SUPERVISOR TO TAKE EFFECT UPON THE CLOSE OF THIS	Management	For	*Managen
10	MEETING, IS HEREBY APPROVED. THE APPOINTMENT OF MR. LI YONGWU AS AN INDEPENDENT SUPERVISOR TO TAKE EFFECT UPON THE CLOSE OF THIS	Management	For	*Managen
09	MEETING, IS HEREBY APPROVED THE APPOINTMENT OF MR. WEN QINGSHAN AS A SUPERVISOR	Management	For	*Managen

TO TAKE EFFECT UPON THE CLOSE OF THIS MEETING,
IS HEREBY APPROVED

O1 DIRECTOR Management For
MR. SU SHULIN Management For
MR. GONG HUAZHANG Management For
MR. WANG YILIN Management For
MR. ZENG YUKANG Management For
MR. JIANG FAN Management For
MR. CHEE-CHEN TUNG Management For
MR. LIU HONGRU Management For
TO TAKE EFFECT UPON THE CLOSE OF THIS MEETING,
IS HEREBY APPROVED

		GIN:	MIR		CONSENT
LOBAL					
sal			Proposal Type	Vote Cast	For
OF REORGANIZ	ATION		Management	For	*Managen
			CSCO		ANNUAL N
LOBAL					
sal			Proposal Type	Vote Cast	For
TOR			Management	For	
		CAROL A. BARTZ M. MICHELE BURNS LARRY R. CARTER JOHN T. CHAMBERS DR. JOHN L. HENNESSY RICHARD M. KOVACEVICH RODERICK C. MCGEARY JAMES C. MORGAN JOHN P. MORGRIDGE STEVEN M. WEST JERRY YANG	Management Management Management Management Management Management	For For For For For For For For For	
	ATION 5 CLOBAL Sal OF REORGANIZ I, INC. R CLOBAL STOR	SLOBAL TO REORGANIZATION TO NO. R ISSELUBAL SLOBAL	ISIN: CLOBAL Sal OF REORGANIZATION ISIN: CAROL A. BARTZ M. MICHELE BURNS LARRY R. CARTER JOHN T. CHAMBERS DR. JOHN L. HENNESSY RICHARD M. KOVACEVICI RODERICK C. MCGEARY JAMES C. MCGEAN JOHN P. MORGRIDGE STEVEN M. WEST	ISIN: Proposal Type OF REORGANIZATION Management ISIN: CSCO R ISIN: CAROL A. BARTZ Management Management LARRY R. CARTER Management LARRY R. CARTER Management LARRY R. CARTER Management JOHN T. CHAMBERS Management DR. JOHN L. HENNESSY Management DR. JOHN L. HENNESSY Management RICHARD M. KOVACEVICH Management RICHARD M. KOVACEVICH Management RODERICK C. MCGEARY Management JAMES C. MORGAN Management JOHN P. MORGRIDGE Management JOHN P. MORGRIDGE Management STEVEN M. WEST Management	SIOBAL Sal Proposal Vote Type Cast OF REORGANIZATION Management For ISIN: CSCO R ISIN: CSCO R ISIN: CAROL A. BARTZ Management For MANAGEMENT FOR CAROL A. BARTZ Management For LARRY R. CARTER Management For LARRY R. CARTER Management For JOHN T. CHAMBERS Management For JOHN T. CHAMBERS Management For RICHARD M. KOVACEVICH Management For RICHARD M. KOVACEVICH Management For RODERICK C. MCGEARY Management For JAMES C. MORGAN Management For JOHN P. MORGRIDGE Management For JOHN P. MORGRIDGE Management For JOHN P. MORGRIDGE Management For STEVEN M. WEST Management For

	PLAN.		
03	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS CISCO S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JULY		
	29, 2006.		
04	PROPOSAL SUBMITTED BY A SHAREHOLDER URGING THE	Shareholder	Against
	BOARD OF DIRECTORS TO ADOPT A POLICY THAT A SIGNIFICAN	T	
	PORTION OF FUTURE EQUITY COMPENSATION GRANTS		
	TO SENIOR EXECUTIVES SHALL BE SHARES OF STOCK		
	THAT REQUIRE THE ACHIEVEMENT OF PERFORMANCE GOALS		
	AS A PREREQUISITE TO VESTING, AS MORE FULLY SET		
	FORTH IN THE ACCOMPANYING PROXY STATEMENT.		
05	PROPOSAL SUBMITTED BY SHAREHOLDERS REQUESTING	Shareholder	Against
	THAT THE BOARD S COMPENSATION COMMITTEE INITIATE		
	A REVIEW OF CISCO S EXECUTIVE COMPENSATION POLICIES		
	AND TO MAKE AVAILABLE, UPON REQUEST, A REPORT		
	OF THAT REVIEW BY JANUARY 1, 2006, AS MORE FULLY		
	SET FORTH IN THE ACCOMPANYING PROXY STATEMENT.		
06	~	Shareholder	Against
	THE BOARD TO PREPARE A REPORT TO SHAREHOLDERS		
	DESCRIBING THE PROGRESS TOWARD DEVELOPMENT AND		
	IMPLEMENTATION OF A COMPANY HUMAN RIGHTS POLICY		
	AND THE PLAN FOR IMPLEMENTATION WITH PARTNERS		
	AND RESELLERS BY MAY 31, 2006, AS MORE FULLY		
	SET FORTH IN THE ACCOMPANYING PROXY STATEMENT.		

THE CLOROX COMPANY
ISSUER: 189054
ISIN:

SEDOL:

SEDUL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast]
01	DIRECTOR	Management	For	
	DANIEL BOGGAN	, JR. Management	For	
	TULLY M. FRI	EDMAN Management	For	
	GERALD E. JOH	NSTON Management	For	
	ROBERT W. MATS	CHULLAT Management	For	
	GARY G. MIC	HAEL Management	For	
	JAN L. MUR	LEY Management	For	
	LARY R. SC	OTT Management	For	
	MICHAEL E. SH	ANNON Management	For	
	PAMELA THOMAS-	GRAHAM Management	For	
	CAROLYN M. TI	CKNOR Management	For	
02	PROPOSAL TO APPROVE THE 2005 STOCK INCENTIVE PLAN.	Management	Against	
03	PROPOSAL TO APPROVE THE EXECUTIVE INCENTIVE C PLAN.	OMPENSATIOManagement	For	
04	PROPOSAL TO RATIFY THE SELECTION OF ERNST & Y LLP, INDEPENDENT REGISTERED PUBLIC ACCOUNTING	,	For	

For

FIRM, FOR THE FISCAL YEAR ENDING JUNE 30, 2006.

	LL SOUP COMPANY 134429	ISIN:	СРВ		ANNUAL M
VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
03	REGISTERED PUBLIC ACCOUN	ENT OF THE INDEPENDENT TING FIRM	Management	For	
DONALDS	SON COMPANY, INC. 257651	ISIN:	DCI		ANNUAL N
VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	F. GUILLAUME BASTIAENS JANET M. DOLAN JEFFREY NODDLE	Management Management Management Management	For For For	
02	RATIFY APPOINTMENT OF PR		Management	For	
03	APPROVE THE DONALDSON CO.		Management	For	

PERFORMANCE-BASED COMPENSATION PLAN.

	ADER'S DIGEST ASSOCIATION, INC : 755267 ISIN:	RDA		ANNUAL
VOTE GI	ROUP: GLOBAL			
Proposa		Proposal	Voto	For
_	Proposal	Type		roi
	· 			
01	DIRECTOR	Management	For	
	LEE CAUDILL	Management	For	
	WALTER ISAACSON	Management		
	JOHN T. REID	Management		
0.0	THOMAS O. RYDER	_		
02	APPROVAL OF THE 2005 KEY EMPLOYEE LONG TERM INCENTIVE PLAN.	Management	Against	
03	APPROVAL OF THE BUSINESS CRITERIA, MAXIMUM AMOUNT AND ELIGIBLE EMPLOYEES FOR AWARDS UNDER THE SENIOR MANAGEMENT INCENTIVE PLAN.	Management	For	
04	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR FISCAL 2006.	Management	For	
ISSUER	: 405217 ISIN:			
ISSUER SEDOL: VOTE GH	ROUP: GLOBAL	Proposal Type		For
ISSUER SEDOL: VOTE GH	ROUP: GLOBAL	Proposal Type	Vote Cast	For
ISSUER SEDOL: VOTE GE Proposa	ROUP: GLOBAL al Proposal	_	Cast 	For
ISSUER SEDOL: VOTE GE Proposa	ROUP: GLOBAL al Proposal	Type Management	Cast For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR	Туре 	Cast For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON	Type Management Management Management	Cast For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN	Type Management Management	Cast For For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER	Type Management Management Management Management Management	For For For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN	Type Management Management Management Management Management Management	For For For For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN	Type Management Management Management Management Management Management Management	For For For For For For	For
ISSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN	Management Management Management Management Management Management Management Management	For For For For For For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER	Type Management Management Management Management Management Management Management Management Management	For For For For For For For For	For
SSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER	Management	For	For
SSUER SEDOL: OTE GH Proposa Jumber	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER MITCHELL A. RING LEWIS D. SCHILIRO D. EDWARD I. SMYTH	Management	For	For
SSUER SEDOL: /OTE GH Proposa Number 01	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER MITCHELL A. RING LEWIS D. SCHILIRO	Management	For	For
ISSUER SEDOL: VOTE GH Proposa	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER MITCHELL A. RING LEWIS D. SCHILIRO D. EDWARD I. SMYTH	Management	For	For
ISSUER SEDOL: VOTE GH Proposa Number 01	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER MITCHELL A. RING LEWIS D. SCHILIRO D. EDWARD I. SMYTH LARRY S. ZILAVY TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP TO ACT AS REGISTERED INDEPENDENT ACCOUNTANTS	Management	For	For
SEDOL: VOTE GH Proposa Number 01	ROUP: GLOBAL al Proposal DIRECTOR IRWIN D. SIMON BARRY J. ALPERIN BETH L. BRONNER JACK FUTTERMAN DANIEL R. GLICKMAN MARINA HAHN ANDREW R. HEYER ROGER MELTZER MITCHELL A. RING LEWIS D. SCHILIRO D. EDWARD I. SMYTH LARRY S. ZILAVY TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP TO ACT AS REGISTERED INDEPENDENT ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING JUNE	Management	For	

EARL SCI	CHEIB, INC. 806398	ISIN:	ESHB		ANNUAL I
SEDOL:					
VOTE GR	COUP: GLOBAL				
Proposa. Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	CHRISTIAN K. BEME JAMES P. BURRA ROBERT M. SMILAN SALVATORE J. ZIZZ	Management ND Management	For	
02		SALVATORE J. 2122 PPOINTMENT OF BDO SEIDMAN, INDEPENDENT AUDITORS FOR	Management Management	For For	
	SERTY CORPORATION 530370	ISIN:	LC		SPECIAL
VOTE GR	COUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	PLAN OF MERGER, DATED AMONG THE LIBERTY CORE INC., A DELAWARE CORPO A DELAWARE CORPORATION	ND ADOPT THE AGREEMENT AND AUGUST 25, 2005, AS AMENDED PORATION, RAYCOM MEDIA, ORATION AND RL123, INC., N AND A WHOLLY OWNED SUBSIDI E FULLY DESCRIBED IN THE		For	
	GS, INC.	ISIN:	PKS		CONTESTI
	COUP: GLOBAL				
	Proposal		Proposal Type	Cast	
6		ZONE TO REPEAL EACH PROVISIC			

5	OF THE COMPANY S BYLAWS AND AMENDMENTS THERETO, IF ANY, ADOPTED AFTER SEPTEMBER 13, 2004. PROPOSAL MADE BY RED ZONE TO AMEND THE COMPANY S BYLAWS TO PROVIDE THAT VACANCIES ON THE BOARD CREATED AS A RESULT OF THE REMOVAL OF THE CURRENT DIRECTORS BY THE COMPANY S STOCKHOLDERS MAY BE	Management	For
4	FILLED ONLY BY A MAJORITY VOTE OF THE STOCKHOLDERS. PROPOSAL MADE BY RED ZONETO REQUIREUNANIMOUS VOTE OF ALL DIRECTORS FOR ANY CHANGE IN THE NUMBER OF DIRECTORS CONSTITUTING THE BOARD.	Management	For
3	PROPOSAL MADE BY RED ZONE TO AMEND THE COMPANY S BYLAWS TO SET THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY AT SEVEN (7).	Management	For
2C	PROPOSAL MADE BY RED ZONE TO ELECT MR. DWIGHT SCHAR TO SERVE AS DIRECTOR OF THE COMPANY (OR, IF ANY SUCH NOMINEE IS UNABLE OR UNWILLING TO SERVE AS A DIRECTOR OF THE COMPANY, ANY OTHER PERSON DESIGNATED AS A NOMINEE BY THE REMAINING NOMINEE OR NOMINEES).	Management	For
2В	PROPOSAL MADE BY RED ZONE TO ELECT MR. DANIEL M. SNYDER TO SERVE AS DIRECTOR OF THE COMPANY (OR, IF ANY SUCH NOMINEE IS UNABLE OR UNWILLING TO SERVE AS A DIRECTOR OF THE COMPANY, ANY OTHER PERSON DESIGNATED AS A NOMINEE BY THE REMAINING NOMINEE OR NOMINEES).	Management	For
2A	PROPOSAL MADE BY RED ZONE TO ELECT MR. MARK SHAPIRO TO SERVE AS DIRECTOR OF THE COMPANY (OR, IF ANY SUCH NOMINEE IS UNABLE OR UNWILLING TO SERVE AS A DIRECTOR OF THE COMPANY, ANY OTHER PERSON DESIGNATED AS A NOMINEE BY THE REMAINING NOMINEE OR NOMINEES).	Management	For
1C	PROPOSAL MADE BY RED ZONE TO REMOVE MR. STANLEY SHUMAN AND ANY PERSON ELECTED OR APPOINTED TO THE COMPANY S BOARD OF DIRECTORS IN ADDITION TO OR IN LIEU OF ANY OF THE AFOREMENTIONED INDIVIDUALS TO FILL ANY NEWLY-CREATED DIRECTORSHIP OR VACANCY ON THE BOARD OF DIRECTORS OF THE COMPANY, OR OTHERWISE.	Management	For
1B	PROPOSAL MADE BY RED ZONE TO REMOVE MR. JAMES DANNHAUSER AND ANY PERSON ELECTED OR APPOINTED TO THE COMPANY S BOARD OF DIRECTORS IN ADDITION TO OR IN LIEU OF ANY OF THE AFOREMENTIONED INDIVIDUALS TO FILL ANY NEWLY-CREATED DIRECTORSHIP OR VACANCY ON THE BOARD OF DIRECTORS OF THE COMPANY, OR OTHERWISE.	Management	For
1A	PROPOSAL MADE BY RED ZONE TO REMOVE MR. KIERAN BURKE AND ANY PERSON ELECTED OR APPOINTED TO THE COMPANY S BOARD OF DIRECTORS IN ADDITION TO OR IN LIEU OF ANY OF THE AFOREMENTIONED INDIVIDUALS TO FILL ANY NEWLY-CREATED DIRECTORSHIP OR VACANCY ON THE BOARD OF DIRECTORS OF THE COMPANY, OR OTHERWISE.	Management	For
7	TO ELECT MG TO THE BOARD	Management	For

SPINNAKER EXPLORATION COMPANY

ISIN: SKE SPECIAL

SEDOL:

VOTE GROUP: GLOBAL Vote Proposal Proposal For Number Proposal Type Cast TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING Management For TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER AND SPINNAKER DETERMINES THAT SUCH AN ADJOURNMENT IS APPROPRIATE. TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED Management For 0.1 AS OF SEPTEMBER 18, 2005, AMONG NORSK HYDRO ASA, A PUBLIC LIMITED LIABILITY COMPANY ORGANIZED UNDER THE LAWS OF THE KINGDOM OF NORWAY, NORSK HYDRO E&P AMERICAS, L.P., A DELAWARE LIMITED PARTNERSHIP AND A WHOLLY OWNED SUBSIDIARY OF NORSK HYDRO ASA, HARALD ACQUISITION CORP., AS DESCRIBED IN PROXY STATEMENT. ______ CORUS ENTERTAINMENT INC. CJR ANNUAL M ISSUER: 220874 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Vote For Number Proposal Cast Type Management For THE ADOPTION OF A RESOLUTION TO FIX THE NUMBER

03	OF DIRECTORS TO BE ELECTED AT THE MEETING AT 10. THE ADOPTION OF A RESOLUTION IN RESPECT OF THE APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE COMPANY AND THE AUTHORIZATION OF THE DIRECTORS TO FIX THE REMUNERATION OF SUCH AUDITORS.	Management	For
02	THE ADOPTION OF A RESOLUTION IN RESPECT OF THE ELECTION AS DIRECTORS OF THE PERSONS NAMED IN THE MANAGEMENT INFORMATION CIRCULAR.	Management	For
IDX SYSTEMS CORPORATION ISSUER: 449491 ISIN: SEDOL:		IDXC	SPECIAL
VOTE GR	COUP: GLOBAL		

Proposal	Proposal	Vote	For
Number Proposal	Type	Cast	

02	APPROVAL OF ADJOURNMENTS OR IT THE SPECIAL MEETING, IF NECES TO PERMIT FURTHER SOLICITATION THERE ARE NOT SUFFICIENT VOTITUE MEETING TO APPROVE THE MEETING.	Management	For		
01	THE MEETING TO APPROVE THE MI APPROVAL OF THE AGREEMENT ANI DATED AS OF SEPTEMBER 28, 200 GENERAL ELECTRIC COMPANY, IGNAND IDX SYSTEMS CORPORATION.	Management DN	For		
	CORPORATION 453235	ISIN:	IMDC		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
02	TO RATIFY THE APPOINTMENT OF INDEPENDENT AUDITORS FOR THE		Management	For	
01	DECEMBER 31, 2005. DIRECTOR		Management	For	
		NICHOLAS L. TETI	Management	For	
		MALCOLM R. CURRIE, PH.D			
		JOHN C. MILES			
		MITCHELL S. ROSENTHAL	_		
		JOY A. AMUNDSON	_		
		TERRY E. VANDEWARKER	Management	For	
INAMED	CORPORATION		IMDC		SPECIAL
ISSUER: SEDOL:	453235	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal			Cast	For
01			Management		
02 ADJOURNMENT OF THE INAMED NECESSARY, TO PERMIT FURT PROXIES IF THERE ARE NOT THE TIME OF THE INAMED SEOF PROPOSAL 1.		SOLICITATION OF FICIENT VOTES AT	Management	For	

ISSUER: SEDOL:	CORPORATION 578592	ISIN:	MYG		SPECIAL
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
				,	
02	TO VOTE ON SUCH OTH COME BEFORE THE MEE ADJOURNMENT OR POST STOCKHOLDERS, INCLU INCIDENT TO THE CON	, THE PROXIES ARE AUTHORIZED ER MATTERS AS MAY PROPERLY TING OF STOCKHOLDERS OR ANY PONEMENT OF THE MEETING OF DING ANY PROCEDURAL MATTERS DUCT OF THE MEETING OF STOCKHOL	Management	For	
01	SUCH AS THE APPROVAL OF ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE.)L	For	
	CORPORATION 313135	ISIN:	FJC		ANNUAL M
VOTE GR	OUP: GLOBAL				
	2		Dropogal	Vote	For
Proposa Number	Proposal		Proposal Type	Cast	
-	Proposal RATIFICATION OF THE THE COMPANY S INDEP	APPOINTMENT OF UHY LLP AS ENDENT REGISTERED PUBLIC ACCOUN	Type Management	Cast 	
Number	Proposal RATIFICATION OF THE		Type Management	Cast 	

	BRANDS, INC. 00508Y	ISIN:	AYI		ANNUAL
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Cast	For
02	TO RATIFY THE APPOINTMEN		Management		
01	REGISTERED PUBLIC ACCOUNT DIRECTOR	NTING FIRM	Management	For	
		PETER C. BROWNING EARNEST W. DEAVENPORT RAY M. ROBINSON	-	For	
		NAT P. RODINGON	Management	FOI	
	CA-COLA COMPANY 191216	ISIN:	KO		CONSENT
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	I WOULD LIKE TO OPT OUT COMPANY S SUMMARY ANNUAL	OF RECEIVING THE COCA-COLA	Management	Against	
	AND PINE LAND COMPANY 247357	ISIN:	DLP		ANNUAL I
VOTE GR	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR		Management		
		DR. NAM-HAI CHUA W. THOMAS JAGODINSKI STANLEY P. ROTH	Management Management	For For	
02	TO RATIFY THE APPOINTMEN AUDITORS FOR THE FISCAL 2006		Management	For	

	ZER HOLDINGS, INC. : 29266R	ISIN:	ENR		ANNUAL N
VOTE GF	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
02	APPROVAL OF THE MATERIAL CRITERIA OF THE EXECUTIVE	TERMS AND PERFORMANCE E OFFICER BONUS PLAN	Management	For	
01	AND 2000 INCENTIVE STOCK DIRECTOR	PLAN.	Management	For	
		BILL G. ARMSTRONG J. PATRICK MULCAHY PAMELA M. NICHOLSON WILLIAM P. STIRITZ	-	For For For	
	 NTA CORPORATION : 50419U	ISIN:	LQI		SPECIAL
VOTE GF	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	TO ADOPT THE AGREEMENT AND AS OF NOVEMBER 9, 2005, 1	BY AND AMONG LODGE HOLDINGS I INC., LODGE ACQUISITION	Management	For	
	WHOLESALE CORPORATION : 22160K	ISIN:	COST		ANNUAL N
VOTE GF	ROUP: GLOBAL				
Proposa			Proposal		For
Number	Proposal		Type	Cast	

02	APPROVAL OF A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT.	Management	For	
01	ADOPTION OF THE MERGER AGREEMENT.	Management		
Proposal Number	Proposal	Proposal Type	Cast	
VOTE GRO	UP: GLOBAL			
SIEBEL S ISSUER: SEDOL:	YSTEMS, INC. 826170 ISIN:	SEBL		SPECIAL
03	ADDITORS FOR 2000. APPROVAL OF THE JOHNSON CONTROLS, INC. ANNUAL AND LONG-TERM INCENTIVE PERFORMANCE PLAN (ALTIPP).	Management	For	
02	SOUTHWOOD J. MORCOTT RATIFICATION OF PRICEWATERHOUSECOOPERS AS INDEPENDENT AUDITORS FOR 2006.	Management Management	For For	
	PAUL A. BRUNNER	Management	For	
	DENNIS W. ARCHER JOHN M. BARTH	Management Management	For For	
01	DIRECTOR	Management	For	
Number	Proposal 	Туре	Cast 	
Proposal		Proposal		For
SEDOL:				
JOHNSON	CONTROLS, INC. 478366 ISIN:	JCI		ANNUAL M
	DANIEL J. EVANS	Management	For	
	JEFFREY H. BROTMAN RICHARD A. GALANTI	Management Management	For For	
	JAMES D. SINEGAL	Management		
01	PLAN. DIRECTOR	Management	For	
02	FOR ALL DIRECTORS. AMENDMENTS TO THE RESTATED 2002 STOCK INCENTIVE	Management	Against	
03	CONDUCT. SHAREHOLDER PROPOSAL TO HOLD ANNUAL ELECTIONS	Shareholder	Against	
04	SHAREHOLDER PROPOSAL TO ADOPT A VENDOR CODE OF	Shareholder	Against	

AMLI RESIDENTIAL PROPERTIES TRUST AML SPECIAL ISIN:

ISSUER: 001735

	Edgar Fil	ing: GABELLI EQUITY TRUST INC - For	m N-PX		
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	TRUST WITH AND I PURSUANT TO THE DATED AS OF OCTO PROPERTY FUND, L PPF AMLI ACQUISI	MERGER OF AMLI RESIDENTIAL PROPERTIES NTO PPF AMLI ACQUISITION LLC AGREEMENT AND PLAN OF MERGER, BER 23, 2005, BY AND AMONG PRIME LC, PPF AMLI ACQUISITION LLC, TION PARTNERS, L.P., AMLI RESIDENTIAI AND AMLI RESIDENTIAL PROPERTIES,		For	
ISSUER: SEDOL:	HOLDINGS, INC. 751028	ISIN:	RAH		ANNUAL N
	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
02	RATIFICATION OF RALCORP HOLDINGS	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC FOR THE FISCAL YEAR ENDING SEPTEMBER	Management	For	
01	DIRECTOR		Management	For	
		JACK W. GOODALL JOE R. MICHELETTO DAVID P. SKARIE	Management Management Management	For For For	

Proposal

Number Proposal

01 THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN

OF MERGER, DATED AS OF NOVEMBER 18, 2005, AMONG CISCO SYSTEMS, INC., A CALIFORNIA CORPORATION, COLUMBUS ACQUISITION CORP., A GEORGIA CORPORATION

38

Proposal Vote For Type Cast

Management For

AND WHOLLY OWNED SUBSIDIARY OF CISCO, AND SCIENTIFIC-ATLANTA, INC., A GEORGIA CORPORATION.

THE PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF THE APPROVAL OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

Management For

ANDREW CORPORATION ANDW ANNUAL MISSUER: 034425 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Propos Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		T.A. DONAHOE	Management	For	
		R.E. FAISON	Management	For	
		J.D. FLUNO	Management	For	
		W.O. HUNT	Management	For	
		C.R. NICHOLAS	Management	For	
		G.A. POCH	Management	For	
		A.F. POLLACK	Management	For	
		G.O. TONEY	Management	For	
		A.L. ZOPP	Management	For	
02	TO RATIFY THE APPOINTMEN	IT OF ERNST & YOUNG AS	Management	For	
	INDEPENDENT PUBLIC AUDIT	ORS FOR FISCAL YEAR 2006.			

SYBRON DENTAL SPECIALTIES, INC. SYD ANNUAL M

TSTN:

ISSUER: 871142

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote For Number Proposal Type Cast

O1 DIRECTOR Management For DONALD N. ECKER Management For ROBERT W. KLEMME Management For APPROVAL OF SYBRON DENTAL SPECIALTIES, INC. S Management For EXECUTIVE OFFICER ANNUAL PERFORMANCE BONUS PLAN.

O3 APPROVAL OF SYBRON DENTAL SPECIALTIES, INC. S Management Against 2006 RESTRICTED STOCK INCENTIVE PLAN.

LANDAUE ISSUER: SEDOL:	R, INC. 51476K	ISIN:	LDR		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	MR. WHITE MR. MITCHELL PPOINTMENT OF PRICEWATERHOUSE TERED PUBLIC ACCOUNTING	Management Management Management COManagement	For For For	
LUCENT	TECHNOLOGIES INC. 549463	ISIN:	LU		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		LINNET F. DEILY ROBERT E. DENHAM DANIEL S. GOLDIN EDWARD E. HAGENLOCKER KARL J. KRAPEK RICHARD C. LEVIN PATRICIA F. RUSSO HENRY B. SCHACHT FRANKLIN A. THOMAS	Management Management Management Management Management Management Management Management	For For For For For For	
02		RONALD A. WILLIAMS OSAL TO RATIFY THE APPOINTMEN	-	For For	
03	BOARD OF DIRECTORS PROP TO THE RESTATED CERTIFIC	K SPLIT AT THE DISCRETION	NTS Management	For	
04		RDING DISCLOSURE OF POLITICAL	Shareholder	Against	
05			Shareholder	Against	
06	SHAREOWNER PROPOSAL REGA		Shareholder	Against	
07	SHAREOWNER PROPOSAL TO E	D TO DETERMINE INCENTIVE	Shareholder	Against	

	COMPANY 244199	ISIN:	DE 		ANNUAL 1
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
03	RATIFICATION OF THE APPOIN TOUCHE LLP AS THE INDEPEND ACCOUNTING FIRM FOR FISCAL	DENT REGISTERED PUBLIC	Management	For	
02	APPROVAL OF THE AMENDMENT EQUITY AND INCENTIVE PLAN.	OF THE JOHN DEERE OMNIBUS	Management	Against	
01	DIRECTOR		Management	For	
		CRANDALL C. BOWLES VANCE D. COFFMAN	Management Management	For	
		ARTHUR L. KELLY THOMAS H. PATRICK	Management Management	For For	
Proposa			Proposal		For
Number	Proposal 		Туре 	Cast 	
А	TO APPROVE THE FINANCIAL S CELULAR PARTICIPACOES S.A. AS OF SEPTEMBER 30, 2005.		Management	For	*Managen
С	TO RATIFY THE APPOINTMENT THE COMPANY AND OF TCP (I) TOUCHE TOHMATSU AUDITORES OF THE SPECIALIZED FIRM GO AND (III) OF THE SPECIALIZ PLANEJAMENTO E CONSULTORIA	OF THE FIRM DELOITTE INDEPENDENTES; (II) DLDMAN SACHS & COMPANHIA; ZED FIRM PLANCONSULT	Management	For	*Manager
В	OF MERGER OF SHARES, MERGE INSTRUMENT OF JUSTIFICATION MANAGEMENT OF THE COMPANY, OESTE CELULAR PARTICIPACOE	ON ENTERED INTO BY THE OF TCP, TELE CENTRO	Management COES	For	*Manager
	S.A., WHICH PROVIDES, FOR INTO TCP.	THE MERGER OF THE COMPANY			

TO BE CANCELLED AS A RESULT OF THE MERGER OF THE COMPANY, FOR SHARES TO BE ISSUED BY TCP, AND THE CONSEQUENT EXTINGUISHMENT OF THE COMPANY.

D TO APPROVE THE REPORTS REFERRED TO IN ITEM (C) Management For *Managem ABOVE.

TELESP CELULAR PARTICIPACOES S.A.

TCP

SPECIAL

ISSUER: 87952L

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Cast	For
G	TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH THE MERGER	Management		
F	TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY TCO, TSD, TLE AND CRTPART FOR SHARES TO BE ISSUED BY THE COMPANY.	Management	For	*Managem
E	TO APPROVE THE REPORTS REFERRED TO IN ITEM (D) ABOVE.	Management	For	*Managem
D	TO RATIFY THE APPOINTMENT OF TCO, TSD, TLE AND CRTPART (I) THE FIRM DELOITTE TOUCHE TOHMATSU, FOR PREPARATION OF THE STATUTORY BOOK VALUE REPORT, (II) THE SPECIALIZED FIRM OF GOLDMAN SACHS & COMPANHIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY AND (III) THE SPECIALIZED FIRM OF PLANCONSULT PLANEJAMENTO E CONSULTORIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY.	Management	For	*Managem
С	TO APPROVE THE TERMS AND CONDITIONS OF (I) THE MERGER, OF ALL SHARES OF TCO, IN ORDER TO CONVERT IT INTO A WHOLLY-OWNED SUBSIDIARY; AND (II) THE MERGER, INTO THE COMPANY, TSD, TLE AND CRTPART.	Management	For	*Managem
В	TO APPROVE A CAPITAL REDUCTION FOR THE PURPOSES OF ABSORBING THE EXISTING LOSSES WITH POSSIBILITY OF DISTRIBUTING DIVIDENDS.	Management	For	*Managem
А	TO APPROVE THE FINANCIAL STATEMENTS OF TELESP CELULAR PARTICIPACOES S.A. DATED AS OF SEPTEMBER 30, 2005.	Management	For	*Managem
Н	TO CHANGE THE CORPORATE NAME OF THE COMPANY TO VIVO PARTICIPACOES S.A.	Management	For	*Managem

AGERE SYSTEMS INC.

VOTE GROUP: GLOBAL

ISSUER: 00845V ISIN: SEDOL:

AGRA

ANNUAL M

Proposa Number	l Proposal		Proposal Type	Vote Cast	For
04	TO RATIFY THE AUDIT COMMOUNT INDEPENDENT AUDITORS		Management	For	
03		NON-EMPLOYEE DIRECTOR	Management	Against	
02	TO APPROVE OUR AMENDED 2	2001 LONG TERM INCENTIVE	Management	Against	
01	PLAN. DIRECTOR		Management	For	
		THOMAS P. SALICE RAE F. SEDEL	Management Management		
GREIF, ISSUER:	INC. 397624	ISIN:	GEFB		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type		For
02	PROPOSAL TO APPROVE THE RESTATED LONG-TERM INCE		Management	For	
01	DIRECTOR	NIIVE PLAN.	Management	For	
		MICHAEL J. GASSER MICHAEL H. DEMPSEY JUDITH D. HOOK VICKI L. AVRIL BRUCE A. EDWARDS PATRICK J. NORTON CHARLES R. CHANDLER DANIEL J. GUNSETT WILLIAM B. SPARKS, JR.	Management Management Management Management Management Management Management Management Management	For For For For	
DAVE & ISSUER:	BUSTER'S, INC. 23833N	ISIN:	DAB		SPECIAL
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
02				For	

THE MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER DESCRIBED IN PROPOSAL 1.

01 PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 8, 2005, AMONG DAVE & BUSTER S, INC., WS MIDWAY ACQUISITION SUB, INC. AND WS MIDWAY HOLDINGS, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.

Management For

______ ANNUAL M NOVARTIS AG NVS ISSUER: 66987V ISIN:

SEDOL: _____

VOTE GROUP: GLOBAL

	l Proposal	Proposal Type	Cast	
	APPROVAL OF THE ANNUAL REPORT, THE FINANCIAL STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR 2005.			
02	APPROVAL OF THE ACTIVITIES OF THE BOARD OF DIRECTORS.	Management	For	
03	APPROPRIATION OF AVAILABLE EARNINGS OF NOVARTIS AG AS PER BALANCE SHEET AND DECLARATION OF DIVIDEND.	Management	For	
04	REDUCTION OF SHARE CAPITAL.	Management	For	
05	AMENDMENT TO THE ARTICLES OF INCORPORATION.	Management	For	
6A1	RE-ELECTION OF PROF. SRIKANT M. DATAR PH.D. FOR A THREE-YEAR TERM.	Management	For	
6A2	RE-ELECTION OF WILLIAM W. GEORGE FOR A THREE-YEAR TERM.	Management	For	
6A3	RE-ELECTION OF DRING. WENDELIN WIEDEKING FOR A THREE-YEAR TERM.	Management	For	
6A4	RE-ELECTION OF PROF. ROLF M. ZINKERNAGEL M.D. FOR A THREE-YEAR TERM.	Management	For	
6B	THE ELECTION OF ANDREAS VON PLANTA PH.D. FOR A THREE-YEAR TERM.	Management	For	
07	APPOINTMENT OF THE AUDITORS AND THE GROUP AUDITORS.	Management	For	

CIBA SPECIALTY CHEMICALS HOLDING INC ANNUAL M CSB ISSUER: 17162W

VOTE GROUP: GLOBAL

Proposal Vote Type Cast For Proposal Number Proposal

THE FAI ISSUER: SEDOL:	RCHILD CORPORATION 303698	ISIN:	FA		ANNUAL M
		TERRY E. TREXLER RICHARD C. BARBERIE ROBERT P. HOLLIDAY ROBERT P. SALTSMAN THOMAS W. TREXLER	Management Management Management Management Management	For For For For	
01	DIRECTOR		Management	For	
Proposa Number	Proposal		Proposal Type	Vote Cast	For
VOTE GR	OUP: GLOBAL				
	Y HOMES, INC. 654892	ISIN:	NOBH		ANNUAL M
		TWO YEARS, AS SET FORTH OF MEETING ENCLOSED HEREWITH.			
08	TO RE-ELECT OBT AG, ZURI	E COMPANY S NOTICE OF H. OF THE BOARD OF DIRECTORS CH, AS SPECIAL AUDITORS	Management	For	
07	APPROVAL OF THE PROPOSAL	OF THE BOARD OF DIRECTORS G AG, ZURICH, AS AUDITORS	Management	For	
6B	OF THREE YEARS. APPROVAL OF THE RE-ELECT	ION OF BOARD MEMBER: FOR A PERIOD OF FOUR YEARS.	Management	For	
6A	FOUR YEARS. APPROVAL OF THE RE-ELECT PROF DR. JEAN-MARIE PIER		Management	For	
05	ENCLOSED HEREWITH. APPROVAL OF THE PROPOSED HESS TO THE BOARD OF DIR		Management	For	
04	IN 2005. APPROVAL OF THE AMENDMEN AS SET FORTH IN THE COMP	T OF THE ARTICLE OF ASSOCIATION S NOTICE OF MEETING	ONManagement	For	
03		E OF THE BOARD OF DIRECTORS LIABILITY FOR THEIR ACTIVITIE:	Management S	For	
02	AND OF THE INDEPENDENT G APPROVAL OF THE ALLOCATI		Management	For	
01	STATEMENTS AND THE CONSO 2005; ACKNOWLEDGEMENT OF	THE REPORTS OF THE AUDITORS			

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR		Management	Withheld	
		ROBERT E. EDWARDS STEVEN L. GERARD DANIEL LEBARD ERIC I. STEINER	Management Management Management Management	Withheld	
		JEFFREY J. STEINER			
 CINERGY ISSUER:		ISIN:	CIN		 SPECIAL
SEDOL:					
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Cast	For
01	ADOPTION OF THE MERGER A	AGREEMENT AND APPROVAL	Management		
DUKE ENE	ERGY CORPORATION 264399	ISIN:	DUK		SPECIAL
VOTE GRO	DUP: GLOBAL				
	Proposal		Type	Vote Cast	
	APPROVAL OF THE AGREEMEN AND THE MERGERS.	NT AND PLAN OF MERGER	Management		
FOMENTO	ECONOMICO MEXICANO, S.A.	. DE	FMX		ANNUAL M
ISSUER: SEDOL:	344419	ISIN:			
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Type		
VI	APPOINTMENT OF DELEGATES		Management		

	MEETING.			
V	APPOINTMENT OF COMMITTEES.	Management	For	*Managem
IV	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS AND EXAMINERS, AND RESOLUTION WITH RESPECT TO THEIR REMUNERATION.	Management	For	*Managem
III	PROPOSAL TO DETERMINE THE MAXIMUM AMOUNT TO BE USED IN THE SHARE REPURCHASE PROGRAM.	Management	For	*Managem
II	APPLICATION OF THE RESULTS FOR THE 2005 FISCAL YEAR, INCLUDING THE PAYMENT OF A CASH DIVIDEND, IN MEXICAN PESOS.	Management	For	*Managem
I	REPORT OF THE BOARD OF DIRECTORS; PRESENTATION OF THE FINANCIAL STATEMENTS OF FOMENTO ECONOMICO MEXICANO, S.A. DE C.V., FOR THE 2005 FISCAL YEAR, AND THE REPORT OF THE EXAMINER PURSUANT TO ARTICLE 172 OF THE GENERAL LAW OF COMMERCIAL COMPANIES (LEY GENERAL DE SOCIEDADES MERCANTILES) AND THE APPLICABLE PROVISIONS OF THE SECURITIES MARKET LAW.	Management	For	*Managem
VII	MINUTES OF THE SHAREHOLDERS MEETING.	Management	For	*Managem
THE WAL'ISSUER:	I DISNEY COMPANY 254687 ISIN:	DIS		ANNUAL M
Proposa Number	l Proposal 	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	JOHN E. BRYSON	Management	For	
	JOHN S. CHEN	Management	For	
		-		
	JOHN S. CHEN JUDITH L. ESTRIN	Management Management	For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS	Management Management Management Management Management	For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO	Management Management Management Management Management Management	For For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT	Management Management Management Management Management Management Management	For For For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT GEORGE J. MITCHELL	Management Management Management Management Management Management Management Management	For For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT	Management Management Management Management Management Management Management	For For For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT GEORGE J. MITCHELL LEO J. O'DONOVAN, S.J. JOHN E. PEPPER, JR. ORIN C. SMITH	Management Management Management Management Management Management Management Management Management	For For For For For For For	
	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT GEORGE J. MITCHELL LEO J. O'DONOVAN, S.J. JOHN E. PEPPER, JR. ORIN C. SMITH GARY L. WILSON	Management	For	
02	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT GEORGE J. MITCHELL LEO J. O'DONOVAN, S.J. JOHN E. PEPPER, JR. ORIN C. SMITH GARY L. WILSON TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	Management	For	
02	JOHN S. CHEN JUDITH L. ESTRIN ROBERT A. IGER FRED H. LANGHAMMER AYLWIN B. LEWIS MONICA C. LOZANO ROBERT W. MATSCHULLAT GEORGE J. MITCHELL LEO J. O'DONOVAN, S.J. JOHN E. PEPPER, JR. ORIN C. SMITH GARY L. WILSON TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For	

OMNOVA : ISSUER: SEDOL:	SOLUTIONS INC. 682129	ISIN:	OMN		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
02	TO RATIFY THE APPOINTMENT AS THE COMPANY S INDEPENDED ACCOUNTING FIRM FOR THE F	ENT REGISTERED PUBLIC	Management	For	
01	30, 2006. DIRECTOR	KEVIN M. MCMULLEN R. BYRON PIPES	Management Management Management	For For For	
CLARCOR ISSUER: SEDOL:		ISIN:	CLC		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa			Proposal Type	Vote Cast	For
01	DIRECTOR	J. MARC ADAM JAMES L. PACKARD JAMES W. BRADFORD, JR.	Management Management Management Management	For For For	
ABGENIX ISSUER: SEDOL:		ISIN:	ABGX		SPECIAL
VOTE GR	OUP: GLOBAL				
	Proposal		Proposal Type	Cast	
01	THE ADOPTION OF THE AGREED	2005, AMONG AMGEN, ATHLETICS ROVIDING FOR THE MERGER A WHOLLY-OWNED SUBSIDIARY	Management		
02	THE ADJOURNMENT OR POSTPOI MEETING, IF NECESSARY OR A ADDITIONAL PROXIES IN THE NOT SUFFICIENT VOTES IN FA	NEMENT OF THE SPECIAL APPROPRIATE, TO SOLICIT EVENT THAT THERE ARE	Management	For	

THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

ISSUER: SEDOL:	TON RESOURCES INC. 122014 ISIN:	BR		SPECIAL
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Cast	For
01	APPROVAL AND ADOPTION OF THE AGREEMENT AND OF MERGER, DATED AS OF DECEMBER 12, 2005, AND AMONG CONOCOPHILLIPS, CELLO ACQUISITIC AND BURLINGTON RESOURCES INC.	PLAN Management BY		
02	APPROVAL OF AN ADJOURNMENT OR POSTPONEMENT THE SPECIAL MEETING, IF NECESSARY, TO SOLI ADDITIONAL PROXIES.		For	
	SUPPLY, INC. 444482 ISIN:	HUG		SPECIAL
Proposa		Proposal		For
Proposa		Proposal Type	Cast	For
Proposa Number 	Proposal APPROVE THE MERGER AGREEMENT WITH THE HOME CONSIDER AND TAKE ACTION UPON ANY OTHER MA THAT MAY PROPERLY COME BEFORE THE MEETING	Type DEPOT. Management Management Management	Cast For	For
Proposa Number 	l Proposal APPROVE THE MERGER AGREEMENT WITH THE HOME CONSIDER AND TAKE ACTION UPON ANY OTHER MA	Type DEPOT. Management Management OR CCIAL Management SOLICIT ENT	Cast For For	For

VOTE GROUP: GLOBAL

Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	Witheld	
02		E AUDIT COMMITTEE S APPOINTMENT COOPERS LLP AS THE INDEPENDENT MPANY.	Management	For	
Proposa Number	al Proposal		Proposal Type	Cast	For
01	DIRECTOR	DAVID A. LORBER TODD R. SNYDER ROBERT C. WOODS	Management		*Managem
02	STEPS TO DECLASSIFY ARE ELECTED ON AN A	E BOARD TAKE THE NECESSARY Y THE BOARD SO THAT ALL DIRECTORS ANNUAL BASIS BEGINNING WITH	Management	For	*Managem
03	TO RATIFY PRICEWATE	ETING OF SHAREHOLDERS. ERHOUSECOOPERS LLP AS GENCORP FORS FOR FISCAL 2006.	Management	For	*Managem
	PRPORATION 45167R	ISIN:	IEX		ANNUAL M
VOTE GR	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
02		FE & TOUCHE LLP AS AUDITORS	Management		
01	DIRECTOR	MICHAEL T. TOKARZ FRANK S. HERMANCE	Management Management Management	For For For	
ISSUER: SEDOL:	GLEY JR. COMPANY 982526	ISIN:	WWY		ANNUAL M
	ROUP: GLOBAL				

01	DIRECTOR		Management	For	
		JOHN BARD	Management	For	
	HOM		Management		
			Management		
02	TO APPROVE THE ADOPTION OF THE WM. WF		Management		
02	COMPANY 2007 MANAGEMENT INCENTIVE PLA		Mariagemeric	Адатиос	
03	AUTHORIZE THE ONE-TIME DISTRIBUTION C		Management	For	
0.5	OF CLASS B COMMON STOCK AS DIVIDEND T		Mariagement	1 01	
	OF EACH CLASS OF COMMON STOCK OUTSTAN				
04	INCREASE THE CLASS B COMMON STOCK AUT		Management	For	ŀ
V -	THRESHOLD FROM 10% TO 12%.	.01111110 00111111111	11411490	101	
05	DEFER, AND PERMIT THE BOARD OF DIRECT	TORS TO FURTHER	Management	For	
• -	DEFER, THE AUTOMATIC CONVERSION OF CI			-	
	STOCK IF THE AUTOMATIC CONVERSION THE				
	CROSSED.				
06	TO RATIFY THE APPOINTMENT OF THE COME	PANY S INDEPENDENT	Management	For	
	REGISTERED PUBLIC ACCOUNTING FIRM (IN	NDEPENDENT			
	AUDITORS) FOR THE YEAR ENDING DECEMBE	ER 31, 2006.			
	LLER COMPANY 359694 ISIN:		FUL		 ANNUAL M
SEDOL:	337034 ISIN.				
TOWN CD.	0.10 O. 0.0 0.0 0.1				
VOIE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
Number	Proposal		Type	Cast	
n1	DIRECTOR		Management	 For	
0.1			Management		
			Management		
		F P.L. STROUCKEN	Management	For	
03	TO RATIFY THE APPOINTMENT OF KPMG LLF		Management		
0.5	COMPANY S INDEPENDENT AUDITORS FOR TH		Mariagemeric	T O L	
	YEAR ENDING DECEMBER 2, 2006.	IL IIJCAL			
02	TO APPROVE THE AMENDED AND RESTATED Y	/EAR 2000	Management	Against	
02	STOCK INCENTIVE PLAN.		riariagemerie	119411100	
	orden indentive rem.				
	W OF MEN YORK COMPANY THE		DIA		
	K OF NEW YORK COMPANY, INC.		BK		ANNUAL M
ISSUER:	064057 ISIN:				
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
			Proposal Type		For
Proposa Number	l Proposal 		Proposal Type	Vote Cast	For

04		H RESPECT TO REIMBURSEMENT N CANDIDATES FOR THE BOARD.	Shareholder	Against	
01	DIRECTOR		Management	For	
		MR. BIONDI	Management	For	
		MR. DONOFRIO	Management	For	
		MR. HASSELL	Management	For	
		MR. KOGAN	Management	For	
		MR. KOWALSKI	Management	For	
		MR. LUKE	Management	For	
		MR. MALONE	Management	For	
		MR. MYNERS	Management	For	
		MS. REIN	Management	For	
		MR. RENYI	Management	For	
		MR. RICHARDSON	Management	For	
		MR. ROBERTS	Management	For	
		MR. SCOTT	Management	For For	
02	RATIFICATION OF AUDITORS.	MR. VAUGHAN	Management Management	For	
03		H RESPECT TO CUMULATIVE	Shareholder		
00	VOTING.	TABOLDOT TO COMPANIA	Diffactionact	119011100	
	& REED FINANCIAL, INC. 930059	ISIN:	WDR		ANNUAL M
Proposa	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		DENNIS E. LOGUE RONALD C. REIMER		For For	
	PARTS COMPANY		GPC		ANNUAL M
ISSUER: SEDOL:		ISIN:	Gr C		ANNOAL I.
VOTE GR	OUP: GLOBAL				
	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management		
		DR. MARY B. BULLOCK	Management	For	
		RICHARD W. COURTS, II	Management	For	
		JERRY W. NIX	Management	For	
		LARRY L. PRINCE	Management	For	
0.4	DATIETCATION OF THE CELE	GARY W. ROLLINS	Management	For	
04	RATIFICATION OF THE SELECTION OF THE SEL	EPENDENT AUDITORS FOR	Management	For	
03	ADOPT THE GENUINE PARTS OF INCENTIVE PLAN.		Management	For	

02 AMEND THE GENUINE PARTS COMPANY RESTATED ARTICLES OF INCORPORATION TO PROVIDE FOR ANNUAL ELECTION OF DIRECTORS.

ELECTION OF DIRECTORS.

Management For

______ CITIGROUP INC. С ANNUAL M ISSUER: 172967 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal 01 DIRECTOR Management For C. MICHAEL ARMSTRONG Management For ALAIN J.P. BELDA Management For GEORGE DAVID Management For KENNETH T. DERR Management
JOHN M. DEUTCH Management For R. HERNANDEZ RAMIREZ Management R. HERNANDEZ RAMIREZ

ANN DIBBLE JORDAN

KLAUS KLEINFELD

ANDREW N. LIVERIS

DUDLEY C. MECUM

ANNE MULCAHY

RICHARD D. PARSONS

CHARLES PRINCE

JUDITH RODIN

ROBERT E. RUBIN

FRANKLIN A. THOMAS

Management

Management For PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP Management For AS CITIGROUP S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006. 03 PROPOSAL TO AMEND ARTICLE FOURTH OF THE RESTATED For Management CERTIFICATE OF INCORPORATION. 04 PROPOSAL TO AMEND ARTICLE EIGHTH OF THE RESTATED Management For CERTIFICATE OF INCORPORATION. 0.5 PROPOSAL TO AMEND ARTICLE NINTH OF THE RESTATED Management For CERTIFICATE OF INCORPORATION. 06 STOCKHOLDER PROPOSAL REQUESTING NO FUTURE NEW Shareholder Against STOCK OPTION GRANTS AND NO RENEWAL OR REPRICING OF CURRENT STOCK OPTIONS. 7 STOCKHOLDER PROPOSAL REQUESTING A REPORT ON POLITICAL Shareholder Against CONTRIBUTIONS. 8 STOCKHOLDER PROPOSAL REQUESTING A REPORT ON CHARITABLE Shareholder Against CONTRIBUTIONS. STOCKHOLDER PROPOSAL REQUESTING THE ADOPTION Shareholder 9 Against OF A POLICY REGARDING PERFORMANCE-BASED EQUITY COMPENSATION FOR SENIOR EXECUTIVES. STOCKHOLDER PROPOSAL REGARDING REIMBURSEMENT Shareholder Against 1.0 OF EXPENSES INCURRED BY A STOCKHOLDER IN A CONTESTED

11	STOCKHOLDER PROPOSAL REQUI		Shareholder	Against	
12		ESTING THE RECOUPMENT THE EVENT OF A RESTATEMENT	Shareholder	Against	
ISSUER: SEDOL:	FINANCIAL CORPORATION 58551A	ISIN:	MEL		ANNUAL N
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR		Management	For	
		PAUL L. CEJAS SEWARD PROSSER MELLON	_		
		MARK A. NORDENBERG	Management		
		W.E. STRICKLAND, JR.			
02		DOPTION OF MELLON FINANCIAL	Management	Against	
04	CORPORATION DIRECTOR EQUI'RATIFICATION OF APPOINTMED PUBLIC ACCOUNTANTS.	TY PLAN (2006). NT OF KPMG LLP AS INDEPENDENT	Management	For	
SPRINT I	NEXTEL CORPORATION 852061	ISIN:	S		ANNUAL N
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa. Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		KEITH J. BANE	Management	For	
		GORDON M. BETHUNE	Management	For	
		TIMOTHY M. DONAHUE	Management	For	
		FRANK M. DRENDEL GARY D. FORSEE	Management Management	For For	
		JAMES H. HANCE, JR.	Management	For	
		V. JANET HILL	Management	For	
		IRVINE O. HOCKADAY, JR.	Management	For	
		WILLIAM E. KENNARD	Management	For	
		LINDA KOCH LORIMER	Management	For	
		STEPHANIE M. SHERN	Management	For	
02	TO RATIFY APPOINTMENT OF	WILLIAM H. SWANSON KPMG LLP AS INDEPENDENT	Management Management	For For	

REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2006.

O3 SHAREHOLDER PROPOSAL CONCERNING MAJORITY VOTING. Shareholder Against SHAREHOLDER PROPOSAL CONCERNING CUMULATIVE VOTING. Shareholder Against

SUNTRUST BANKS, INC. STI ANNUAL M

ISSUER: 867914 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

	Proposa Number	l Proposal		Proposal Type	Vote Cast	For
-	02		THE APPOINTMENT OF PRICEWATERHOUSE AUDITORS FOR 2006.	COManagement	For	
	01	DIRECTOR		Management	For	
			J. HYATT BROWN*	Management	For	
			ALSTON D. CORRELL*	Management	For	
			DAVID H. HUGHES*	Management	For	
			E. NEVILLE ISDELL*	Management	For	
			G. GILMER MINOR, III*	Management	For	
			THOMAS M. GARROTT **	Management	For	

THE HERSHEY COMPANY

HSY

ANNUAL M

ISSUER: 427866 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Propos	al		Proposal	Vote	For
Number	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
		J.A. BOSCIA	Management	For	
	R	.H. CAMPBELL	Management	For	
	R.I	F. CAVANAUGH	Management	For	
	G	.P. COUGHLAN	Management	For	
]	H. EDELMAN	Management	For	
		B.G. HILL	Management	For	
	A.1	F. KELLY, JR.	Management	For	
]	R.H. LENNY	Management	For	
	М	.J. MCDONALD	Management	For	
	M	J. TOULANTIS	Management	For	
03	STOCKHOLDER PROPOSAL REGARDING COCOA	SUPPLY REPORT	Shareholder	Against	
02	RATIFY APPOINTMENT OF KPMG LLP AS INI AUDITORS FOR 2006	DEPENDENT	Management	For	

THE NEW ISSUER: SEDOL:	YORK TIMES COMPANY 650111	ISIN:	NYT		ANNUAL I
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	For
	RATIFICATION OF DELOITTE & TO	POUCHE LLP AS AUDITORS RAUL E. CESAN WILLIAM E. KENNARD JAMES M. KILTS DOREEN A. TOBEN	Management Management Management Management Management Management	For For For	
CHIRON CISSUER:	CORPORATION 170040	ISIN:	CHIR		SPECIAL
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	For
02	IN THEIR DISCRETION, THE PROX TO VOTE UPON ANY OTHER BUSING COME BEFORE THE MEETING, INCO OR POSTPONEMENTS OF THE MEET SOLICIT ADDITIONAL PROXIES.	ESS THAT MAY PROPERLY LUDING ANY ADJOURNMENTS	Management	For	
01	TO ADOPT THE AGREEMENT AND PI AS OF OCTOBER 30, 2005, AMONO NOVARTIS CORPORATION, NOVARTI INC. AND NOVARTIS AG, AS GUAR	G CHIRON CORPORATION, IS BIOTECH PARTNERSHIP,	Management	For	
03	TO APPROVE POSTPONEMENTS OR A SPECIAL MEETING, IF NECESSARY PROXIES.	ADJOURNMENTS OF THE	Management	For	
DOW JONE ISSUER: SEDOL:		ISIN:	DJ		ANNUAL 1
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	

	LEWIS B. CAMPBELL* HARVEY GOLUB* IRVINE O. HOCKADAY, JR*	Management Management Management	For For For
	DIETER VON HOLTZBRINCK*	Management	For
	M. PETER MCPHERSON*	Management	For
	FRANK N. NEWMAN*	Management	For
	WILLIAM C. STEERE, JR.*	Management	For
	CHRISTOPHER BANCROFT**	Management	For
	EDUARDO CASTRO-WRIGHT**	Management	For
	MICHAEL B. ELEFANTE**	Management	For
	JOHN M. ENGLER**	Management	For
	LESLIE HILL**	Management	For
	PETER R. KANN**	Management	For
	DAVID K.P. LI**	Management	For
	ELIZABETH STEELE**	Management	For
	RICHARD F. ZANNINO**	Management	For
02	APPROVAL OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2006.	Management	For
03	ADOPTION OF DOW JONES 2006 EXECUTIVE ANNUAL INCENTIVE PLAN.	Management	For
05	STOCKHOLDER PROPOSAL TO REQUIRE THE COMPANY TO PROVIDE IN THE PROXY STATEMENT COMPLETE DETAILS ON THE STOCKHOLDER PROPOSAL SUBMISSION PROCESS.	Shareholder	Against

STATE STREET CORPORATION STT ANNUAL M

ISSUER: 857477 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	T. ALBRIGHT	Management	For
	K. BURNES	Management	For
	N. DAREHSHORI	Management	For
	A. GOLDSTEIN	Management	For
	D. GRUBER	Management	For
	L. HILL	Management	For
	C. LAMANTIA	Management	For
	R. LOGUE	Management	For
	R. SERGEL	Management	For
	R. SKATES	Management	For
	G. SUMME	Management	For
	D. WALSH	Management	For
	R. WEISSMAN	Management	For
02	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP	Management	For
	AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2006.		
03	TO APPROVE THE 2006 EQUITY INCENTIVE PLAN.	Management	Against
05	TO VOTE ON A SHAREHOLDER PROPOSAL TO REQUEST THE DIRECTORS TO REDEEM THE OUTSTANDING RIGHTS UNDER THE COMPANY S RIGHTS AGREEMENT, AND TO	Shareholder	For

For

REQUIRE SHAREHOLDER RATIFICATION OF ANY FUTURE RIGHTS AGREEMENT.

SYNGENT ISSUER: SEDOL:	A AG 87160A ISIN:	SYT		ANNUAL N
VOTE GR	OUP: GLOBAL			
	Proposal	Proposal Type	Cast	For
	AMENDMENT OF THE ARTICLES OF INCORPORATION CONCER			
02	APPROVAL OF ANNUAL REPORT ANNUAL FINANCIAL STATEM AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR 2005	ENTS Management	For	
03	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTOR AND THE EXECUTIVE COMMITTEE	S Management	For	
04 05	APPROPRIATION OF THE BALANCE SHEET PROFIT 2005 REDUCTION OF THE SHARE CAPITAL BY CANCELLATION	Management Management		
	OF SHARES REPURCHASED ON THE SECOND TRADING LINE	,		
06	REDUCTION OF SHARE CAPITAL BY REPAYMENT OF NOMINA VALUE OF SHARES	L Management	For	
07	AMENDMENT OF THE ARTICLES OF INCORPORATION CONCER REQUESTS TO INCLUDE ITEMS IN THE AGENDA OF A GENERAL MEETING	NING Management	For	
80	APPROVAL OF A SHARE REPURCHASE PROGRAM	Management		
9A	ELECTION TO THE BOARD OF DIRECTORS: RE-ELECTION OF PEGGY BRUZELIUS FOR A THREE-YEAR TERM	Management	For	
9В	ELECTION TO THE BOARD OF DIRECTORS: RE-ELECTION OF PETER DOYLE FOR A THREE-YEAR TERM	Management	For	
9C	ELECTION TO THE BOARD OF DIRECTORS: RE-ELECTION	Management	For	
9D	OF PIERRE LANDOLT FOR A THREE-YEAR TERM ELECTION TO THE BOARD OF DIRECTORS: ELECTION	Management	For	
10	OF JURG WITMER FOR A THREE-YEAR TERM ELECTION OF ERNST & YOUNG AG AS AUDITORS OF SYNGE AG AND GROUP AUDITORS FOR THE BUSINESS YEAR 2006	NTA Management	For	
THE COCISSUER:	A-COLA COMPANY 191216 ISIN:	КО		ANNUAL M
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	For
06	SHAREOWNER PROPOSAL REGARDING RESTRICTED STOCK	Shareholder	Against	

05	SHAREOWNER PROPOSAL THAT COMPANY REPORT ON IMPLEMENTATION BEVERAGE CONTAINER RECYCLING STRATEGY	[[Shareholder	Against	
04	SHAREOWNER PROPOSAL REGARDING CHARITABLE CONTRIBUTIONS	S Shareholder	Against	
03	APPROVAL OF AN AMENDMENT TO THE 1989 RESTRICTED STOCK AWARD PLAN OF THE COCA-COLA COMPANY	Management	For	
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS	Management	For	
01	DIRECTOR	Management	For	
	HERBERT A. ALLEN	Management	For	
	RONALD W. ALLEN	Management	For	
	CATHLEEN P. BLACK	Management	For	
	BARRY DILLER	Management	For	
	E. NEVILLE ISDELL	Management	For	
	DONALD R. KEOUGH	Management	For	
	DONALD F. MCHENRY	Management	For	
	SAM NUNN	Management	For	
	JAMES D. ROBINSON III	Management	For	
	PETER V. UEBERROTH	Management		
	JAMES B. WILLIAMS	Management	For	
08	SHAREOWNER PROPOSAL REGARDING AN INDEPENDENT	Shareholder		
	DELEGATION OF INQUIRY TO COLOMBIA		3	
07	SHAREOWNER PROPOSAL REGARDING ENVIRONMENTAL IMPACTS OF OPERATIONS IN INDIA	Shareholder	Against	
ALLTEL (ISSUER: SEDOL:	CORPORATION 020039 ISIN:	AT		ANNUAL I
Proposa		Proposal Type		For
Proposa		Proposal Type	Vote Cast	For
Proposa	l Proposal	-	Cast	For
Proposa Number	l Proposal	Type Management	Cast For	For
Proposa Number	l Proposal DIRECTOR	- Туре 	Cast For	For
Proposa Number	l Proposal DIRECTOR WILLIAM H. CROWN	Type Management Management	Cast For For	For
Proposa Number	l Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD	Type Type Management Management Management	Cast For For For	For
Proposa Number	l Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL	Type Management Management Management Management Management	Cast For For For For	For
Proposa. Number 01	Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI	Type Management Management Management Management Management Management	Cast For For For For For	For
Proposa. Number 01	Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI	Type Management Management Management Management Management Management	Cast For For For For For	For
Proposa. Number 01	Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS C.	Type Management Management Management Management Management Management	Cast For For For For For	For
Proposa Number 01 04	Proposal DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS C.	Type Management Management Management Management Management Management	Cast For For For For For	
Proposa Number 01 04	DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS C. 055622 ISIN:	Type Management Management Management Management Management Management	Cast For For For For For	
Proposa. Number 01 04 04 BP P.L.0 ISSUER: SEDOL: VOTE GRO Proposa.	DIRECTOR WILLIAM H. CROWN JOE T. FORD JOHN P. MCCONNELL JOSIE C. NATORI RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS C. 055622 ISIN:	Type Management Management Management Management Management Management Management	For For For For For	ANNUAL N

01	TO RECEIVE THE DIRECTORS ANNUAL REPORT AND THE ACCOUNTS	Management	For
02	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Management	For
03	DIRECTOR	Management	For
	DR D C ALLEN	Management	For
	LORD BROWNE	Management	For
	MR J H BRYAN	Management	For
	MR A BURGMANS	Management	For
	MR I C CONN	Management	For
	MR E B DAVIS, JR	Management	For
	MR D J FLINT	Management	For
	DR B E GROTE	Management	For
	DR A B HAYWARD	Management	For
	DR D S JULIUS	Management	For
	SIR TOM MCKILLOP	Management	For
	MR J A MANZONI	Management	For
	DR W E MASSEY	Management	For
	SIR IAN PROSSER	Management	For
	MR M H WILSON	Management	For
	MR P D SUTHERLAND	Management	For
04	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS AND AUTHORIZE THE BOARD TO SET THEIR REMUNERATION	Management	For
05	SPECIAL RESOLUTION: TO GIVE LIMITED AUTHORITY	Management	For
	FOR THE PURCHASE OF ITS OWN SHARES BY THE COMPANY		
06	TO GIVE AUTHORITY TO ALLOT SHARES UP TO A SPECIFIED AMOUNT	Management	For
0.7	SPECIAL RESOLUTION: TO GIVE AUTHORITY TO ALLOT	Management	For
0 /	A LIMITED NUMBER OF SHARES FOR CASH WITHOUT MAKING	riarragement	101
	AN OFFER TO SHAREHOLDERS		
	THE OTTER TO DIFFICUITION		

COMPANIA DE TELECOMUNICACIONES DE CH ANNUAL M

ISSUER: 204449 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	
A1	APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, INCOME STATEMENT AND REPORTS OF ACCOUNT INSPECTORS AND INDEPENDENT AUDITORS.	Management	For
A2	AND INDEPENDENT AUDITORS. APPROVAL OF DISTRIBUTION OF NET INCOME FOR FISCAL YEAR ENDED DECEMBER 31, 2005 AND THE PAYMENT OF A FINAL DIVIDEND.	Management	For
A4	APPROVAL TO APPOINT THE INDEPENDENT AUDITORS	_	For
	FOR FISCAL YEAR 2006, AND TO DETERMINE THEIR COMPENSA	TION.	
A5	APPROVAL TO APPOINT THE DOMESTIC CREDIT RATING	Management	For
	AGENCIES AND TO DETERMINE THEIR COMPENSATION.		
A7	COMMUNICATE THE EXPENSES OF THE BOARD OF DIRECTORS	Management	For
	AND DIRECTORS COMMITTEE DURING THE YEAR 2005.		
A8	APPROVAL OF THE COMPENSATION FOR THE DIRECTORS COMMITTEE MEMBERS AND OF THE DIRECTORS COMMITTEE	Management	For
	BUDGET.		
A9	APPROVAL OF THE COMPENSATION FOR THE AUDIT COMMITTEE	Management	For
	AND BUDGET FOR OPERATION EXPENSES TO BE ASSIGNED.		
A11	APPROVAL OF THE INVESTMENT AND FINANCING STRATEGY	Management	For
	PROPOSED BY MANAGEMENT (ACCORDING TO DECREE LAW		

For

3,500).

A14	APPROVAL OF A SANTIAGO N PUBLISH THE NOTICES FOR	FUTURE SHAREHOLDERS	Management	For	
A15	MEETINGS AND DIVIDEND PA PROVIDE INFORMATION ON A THE MANAGEMENT AND ADMIN	LL ISSUES RELATING TO	Management	For	
E1	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.		Management	For	
E2		COMPANY S COMMERCIAL NAME, PANY S NOTICE OF MEETING	Management	For	
E3		COMPANY S BYLAWS, TO REFLECT	Management	For	
E4	APPROVAL TO ADOPT THE NE	CESSARY PROCEDURES TO REACHED AT THE EXTRAORDINARY	Management	For	
	S INCORPORATED 427056	ISIN:	HPC		ANNUAL N
SEDOL:					
	Proposal			Cast 	
01	DIRECTOR	THOMAS P. GERRITY	Management Management	For For	
02	RATIFICATION OF BDO SEID REGISTERED PUBLIC ACCOUN	JOE B. WYATT MAN, LLP AS INDEPENDENT ITANTS FOR 2006.	Management	For	
_	NSTRUMENTS INCORPORATED 882508	ISIN:	TXN		ANNUAL N
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
_	Proposal		Туре	Cast	101
01	DIRECTOR		Management	For	
01		J.R. ADAMS	Management	For	
01		J.R. ADAMS D.L. BOREN	Management Management	For For	
01		J.R. ADAMS D.L. BOREN D.A. CARP	Management Management Management	For For For	
01		J.R. ADAMS D.L. BOREN D.A. CARP C.S. COX	Management Management Management Management	For For For	
01		J.R. ADAMS D.L. BOREN D.A. CARP	Management Management Management	For For For	

	D.R. GOODE	Management	For
	P.H. PATSLEY	Management	For
	W.R. SANDERS	Management	For
	R.J. SIMMONS	Management	For
	R.K. TEMPLETON	Management	For
	C.T. WHITMAN	Management	For
02	BOARD PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST	Management	For
	& YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR 2006		

VIVENDI UNIVERSAL V SPECIAL ISSUER: 92851S ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	Proposal	-1	Vote Cast
E1	CHANGE OF THE CORPORATE NAME AND MODIFICATION, ACCORDINGLY, OF ARTICLE 1 OF THE COMPANY S BY-LAWS		
02	APPROVAL OF REPORTS AND FINANCIAL STATEMENTS FOR FISCAL YEAR 2005	Management	For
03	APPROVAL OF REPORTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2005	Management	For
04	APPROVAL OF THE REGULATED RELATED-PARTY AGREEMENTS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT	Management	For
05	ALLOCATION OF NET INCOME FOR FISCAL YEAR 2005, DETERMINATION OF THE DIVIDEND AND THE PAYMENT DATE	Management	For
06	RENEWAL OF MR. FERNANDO FALCO Y FERNANDEZ DE CORDOVA AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
07	RENEWAL OF MR. GABRIEL HAWAWINI AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
08	RENEWAL OF BARBIER FRINAULT ET AUTRES AS STATUTORY AUDITORS	Management	For
09	APPOINTMENT OF AUDITEX AS ALTERNATE STATUTORY AUDITORS	Management	For
010	AUTHORIZATION FOR THE MANAGEMENT BOARD TO PURCHASE THE COMPANY S OWN SHARES	Management	For
E11	AUTHORIZATION FOR THE MANAGEMENT BOARD TO DECREASE THE SHARE CAPITAL OF THE COMPANY BY CANCELLATION OF TREASURY SHARES	Management	For
E12	AUTHORIZATION FOR THE PERFORMANCE OF LEGAL FORMALITIES	Management	For

FRANCE TELECOM FTE ANNUAL MISSUER: 35177Q ISIN:

SEDOL:

For

VOTE GROUP: GLOBAL

	Proposal	Proposal Type	Cast	
	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005			
02	APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2005	Management	For	
03	ALLOCATION OF THE RESULTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005, AS STATED IN THE STATUTORY FINANCIAL STATEMENTS	Management	For	
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For	
05	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM SHARES	Management	For	
06	AMENDMENT OF ARTICLE 15 OF THE BY-LAWS IN ORDER TO BRING IT INTO CONFORMITY WITH ARTICLE L. 225-37 OF THE FRENCH CODE	Management	For	
07	AMENDMENT OF ARTICLE 21 OF THE BY-LAWS IN ORDER TO BRING IT INTO COMFORMITY WITH L 225-96 AND L 225-98 OF THE FRENCH CODE	Management	For	
08	TO ISSUE THE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY AGREEMENT WITH THE COMPANY	Management	For	
09	TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR HOLDERS OF STOCK OPTIONS OF ORANGE S.A.	Management	For	
10	TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN	Management	For	
11	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF ORDINARY SHARES	Management	For	
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ALLOCATE, FREE OF CHARGE, ORDINARY SHARES	Management	For	
13	POWERS FOR FORMALITIES	Management	For	

	GEN CORPORATION 46185R ISIN:	IVGN		ANNUAL M
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR GREGORY T. LUCIER DONALD W. GRIMM	Management Management Management	For For For	
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG AS INDEPENDENT AUDITORS OF THE COMPANY FOR FISCAL YEAR 2006	Management	For	

03	AMENDMENT OF THE COMPANY S 1998 EMPLOYEE STOCK	Management	For	
04	PURCHASE PLAN AMENDMENT OF THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION	Management	For	
	COMPANY	K		ANNUAL I
SEDOL:	487836 ISIN:			
VOTE GR	OUP: GLOBAL			
Proposa		Proposal	Vote	For
Number	Proposal	Type 	Cast 	
	PREPARE SUSTAINABILITY REPORT	Shareholder		
02	RATIFICATION OF INDEPENDENT AUDITOR FOR 2006	Management		
01	DIRECTOR JOHN T. DILLON	Management Management		
	JAMES M. JENNESS	Management	For	
	L. DANIEL JORNDT	Management	For	
	WILLIAM D. PEREZ	Management	For	
	N EXPRESS COMPANY 025816 ISIN:	AXP		ANNUAL 1
SEDOL:	OUP: GLOBAL			
Proposa		Proposal	Vot.e	For
	Proposal	Type	Cast	
01	DIRECTOR	Management	For	
	D.F. AKERSON	Management	For	
	C. BARSHEFSKY	Management	For	
	U.M. BURNS	Management	For	
	K.I. CHENAULT	Management	For	
	P. CHERNIN	Management	For	
	P.R. DOLAN V.E. JORDAN, JR.	Management Management	For For	
	J. LESCHLY	Management	For	
	R.A. MCGINN	Management	For	
	E.D. MILLER	Management	For	
	F.P. POPOFF	Management	For	
	R.D. WALTER	Management	For	
02	THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2006.	Management	For	
03	A SHAREHOLDER PROPOSAL RELATING TO STOCK OPTIONS.	Shareholder	Against	
04	A SHAREHOLDER PROPOSAL RELATING TO MAJORITY VOTING FOR DIRECTORS.	Shareholder	Against	
05	A SHAREHOLDER PROPOSAL RELATING TO THE COMPANY S EMPLOYMENT POLICIES.	Shareholder	Against	

06 A SHAREHOLDER PROPOSAL RELATING TO REIMBURSEMENT OF EXPENSES FOR CERTAIN SHAREHOLDER-NOMINATED DIRECTOR CANDIDATES.

Shareholder Against

CRANE (CR		ANNUAL I
ISSUER: 224399 SEDOL:		ISIN:			
VOTE GI	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	D.G. COOK* R.S. EVANS* E.C. FAST*	Management Management Management Management	For For	
02	APPROVAL OF DELOITTE & AUDITORS FOR THE COMPA	D.R. GARDNER* R.F. MCKENNA** TOUCHE LLP AS INDEPENDENT	Management Management Management	For For	
	ELL INTERNATIONAL INC. : 438516	ISIN:	HON		ANNUAL
VOTE G	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
02	APPROVAL OF INDEPENDEN		Management	For	
03 04	2006 STOCK INCENTIVE P 2006 STOCK PLAN FOR NO		Management Management	Abstain Abstain	

06 07 08 09	DIRECTOR COMPENSATION RECOUP UNEARNED MANAGEMENT ONONDAGA LAKE ENVIRONMENTA SEPARATE VOTE ON GOLDEN PA	L POLLUTION	Shareholder Shareholder Shareholder Shareholder	Against Against	
 HUTTIG I ISSUER: SEDOL:	BUILDING PRODUCTS, INC. 448451	ISIN:	 НВР		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa			Proposal Type	Vote Cast	For
01	DIRECTOR	DORSEY R. GARDNER PHILIPPE J. GASTONE MICHAEL A. LUPO DELBERT H. TANNER	Management Management	For For For	
	REGISTERED PUBLIC ACCOUNTI		T Management AME	For	ANNUAL
AMETEK, ISSUER:	REGISTERED PUBLIC ACCOUNTI			For	ANNUAL
AMETEK, ISSUER: SEDOL:	REGISTERED PUBLIC ACCOUNTI	NG FIRM FOR 2006.		For	ANNUAL
AMETEK, ISSUER: SEDOL: VOTE GRO	REGISTERED PUBLIC ACCOUNTI	ING FIRM FOR 2006. ISIN:		For Vote Cast	ANNUAL I
AMETEK, ISSUER: SEDOL: VOTE GRO	REGISTERED PUBLIC ACCOUNTI	ISIN: STEVEN W. KOHLHAGEN JAMES R. MALONE ELIZABETH R. VARET	AME Proposal Type Management Management Management Management Management	Vote Cast For For For For	
AMETEK, ISSUER: SEDOL: VOTE GRO Proposa Number	REGISTERED PUBLIC ACCOUNTI	ISIN: STEVEN W. KOHLHAGEN JAMES R. MALONE ELIZABETH R. VARET DENNIS K. WILLIAMS	Proposal Type Management Management Management Management Management Management Management Management	Vote Cast For For For	

Proposal			Proposal	Vote	For
	Proposal		Type	Cast	I VI
0.1	DIRECTOR	- Manual Manual	Management	For	
		E. MICHEL KRUSE	Management		
		MANUEL J. IRAOLA			
		ERNEST R. VEREBELYI	_		
	APPROVAL OF THE ADOPTION OF TH LONG-TERM EQUITY INCENTIVE PLA		Management	For	
03	RATIFICATION OF APPOINTMENT OF PUBLIC ACCOUNTING FIRM.		Management	For	
COOPER IISSUER:	ENDUSTRIES, LTD. G24182 I	SIN:	CBE		ANNUAL M
VOTE GRO	DUP: GLOBAL				
Proposal			Proposal	Vote	For
	- Proposal		Type	Cast	101
.vuii					
0.1	DIRECTOR		Management	For	
ΟŢ	DIRECTOR	I.J. EVANS			
			Management		
		K.S. HACHIGIAN	Management	For	
		J.R. WILSON	Management	For	
02	APPOINT ERNST & YOUNG AS INDEP FOR THE YEAR ENDING 12/31/2006		Management	For	
	APPROVE THE AMENDED AND RESTAT INCENTIVE PLAN.		Management	For	
	APPROVE THE AMENDED AND RESTAT PLAN.	ED DIRECTORS STOCK	Management	Against	
05	SHAREHOLDER PROPOSAL REQUESTIN A CODE OF CONDUCT BASED ON INT ORGANIZATION HUMAN RIGHTS STAN	ERNATIONAL LABOR	Shareholder	Against	
	BRANDS, INC.		FO		ANNUAL M
ISSUER: SEDOL:	349631 I	SIN: 			
VOTE GRO	DUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		PATRICIA O. EWERS EUGENE A. RENNA	Management Management	For For	

DAVID M. THOMAS

Management

For

02	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.		Management	For	
04	IF PRESENTED, A SHAREHOLDER PR PAY-FOR-SUPERIOR PERFORMANCE		Shareholder	Against	
HARRAH'	S ENTERTAINMENT, INC. 413619	SIN:	HET		ANNUAL M
VOTE GR	ROUP: GLOBAL				
	l Proposal		Proposal Type	Cast	For
	DIRECTOR	CHARLES L. ATWOOD R. BRAD MARTIN GARY G. MICHAEL	Management Management Management	For For For	
03	2004 EQUITY INCENTIVE AWARD PLAN.		Management		
ISSUER: SEDOL:	CAPITAL GROUP INC. 47102X	SIN:	JNS		ANNUAL M
	COUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR RATIFY THE SELECTION OF DELOIT AS INDEPENDENT AUDITORS.	MICHAEL D. BILLS LANDON H. ROWLAND STEVEN L. SCHEID TE & TOUCHE LLP	Management Management Management Management Management	For For For For	
MERCK &		 SIN:	MRK		ANNUAL M
VOTE GR	ROUP: GLOBAL				
Proposa	1		Proposal	Vote	For

Type Cast

Number Proposal

	SHAREHOLDER VOTES	CONCERNING NON-DIRECTOR	Shareholder	Against	
O 4		DIPLOTANCE DIPLOTANCE		- '	
04	PROPOSAL TO ADOPT THE STOCK OPTION PLAN	2006 NON-EMPLOYEE DIRECTORS	Management	Against	
03 02	PROPOSAL TO ADOPT THE RATIFICATION OF THE A	2007 INCENTIVE STOCK PLAN PPOINTMENT OF THE COMPANY RED PUBLIC ACCOUNTING FIRM	Management Management	_	
01	DIRECTOR		Management	For	
		RICHARD T. CLARK	Management	For	
		LAWRENCE A. BOSSIDY	Management	For	
		WILLIAM G. BOWEN	Management	For	
		JOHNNETTA B. COLE	Management	For	
		WILLIAM B. HARRISON, JR	_	For	
		WILLIAM N. KELLEY ROCHELLE B. LAZARUS	Management	For	
		ROCHELLE B. LAZARUS THOMAS E. SHENK	Management Management	For For	
		ANNE M. TATLOCK	Management Management	FOr	
		SAMUEL O. THIER	Management	For For	
		WENDELL P. WEEKS	Management	For	
07	CTOCKHOLDED DRODOSAL	PETER C. WENDELL CONCERNING AN ANIMAL WELFARE	Management Shareholder	For	
0 ,	POLICY REPORT	CONCERNITIO IN INITIAL	onar enorar	119411100	
ISSUER:	CORPORATION 615369	ISIN:	MCO		
ISSUER: SEDOL:		ISIN:	MCO		ANNUAL
ISSUER: SEDOL:	615369 OUP: GLOBAL	ISIN:	MCO		ANNUAL
ISSUER: SEDOL: VOTE GRO	615369 OUP: GLOBAL 1	ISIN:	MCO		
ISSUER: SEDOL: VOTE GRO Proposal Number	615369 OUP: GLOBAL Proposal	ISIN:	MCO Proposal Type	Vote Cast	ANNUAL
ISSUER: SEDOL: VOTE GRO	615369 OUP: GLOBAL Proposal	ISIN:	MCO Proposal Type	Vote Cast	ANNUAL
ISSUER: SEDOL: OTE GRO Proposal Number	615369 OUP: GLOBAL Proposal	ISIN:	MCO Proposal Type Management Management	Vote Cast	ANNUAL
ISSUER: SEDOL: VOTE GRO Proposal Number	615369 OUP: GLOBAL Proposal	EWALD KIST HENRY A. MCKINNELL, JR.	MCO Proposal Type Management Management Management	Vote Cast For For For	ANNUAL
ISSUER: SEDOL: OTE GRO Proposal Number	615369 OUP: GLOBAL Proposal DIRECTOR	EWALD KIST HENRY A. MCKINNELL, JR. JOHN K. WULFF	Proposal Type Management Management Management Management Management	Vote Cast For For For For	ANNUAL
ISSUER: SEDOL: VOTE GRO Proposal Number	615369 OUP: GLOBAL Proposal DIRECTOR RATIFICATION OF THE A	EWALD KIST HENRY A. MCKINNELL, JR.	MCO Proposal Type Management Management Management	Vote Cast For For For	ANNUAL

Proposa: Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	G.A. BARTON	Management	For	
	V.A. CALARCO	Management	For	
	N. DOYLE	Management	For	
	V.M. HAGEN	Management	For	
	M.S. HAMSON	Management	For	
	L.I. HIGDON, JR.	Management	For	
	P. LASSONDE	Management	For For	
	R.J. MILLER W.W. MURDY	Management Management	For	
	R.A. PLUMBRIDGE	Management	For	
	J.B. PRESCOTT	Management	For	
	D.C. ROTH	Management	For	
	S. SCHULICH	Management	For	
	J.V. TARANIK	Management	For	
02	RATIFY APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For	
SSUER:	INC 693718 ISIN:	PCAR		ANNUAL
SSUER: SEDOL: OTE GRO	693718 ISIN: OUP: GLOBAL	PCAR Proposal Type	Vote Cast	ANNUAL
SSUER: SEDOL: OTE GRO Proposal	693718 ISIN: OUP: GLOBAL Proposal	Proposal Type	Cast	
SEDOL: OTE GRO	693718 ISIN: OUP: GLOBAL Proposal DIRECTOR	Proposal Type Management	Cast For	
SSUER: DEDOL: OTE GRO Troposal	693718 ISIN: OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT	Proposal Type Management Management	Cast For For	
SSUER: EDOL: OTE GRO roposal umber	693718 ISIN: OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT MARK C. PIGOTT	Proposal Type Management Management Management	Cast For For For	
SSUER: EDOL: OTE GRO roposal umber	693718 ISIN: OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT	Proposal Type Management Management	Cast For For For	
SSUER: EDOL: COTE GRO roposal umber 01	693718 ISIN: OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT MARK C. PIGOTT WILLIAM G. REED, JR.	Proposal Type Management Management Management Management Management	Cast For For For For	
SSUER: EDOL: OTE GRO roposal umber 01	OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT MARK C. PIGOTT WILLIAM G. REED, JR. APPROVE THE AMENDMENT AND RESTATEMENT OF THE LONG TERM INCENTIVE PLAN APPROVE THE AMENDMENT AND RESTATEMENT OF THE SENIOR EXECUTIVE YEARLY INCENTIVE COMPENSATION	Proposal Type Management Management Management Management Management	Cast For For For For	
SSUER: EDOL: OTE GRO roposal umber 01	OUP: GLOBAL Proposal DIRECTOR JAMES C. PIGOTT MARK C. PIGOTT WILLIAM G. REED, JR. APPROVE THE AMENDMENT AND RESTATEMENT OF THE LONG TERM INCENTIVE PLAN APPROVE THE AMENDMENT AND RESTATEMENT OF THE	Proposal Type Management Management Management Management Management Management Management	Cast For For For For For	
SSUER: EDOL: OTE GRO roposal umber 01 02 03 05	OUP: GLOBAL I Proposal DIRECTOR JAMES C. PIGOTT MARK C. PIGOTT WILLIAM G. REED, JR. APPROVE THE AMENDMENT AND RESTATEMENT OF THE LONG TERM INCENTIVE PLAN APPROVE THE AMENDMENT AND RESTATEMENT OF THE SENIOR EXECUTIVE YEARLY INCENTIVE COMPENSATION PLAN STOCKHOLDER PROPOSAL REGARDING A DIRECTOR VOTE THRESHOLD	Proposal Type Management Management Management Management Management Management Shareholder	For For For For For	F

VOTE GROUP: GLOBAL

Number Proposal

Proposal

For

Proposal Vote

Cast

Type

01	DIRECTOR		Management	For	
02	TO APPROVE AN AMENDMENT TO INCORPORATION TO INCREASE SHARES OF CAPITAL STOCK TO	THE NUMBER OF AUTHORIZED	Management Management Management		
	ISE FINANCIAL, INC.	ISIN:			ANNUAL M
 VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
02	PROPOSAL TO RATIFY THE AUD:		Management Management Management Management	For For For	
	ITTSBURGH CORPORATION 032037	ISIN:	AP		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		ROBERT J. APPEL WILLIAM D. EBERLE PAUL A. GOULD ROBERT A. PAUL	Management Management Management Management	For For For	
ANHEUSE ISSUER: SEDOL:	R-BUSCH COMPANIES, INC.	ISIN:	BUD		ANNUAL M

VOTE GROUP: GLOBAL

	Proposal		Type	Cast	For
01	DIRECTOR		Management	For	
			Management	For	
	VE	RNON R. LOUCKS, JR.	Management	For	
		VILMA S. MARTINEZ	Management	For	
	WI	LLIAM PORTER PAYNE	Management	For	
	EDW	ARD E. WHITACRE, JR.	Management	For	
02	AMENDMENT OF THE RESTATED CERTIFI			For	
03	APPROVAL OF 2006 RESTRICTED STOCK DIRECTORS	PLAN FOR NON-EMPLOYEE	Management	Against	
04	APPROVAL OF INDEPENDENT REGISTERE FIRM	D PUBLIC ACCOUNTING	Management	For	
BANK OF ISSUER: SEDOL:	AMERICA CORPORATION 060505 ISIN	: 	BAC		ANNUAL
VOTE GRO	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
Number	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
0 1		ILLIAM BARNET, III	Management	For	
		ANK P. BRAMBLE, SR.	Management	For	
		JOHN T. COLLINS	Management	For	
	C	SARY L. COUNTRYMAN	Management	For	
	G	TOMMY R. FRANKS	-	For	
		PAUL FULTON	Management		
			Management	For	
	C	HARLES K. GIFFORD	Management	For	
		W. STEVEN JONES	Management	For	
		KENNETH D. LEWIS	Management	For	
		MONICA C. LOZANO	Management	For	
		WALTER E. MASSEY	Management	For	
		THOMAS J. MAY	Management	For	
	PA	TRICIA E. MITCHELL	Management	For	
		THOMAS M. RYAN	Management	For	
	0.	TEMPLE SLOAN, JR.	Management	For	
	ME	REDITH R. SPANGLER	Management	For	
		ROBERT L. TILLMAN	Management	For	
		JACKIE M. WARD	Management	For	
02	RATIFICATION OF THE INDEPENDENT R ACCOUNTING FIRM FOR 2006.	EGISTERED PUBLIC	Management	For	
03	ADOPT AN AMENDMENT TO THE 2003 KE STOCK PLAN.	Y ASSOCIATE	Management	Against	
04	STOCKHOLDER PROPOSAL- POLITICAL C	CONTRIBUTIONS	Shareholder	Against	
05	STOCKHOLDER PROPOSAL- MAJORITY VO	TING IN DIRECTOR	Shareholder	Against	
07	STOCKHOLDER PROPOSAL- EQUAL EMPLO POLICY	YMENT OPPORTUNITY	Shareholder	Against	

	ARNER INC. R: 099724 :	ISIN:	BWA		ANNUAL
VOTE G	GROUP: GLOBAL				
Propos	sal c Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	DINTITO O DOMANNO	Management	For	
		PHYLLIS O. BONANNO	Management	For	
		ALEXIS P. MICHAS RICHARD O. SCHAUM	Management		
		THOMAS T. STALLKAMP	Management Management	For For	
02	TO VOTE HEAD & DRODO	SAL TO APPROVE THE AMENDMENT	-	For	
UΔ		C. 2004 STOCK INCENTIVE PLAN.	Management	FOL	
03		TMENT OF DELOITTE & TOUCHE	Management	For	
03		EGISTERED PUBLIC ACCOUNTING	Hanagement	101	
Propos			Proposal	Vote	For
Number	r Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		ALAN D. FELD	Management	For	
		PERRY J. LEWIS	Management	For	
		L. LOWRY MAYS	Management	For	
		MARK P. MAYS	Management	For	
		RANDALL T. MAYS	Management	For	
		B.J. MCCOMBS	Management	For	
		PHYLLIS B. RIGGINS	Management	For	
		THEODORE H. STRAUSS	Management	For	
		J.C. WATTS	Management	For	
		JOHN H. WILLIAMS	Management	For	
		JOHN B. ZACHRY	Management	For	
02		SELECTION OF ERNST & YOUNG UDITORS FOR THE YEAR ENDING	Management	For	
03	APPROVAL AND ADOPTIO	N OF THE SHAREHOLDER PROPOSAL POLITICAL CONTRIBUTIONS.	Shareholder	Against	
04		N OF THE SHAREHOLDER PROPOSAL	Shareholder	Against	

DPL INC. DPL ANNUAL M ISIN:

ISSUER: 233293

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	PAUL R. BISHOP	Management	For	
	ERNIE GREEN	Management	For	
	LESTER L. LYLES	Management	For	
02	APPROVAL OF THE DPL INC. 2006 EQUITY AND PERFORMANCE INCENTIVE PLAN.	Management	For	
03	RATIFICATION OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	For	

______ E. I. DU PONT DE NEMOURS AND COMPANY DD ANNUAL M

ISSUER: 263534 ISIN:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote For Cast
01	DIRECTOR	Management	For
	ALAIN J.P. BELDA RICHARD H. BROWN CURTIS J. CRAWFORD JOHN T. DILLON ELEUTHERE I. DU PONT CHARLES O. HOLLIDAY, JR LOIS D. JULIBER MASAHISA NAITOH SEAN O'KEEFE	Management	For For For For
	WILLIAM K. REILLY CHARLES M. VEST	Management	For
02	ON RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management Management	
03	ON EXECUTIVE COMPENSATION	Shareholder	Against
06	ON PFOA	Shareholder	Against
07	ON CHEMICAL FACILITY SECURITY	Shareholder	Against

MARATHON OIL CORPORATION MRO ANNUAL M ISSUER: 565849 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal _____ 01 DIRECTOR Management For CLARENCE P. CAZALOT, JR Management For DAVID A. DABERKO Management For WILLIAM L. DAVIS Management For SECOOPERS LLP AS Management For RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS FOR 2006. BOARD PROPOSAL TO AMEND THE RESTATED CERTIFICATE Management For 03 OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS. BOARD PROPOSAL TO AMEND THE RESTATED CERTIFICATE Management For OF INCORPORATION TO REVISE THE PURPOSE CLAUSE, ELIMINATE THE SERIES A JUNIOR PREFERRED STOCK AND MAKE OTHER TECHNICAL CHANGES. STOCKHOLDER PROPOSAL TO ELECT DIRECTORS BY A Shareholder Against 05 MAJORITY VOTE. STOCKHOLDER PROPOSAL FOR A SIMPLE MAJORITY VOTE Shareholder Against 0.6 OF STOCKHOLDERS. T. ROWE PRICE GROUP, INC. TROW ANNUAL M ISSUER: 74144T ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Type Cast 01 DIRECTOR Management For EDWARD C. BERNARD Management
JAMES T. BRADY Management
J. ALFRED BROADDUS, JR. Management For For For DONALD B. HEBB, JR. Management For JAMES A.C. KENNEDY Management For GEORGE A. ROCHE Management For JAMES A.C. KENNEDY Management
GEORGE A. ROCHE Management
BRIAN C. ROGERS Management
DR. ALFRED SOMMER Management
DWIGHT S. TAYLOR Management
ANNE MARIE WHITTEMORE Management
RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS Management For For For For For 02 PRICE GROUP S INDEPENDENT ACCOUNTANT FOR 2006. IN THEIR DISCRETION, THE PROXIES ARE AUTHORIZED Management For 03

TO VOTE UPON SUCH OTHER BUSINESS AND FURTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING

OR ANY ADJOURNMENTS AND POSTPONEMENTS THEREOF.

	GRAW-HILL COMPANIES, INC. 580645	ISIN:	МНР		ANNUAL N
VOTE GR	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
	DIRECTOR	JAMES H. ROSS KURT L. SCHMOKE SIDNEY TAUREL	Management Management	For For	
02	RATIFICATION OF THE APPOINT REGISTERED PUBLIC ACCOUNTING		Management	For	
	G INCORPORATED	ISIN:	GLW		ANNUAL M
SEDOL: VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
05	PROPOSAL TO RATIFY THE APPO	T AUDITORS FOR THE	ECOManagement	For	
04	FISCAL YEAR ENDING DECEMBER APPROVAL OF THE AMENDMENT OF PLAN FOR NON-EMPLOYEE DIRECT	F THE 2003 EQUITY	Management	For	
02	APPROVAL OF THE AMENDMENT OF THE AMENDME	F THE 2002 WORLDWIDE	Management	For	
01	DIRECTOR		Management	For	
		JAMES B. FLAWS JAMES R. HOUGHTON JAMES J. O'CONNOR	Management Management Management	For For For	
		DEBORAH D. RIEMAN PETER F. VOLANAKIS	Management Management	For For	
03	APPROVAL OF THE ADOPTION OF COMPENSATION PLAN.	PADMASREE WARRIOR THE 2006 VARIABLE	Management Management	For	
		NG TO THE ELECTION	Shareholder	Against	
06	OF EACH DIRECTOR ANNUALLY.				

VOTE GROUP: GLOBAL

Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
V -	211201011	ALFRED R. GLANCY III	Management	For	
		JOHN E. LOBBIA	Management	For	
		EUGENE A. MILLER	Management	For	
		CHARLES W. PRYOR, JR.	Management	For	
		JOE W. LAYMON	Management	For	
02	TO APPROVE THE ADOPTION OF		Management	For	
	2006 LONG-TERM INCENTIVE P	LAN	-		
03	INDEPENDENT REGISTERED PUB DELOITTE & TOUCHE LLP	LIC ACCOUNTING FIRM	Management	For	
	D MARTIN CORPORATION		LMT		ANNUAL
SEDOL:	539830	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa	l Proposal		Proposal Type	Vote Cast	For
03	MANAGEMENT PROPOSAL-ADOPTI WITHIN THE 2006 MANAGEMENT PLAN		Management		
06	STOCKHOLDER PROPOSAL BY JO	HN CHEVEDDEN	Shareholder		
01	DIRECTOR		Management	For	
		E.C. "PETE" ALDRIDGE, JR.	Management	For	
		NOLAN D. ARCHIBALD	Management	For	
		MARCUS C. BENNETT	Management	For	
		JAMES O. ELLIS, JR.	Management	For	
		GWENDOLYN S. KING	Management	For	
		JAMES M. LOY	Management	For	
		DOUGLAS H. MCCORKINDALE	Management	For	
		EUGENE F. MURPHY	Management	For	
		JOSEPH W. RALSTON	Management	For	
		FRANK SAVAGE	Management	For	
		JAMES M. SCHNEIDER	Management	For	
		ANNE STEVENS	Management	For	
		ROBERT J. STEVENS	Management	For	
		JAMES R. UKROPINA	Management	For	
		DOUGLAS C. YEARLEY	Management	For	
02	RATIFICATION OF APPOINTMEN	T OF INDEPENDENT AUDITORS	Management	For	
04	MANAGEMENT PROPOSAL-APPROV RESTATEMENT OF THE CHARTER		Management	For	
05	STOCKHOLDER PROPOSAL BY EV		Shareholder	Against	

07	STOCKHOLDER PROPOSAL BY TH		Shareholder	Against	
08	OF PHILADELPHIA AND OTHER STOCKHOLDER PROPOSAL BY TH AND OTHER GROUPS		Shareholder	Against	
	ENERAL, INC. 584404	ISIN:	MEG		ANNUAL I
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR APPROVE AMENDMENTS TO 1995	CHARLES A. DAVIS RODNEY A. SMOLLA WALTER E. WILLIAMS	Management Management Management Management Management Management	Withheld Withheld Withheld	
PEPSIAM ISSUER: SEDOL:	ERICAS, INC. 71343P	ISIN:	PAS		ANNUAL I
PEPSIAM ISSUER: SEDOL:	ERICAS, INC. 71343P		PAS		ANNUAL I
PEPSIAM ISSUER: SEDOL: VOTE GR Proposa	ERICAS, INC. 71343P OUP: GLOBAL Proposal	ISIN:	PAS		ANNUAL I
PEPSIAM ISSUER: SEDOL: VOTE GR Proposa	ERICAS, INC. 71343P OUP: GLOBAL Proposal DIRECTOR RATIFICATION OF APPOINTMEN	ISIN:	Proposal Type Management	Vote Cast For For For For	ANNUAL I
PEPSIAM ISSUER: SEDOL: VOTE GR Proposa Number 01	ERICAS, INC. 71343P OUP: GLOBAL Proposal DIRECTOR RATIFICATION OF APPOINTMEN PUBLIC ACCOUNTANTS. SHAREHOLDER PROPOSAL (PROX	HERBERT M. BAUM RICHARD G. CLINE PIERRE S. DU PONT ARCHIE R. DYKES JAROBIN GILBERT, JR. JAMES R. KACKLEY MATTHEW M. MCKENNA ROBERT C. POHLAD	Proposal Type Management Shareholder	Vote Cast For For For For For For For For Against	For

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	MICHAEL S. BROWN	Management	For
	M. ANTHONY BURNS	Management	For
	ROBERT N. BURT	Management	For
	W. DON CORNWELL	Management	For
	WILLIAM H. GRAY III	Management	For
	CONSTANCE J. HORNER	Management	For
	WILLIAM R. HOWELL	Management	For
	STANLEY O. IKENBERRY	Management	For
	GEORGE A. LORCH	Management	For
	HENRY A. MCKINNELL	Management	For
	DANA G. MEAD	Management	For
	RUTH J. SIMMONS	Management	For
	WILLIAM C. STEERE, JR.	Management	For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.	Management	For
03	MANAGEMENT PROPOSAL TO AMEND COMPANY S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE SUPERMAJORITY VOTE REQUIREMENTS AND FAIR PRICE PROVISION.	Management Y	For
04	SHAREHOLDER PROPOSAL RELATING TO TERM LIMITS FOR DIRECTORS.	Shareholder	Against
05	SHAREHOLDER PROPOSAL REQUESTING REPORTING ON PHARMACEUTICAL PRICE RESTRAINT.	Shareholder	Against
06	SHAREHOLDER PROPOSAL RELATING TO CUMULATIVE VOTING.	Shareholder	Against
08	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON POLITICAL CONTRIBUTIONS.	Shareholder	Against
09	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON THE FEASIBILITY OF AMENDING PFIZER S CORPORATE POLICY ON LABORATORY ANIMAL CARE AND USE.	Shareholder	Against
10	SHAREHOLDER PROPOSAL REQUESTING JUSTIFICATION FOR FINANCIAL CONTRIBUTIONS WHICH ADVANCE ANIMAL-BASED TESTING METHODOLOGIES.	Shareholder	Against
07	SHAREHOLDER PROPOSAL REQUESTING SEPARATION OF ROLES OF CHAIRMAN AND CEO.	Shareholder	Against

SENSIENT TECHNOLOGIES CORPORATION ISSUER: 81725T SEDOL:	ISIN:	SXT		ANNUAL M
VOTE GROUP: GLOBAL				
Proposal Number Proposal		Proposal Type	Vote Cast	For

For

01	YOUNG LLP, CERTIFIED P	HANK BROWN FERGUS M. CLYDESDALE JAMES A.D. CROFT WILLIAM V. HICKEY KENNETH P. MANNING PETER M. SALMON ELAINE R. WEDRAL ESSIE WHITELAW E APPOINTMENT OF ERNST & PUBLIC ACCOUNTANTS, AS THE DF THE COMPANY FOR 2006.	Management	For For For For For For For	
SJW CORE ISSUER: SEDOL:		ISIN:	SJW		ANNUAL M
VOTE GRO	OUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01	APPROVE THE LONG-TERM WHICH WAS ADOPTED BY T JANUARY 31, 2006. RATIFY THE APPOINTMENT	M.L. CALI J.P. DINAPOLI D. GIBSON D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER INCENTIVE PLAN AMENDMENT THE BOARD OF DIRECTORS ON TOF KPMG LLP AS THE INDEPENDENT DUNTING FIRM OF THE COMPANY	Management	For For For For For For For For	
TELECOM ISSUER: SEDOL:	ARGENTINA, S.A. 879273	ISIN:	TEO		ANNUAL M
VOTE GRO	OUP: GLOBAL				
	l Proposal		Proposal Type	Cast	For
	APPOINTMENT OF TWO SHA SIGN THE MINUTES REVIEW OF THE DOCUMENT 19,550 AND THE LISTING ACCOUNTING DOCUMENTS I	AREHOLDERS TO APPROVE AND IS PROVIDED FOR IN LAW NO G REGULATIONS AND OF THE IN ENGLISH LANGUAGE REQUIRED S & EXCHANGE COMMISSION	Management Management	For	

REGULATION FOR THE 17TH FISCAL YEAR ENDED ON DECEMBER 31, 2005.

03	CONSIDERATION OF THE RETAINED EARNINGS AS OF DECEMBER 31, 2005 AND OF THE COMPANY S STATUS UNDER SECTION 206 OF CORPORATE LAW.	Management	For
04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 17TH FISCAL YEAR.	Management	For
05	REVIEW OF THE BOARD OF DIRECTOR S COMPENSATION FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2005.	Management	For
06	AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES PAYABLE UP TO \$1,900,000 PESOS TO DIRECTORS.	Management	For
07	FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 17TH FISCAL YEAR.	Management	For
08	ESTABLISHING THE NUMBER OF REGULAR AND ALTERNATE DIRECTORS WHO SHALL HOLD OFFICE DURING THE 18TH FISCAL YEAR.	Management	For
09	ELECTION OF REGULAR AND ALTERNATE DIRECTORS TO SERVE DURING THE 18TH FISCAL YEAR.	Management	For
10	ELECTION OF REGULAR AND ALTERNATE MEMBERS OF THE SUPERVISORY COMMITTEE FOR THE 18TH FISCAL YEAR.	Management	For
11	APPOINTMENT OF INDEPENDENT AUDITORS WHO SHALL REVIEW FINANCIAL STATEMENTS AND ESTABLISHING COMPENSATION PAYABLE TO THE AUDITORS	Management	For
12	CONSIDERATION OF THE BUDGET TO BE ASSIGNED TO THE AUDIT COMMITTEE FOR FISCAL YEAR 2006.	Management	For
13	DISCUSSION OF DELEGATION OF AUTHORITY TO THE BOARD TO CONVERT UP TO 45.932.738 COMMON BOOK-ENTRY CLASS C SHARES.	Management	For

THE MIDLAND COMPANY
ISSUER: 597486
ISIN:
SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	MICHAEL J. CONATON	Management	For	
	JOHN R. LABAR	Management	For	
	JERRY A. GRUNDHOFER	Management	For	
	RICHARD M. NORMAN	Management	For	
	JOSEPH P. HAYDEN III	Management	For	
	RENE J. ROBICHAUD	Management	For	
	WILLIAM J. KEATING, JR.	Management	For	
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For	
	LLP AS MIDLAND S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.			

O3 TO APPROVE THE ADOPTION OF MIDLAND S 2006 EMPLOYEE Management Against STOCK SERVICE AWARD PLAN.

THE PHOENIX COMPANIES, INC. PNX ANNUAL M ISSUER: 71902E ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal -----DIRECTOR

PETER C. BROWNING Management For SANFORD CLOUD, JR. Management For GORDON J. DAVIS, ESQ. Management For JERRY J. JASINOWSKI Management For RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement For The ACCURATION OF THE ACCURATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement For The ACCURATION OF THE ACCUR 01 DIRECTOR 02 LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM V VIVENDI UNIVERSAL CONSENT ISSUER: 92851S ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast For Proposal Number Proposal 01 TO APPROVE THE AMENDMENTS LISTED IN THE ENCLOSED Management For REQUEST FOR WRITTEN APPROVAL BY OWNERS OF AMERICAN DEPOSITARY RECEIPTS (ADRS) TO AMEND THE DEPOSIT AGREEMENT. WYE ANNUAL M WYETH ISSUER: 983024 ISIN: SEDOL:

VOTE GROUP: GLOBAL

Number Proposal

01 DIRECTOR

Proposal

For

Proposal Vote Type Cast

Management For

R. ESSNER

Management For

			Management	ror	
		J.D. FEERICK	Management	For	
		F.D. FERGUSSON	Management	For	
		V.F. GANZI	Management		
		R. LANGER	Management		
		J.P. MASCOTTE	Management		
		M.L. POLAN	Management	For	
		G.L. ROGERS	Management	For	
		I.G. SEIDENBERG	_		
		W.V. SHIPLEY	Management		
		J.R. TORELL III	Management	For	
02	RATIFY INDEPENDENT REG	ISTERED PUBLIC ACCOUNTING	Management		
03		ECTOR STOCK INCENTIVE PLAN	Management	Against	
04	LIMITING SUPPLY OF PRE	SCRIPTION DRUGS IN CANADA	Shareholder	Against	
05	DISCLOSURE OF POLITICA	L CONTRIBUTIONS	Shareholder	Against	
06	DISCLOSURE OF ANIMAL W	ELFARE POLICY	Shareholder	Against	
07	ELECTION OF DIRECTORS	BY MAJORITY VOTE	Shareholder	Against	
08	SEPARATING ROLES OF CH.	AIRMAN & CEO	Shareholder	Against	
09	ADOPTION OF SIMPLE MAJ	ORITY VOTE	Shareholder	Against	
ABBOTT	LABORATORIES	TCIN.	ABT		ANNUAL
ABBOTT ISSUER: SEDOL:	LABORATORIES 002824	ISIN:	ABT		ANNUAL
ABBOTT ISSUER: SEDOL:	LABORATORIES 002824	ISIN:	ABT		ANNUAL
ABBOTT ISSUER: SEDOL: VOTE GR	LABORATORIES 002824 COUP: GLOBAL	ISIN:	ABT		ANNUAL
ABBOTT ISSUER: SEDOL: VOTE GR Proposa Number	LABORATORIES 002824 ROUP: GLOBAL Proposal	ISIN:	ABT Proposal Type	Vote Cast	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa Jumber	LABORATORIES 002824 ROUP: GLOBAL Proposal	ISIN:	ABT Proposal Type	Vote Cast	ANNUAL
ABBOTT ISSUER: SEDOL: VOTE GR Proposa Number	LABORATORIES 002824 COUP: GLOBAL Proposal	ISIN:	ABT Proposal Type	Vote Cast	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa Jumber	LABORATORIES 002824 COUP: GLOBAL Proposal	ISIN:	ABT Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa Jumber	LABORATORIES 002824 COUP: GLOBAL Proposal	ISIN: R.S. AUSTIN	ABT Proposal Type Management Management	Vote Cast For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY	ABT Proposal Type Management Management Management	Vote Cast For For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL	Proposal Type Management Management Management Management Management	Vote Cast For For For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER	Proposal Type Management Management Management Management Management Management Management	Vote Cast For For	ANNUAL
BBOTT SSUER: EDOL: OTE GR Toposa fumber	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL	Proposal Type Management Management Management Management Management	Vote Cast For For For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER	Proposal Type Management Management Management Management Management Management Management	Vote Cast For For For For For	ANNUAL
BBOTT SSUER: EDOL: OTE GR roposa fumber	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ	Proposal Type Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For	ANNUAL
BBOTT SSUER: EDOL: OTE GR Toposa fumber	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG	Proposal Type Management	Vote Cast For For For For For For For For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR.	Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR. W.A. REYNOLDS	Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT SSUER: SEDOL: OTE GR Proposa Jumber	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR. W.A. REYNOLDS R.S. ROBERTS	Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT ISSUER: SEDOL: OTE GR Proposa Number	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR. W.A. REYNOLDS R.S. ROBERTS W.D. SMITHBURG	Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT ISSUER: SEDOL: VOTE GR Proposa Number	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR. W.A. REYNOLDS R.S. ROBERTS W.D. SMITHBURG J.R. WALTER	Proposal Type Management	Vote Cast For	ANNUAL
ABBOTT ISSUER: SEDOL: OTE GR Proposa Number	LABORATORIES 002824 COUP: GLOBAL Proposal	R.S. AUSTIN W.M. DALEY W.J. FARRELL H.L. FULLER R.A. GONZALEZ J.M. GREENBERG D.A.L. OWEN B. POWELL JR. W.A. REYNOLDS R.S. ROBERTS W.D. SMITHBURG	Proposal Type Management	Vote Cast For	ANNUAL

	Eugai Filing	J. GABELLI EQU	III INUSI ING-POII	II IN-FA		
02	RATIFICATION OF DEI	LOITTE & TOUCHE	LLP AS AUDITORS.	Management	For	
04	SHAREHOLDER PROPOSA	AL - POLITICAL	CONTRIBUTIONS	Shareholder	Against	
03	SHAREHOLDER PROPOSA	AL - PAY-FOR-SU	PERIOR-PERFORMANCE	Shareholder	Against	
05	SHAREHOLDER PROPOS CEO .	SAL - THE ROLES	OF CHAIR AND	Shareholder	Against	
ARDEN RI ISSUER: SEDOL:	EALTY, INC. 039793	ISIN		ARI		SPECIAL
VOTE GRO	DUP: GLOBAL					
Proposa: Number	Proposal			Proposal Type	Vote Cast	For
01	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 21, 2005, BY AND AMONG ARDEN REALTY, INC., ARDEN REALTY LIMITED PARTNERSHIP, GENERAL ELECTRIC CAPITAL CORPORATION, TRIZEC PROPERTIES, INC., TRIZEC HOLDINGS OPERATING LLC, ATLAS MERGER SUB, INC. AND ATLAS PARTNERSHIP MERGER SUB, INC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		Management	For		
02	APPROVAL OF ANY ADOF THE SPECIAL MEET ADDITIONAL PROXIES	TING FOR THE PU	OSTPONEMENTS RPOSE OF SOLICITING	Management	For	
AT&T INC ISSUER: SEDOL:		ISIN	 : 			ANNUAL M
VOTE GRO	DUP: GLOBAL					
Proposa: Number	l Proposal			Proposal Type	Vote Cast	For
01	DIRECTOR			Management	For	
			LIAM F. ALDINGER III	-	For	
			GILBERT F. AMELIO	Management	For	
			UGUST A. BUSCH III	Management	For	
			ARTIN K. EBY, JR. AMES A. HENDERSON	Management	For	
			CHARLES F. KNIGHT	Management Management	For For	
			JON C. MADONNA	Management	For	
			LYNN M. MARTIN	Management	For	
			JOHN B. MCCOY	Management	For	
			MARY S. METZ	Management	For	
			TONI REMBE	Management	For	
			S. DONLEY RITCHEY JOYCE M. ROCHE	Management Management	For For	

		RANDALL L. STEPHENSON LAURA D'ANDREA TYSON PATRICIA P. UPTON EDWARD E. WHITACRE, JR.	Management	For	
02	APPROVE APPOINTMENT OF INDEPE	ENDENT AUDITORS	Management	For	
03	APPROVE 2006 INCENTIVE PLAN		Management	For	
04	APPROVE AMENDMENT TO RESTATED	CERTIFICATE OF	Management	For	
05	INCORPORATION STOCKHOLDER PROPOSAL A		Shareholder	Against	
06	STOCKHOLDER PROPOSAL B		Shareholder	Against	
07	STOCKHOLDER PROPOSAL C		Shareholder	Against	
08	STOCKHOLDER PROPOSAL D		Shareholder	Against	
09	STOCKHOLDER PROPOSAL E		Shareholder	Against	
10	STOCKHOLDER PROPOSAL F		Shareholder	Against	
CINCINN	ATI BELL INC.		CBB		
CINCINN ISSUER: SEDOL:		ISIN:	CBB		ANNUAL M
CINCINN ISSUER: SEDOL:	ATI BELL INC. 171871	ISIN:	CBB		ANNUAL M
CINCINN ISSUER: SEDOL: VOTE GR Proposa Number	ATI BELL INC. 171871 OUP: GLOBAL Proposal	ISIN:	CBB Proposal Type	Vote Cast	ANNUAL M
CINCINN ISSUER: SEDOL: VOTE GR Proposa Number	ATI BELL INC. 171871 COUP: GLOBAL	CARL REDFIELD DAVID SHARROCK ALEX SHUMATE ENTMENT OF DELOITTE ENT REGISTERED PUBLIC FINANCIAL STATEMENTS	CBB Proposal Type	 Vote	ANNUAL M
CINCINNI ISSUER: SEDOL: VOTE GR Proposa Number 01 02 COCA-CC ISSUER: SEDOL:	ATI BELL INC. 171871 COUP: GLOBAL Proposal DIRECTOR THE RATIFICATION OF THE APPOIL A TOUCHE LLP AS THE INDEPENDE ACCOUNTING FIRM TO AUDIT THE OF THE COMPANY FOR THE YEAR 2	CARL REDFIELD DAVID SHARROCK ALEX SHUMATE ENTMENT OF DELOITTE ENT REGISTERED PUBLIC FINANCIAL STATEMENTS 2006. ISIN:	Proposal Type Management Management Management Management Management CCE	Vote Cast For For For For For	ANNUAL M
CINCINN ISSUER: SEDOL: VOTE GR Proposa Number 01 02 COCA-CC ISSUER: SEDOL:	TATI BELL INC. 171871 COUP: GLOBAL Proposal DIRECTOR THE RATIFICATION OF THE APPOLA & TOUCHE LLP AS THE INDEPENDE ACCOUNTING FIRM TO AUDIT THE OF THE COMPANY FOR THE YEAR 2	CARL REDFIELD DAVID SHARROCK ALEX SHUMATE ENTMENT OF DELOITTE ENT REGISTERED PUBLIC FINANCIAL STATEMENTS 2006. ISIN:	Proposal Type Management Management Management Management Management CCE	Vote Cast For For For For For	ANNUAL M

01	DIRECTOR		Management	For	
		CALVIN DARDEN	Management	For	
		J.A.M. DOUGLAS, JR.	Management	For	
		MARVIN J. HERB	Management	For	
		DONNA A. JAMES	Management	For	
		LOWRY F. KLINE	Management	For	
02	TO RATIFY THE APPOINTMENT AS THE COMPANY S INDEPEND	OF ERNST & YOUNG LLP DENT REGISTERED PUBLIC	Management	For	
03	ACCOUNTING FIRM FOR THE 2 SHAREOWNER PROPOSAL TO RE OF CERTAIN SEVERANCE AGRE	QUEST SHAREOWNER APPROVAL	Shareholder	Against	
FERRO CO	 DRPORATION 315405	ISIN:	FOE		ANNUAL M
SEDOL:		IOIN.			
VOTE GRO	DUP: GLOBAL				
Proposal	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
v -		SANDRA AUSTIN CRAYTON	=		
		WILLIAM B. LAWRENCE	Management		
		DENNIS W. SULLIVAN	Management		
FRANKI.TI	N ELECTRIC CO., INC.		FELE		ANNUAL M
ISSUER: SEDOL:		ISIN:			
VOTE GRO	DUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		JEROME D. BRADY	Management	For	
		DIANA S. FERGUSON	Management	For	
		DAVID M. WATHEN	Management		
02		L TO RATIFY THE APPOINTMENT AS THE COMPANY S INDEPENDENT	Management	For	

ISIN:

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ANNUAL M

GATX CORPORATION

ISSUER: 361448

SEDOL: VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Type Cast 01 DIRECTOR Management For Management For ROD F. DAMMEYER Management For JAMES M. DENNY Management For RICHARD FAIRBANKS Management For DEBORAH M. FRETZ Management For BRIAN A. KENNEY Management For MILES L. MARSH Management For MARK G. MCGRATH Management For MICHAEL E. MURPHY Management For CASEY J. SYLLA Management For Management For Management For Management For CASEY J. SYLLA Management For Management 02 APPROVAL OF APPOINTMENT OF AUDITORS. LAMSON & SESSIONS CO. LMS ANNUAL M ISSUER: 513696 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote For Cast Number Proposal Type ______ 01 DIRECTOR Management For For JOHN C. DANNEMILLER* Management
GEORGE R. HILL* Management GEORGE R. HILL* Management For WILLIAM H. COQUILLETTE* Management For M.J. MERRIMAN, JR.** Management For APPROVAL OF THE LAMSON & SESSIONS 1998 INCENTIVE Management Against EQUITY PLAN (AS AMENDED AND RESTATED AS OF APRIL EQUITY PLAN (AS AMENDED AND RESTATED AS OF APRIL 28, 2006). HARLEY-DAVIDSON, INC. HDI ANNUAL M ISSUER: 412822 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal

01		REGISTERED PU	JEFFREY L. BLEUSTE DONALD A. JAMES JAMES A. NORLING JAMES L. ZIEMEE N OF ERNST & YOUNG LLP, UBLIC ACCOUNTING FIRM,	S Management G Management R Management	For	
MOTOROL ISSUER: SEDOL:	LA, INC. : 620076		ISIN:	MOT		ANNUAL M
	ROUP: GLOBAL					
	Proposal			Proposal Type	Cast	
		DIRECTOR: E.		Management		
1B	ELECTION OF	DIRECTOR: H.I	L. FULLER	Management	For	
1C	ELECTION OF	DIRECTOR: J.	LEWENT	Management	For	
1D	ELECTION OF	DIRECTOR: T.	MEREDITH	Management	For	
1E	ELECTION OF	DIRECTOR: N.	NEGROPONTE	Management	For	
1F	ELECTION OF	DIRECTOR: I.	NOOYI	Management	For	
1G	ELECTION OF	DIRECTOR: S.	SCOTT III	Management	For	
1H	ELECTION OF	DIRECTOR: R.	SOMMER	Management	For	
11	ELECTION OF	DIRECTOR: J.	STENGEL	Management	For	
1J	ELECTION OF	DIRECTOR: D.	WARNER III	Management	For	
1K	ELECTION OF	DIRECTOR: J.	WHITE	Management	For	
1L	ELECTION OF	DIRECTOR: M.	WHITE	Management	For	
02		THE MOTOROLA	OMNIBUS INCENTIVE PLAN	Management	Against	
03	OF 2006 SHAREHOLDER PILL	PROPOSAL RE:	REDEEM OR VOTE POISON	Shareholder	For	
NASHUA	CORPORATION: 631226		TSIN•	 NSHA		ANNUAL M
SEDOL:			ISIN:			
VOTE GR	ROUP: GLOBAL			Proposal	770±0	For
Proposa	ίΙ			LIODO291	voce	LOT

Number	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		ANDREW B. ALBERT	Management	For	
		L. SCOTT BARNARD	Management		
		THOMAS G. BROOKER	Management		
		AVRUM GRAY	Management	For	
		GEORGE R. MRKONIC, JR. MARK E. SCHWARZ	Management Management	For For	
02	RATIFY THE SELECTION OF ER INDEPENDENT REGISTERED PUB	LIC ACCOUNTING FIRM	Management	For	
THE BOE	FOR THE YEAR ENDING DECEMB	ER 31, 2006.	BA		 ANNUAL
ISSUER: SEDOL:	097023	ISIN:			
Proposa	OUP: GLOBAL l Proposal		Proposal Type	Vote Cast	For
number					
01	DIRECTOR		Management	For	
		JOHN H. BIGGS	Management	For	
		JOHN E. BRYSON	Management	For	
		LINDA Z. COOK	Management	For	
		WILLIAM M. DALEY	Management	For	
		KENNETH M. DUBERSTEIN	2	For	
		JOHN F. MCDONNELL	Management	For	
		W. JAMES MCNERNEY, JR.	Management	For	
		RICHARD D. NANULA ROZANNE L. RIDGWAY	Management	For	
		MIKE S. ZAFIROVSKI	Management Management	For For	
02	ADOPT MANAGEMENT PROPOSAL		Management	For	
02	COMPANY ELECTED OFFICER AN		riariagemerie	101	
03	ADOPT MANAGEMENT PROPOSAL OF THE BOEING COMPANY 2003	TO APPROVE AMENDMENT	Management	Against	
04	ADOPT MANAGEMENT PROPOSAL SUPERMAJORITY VOTE REQUIRE		Management	For	
05	ADVISE ON APPOINTMENT OF D AS INDEPENDENT AUDITORS.	ELOITTE & TOUCHE LLP	Management	For	
06	ADOPT HUMAN RIGHTS POLICIE	S.	Shareholder	Against	
07	PREPARE A REPORT ON MILITA		Shareholder	Against	
08	PREPARE A REPORT ON CHARIT.		Shareholder	Against	
09	ADOPT MAJORITY VOTING FOR		Shareholder	Against	
10	REQUIRE AN INDEPENDENT BOA	RD CHAIRMAN.	Shareholder	Against	

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TOOTSIE ROLL INDUSTRIES, INC.

SEDOL:

ISSUER: 890516 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal _____ 01 DIRECTOR Management For MELVIN J. GORDON Management For ELLEN R. GORDON Management For LANA JANE LEWIS-BRENT Management For BARRE A. SEIBERT Management For RICHARD P. BERGEMAN Management For RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS Management For LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2006. 02 APPROVE THE TOOTSIE ROLL INDUSTRIES, INC. MANAGEMENT Management For INCENTIVE PLAN. ARGONAUT GROUP, INC. AGII ANNUAL M ISSUER: 040157 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Cast Type 01 DIRECTOR Management For H. BERRY CASH Management
HECTOR DELEON Management
ALLAN W. FULKERSON Management
DAVID HARTOCH Management
FRANK W. MARESH Management
JOHN R. POWER, JR. Management
FAYEZ S. SAROFIM Management For For For For MARK E. WATSON, III Management GARY V. WOODS Management For TO RATIFY THE APPOINTMENT OF INDEPENDENT AUDITORS Management For FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. BMY ANNUAL M BRISTOL-MYERS SQUIBB COMPANY ISSUER: 110122 ISIN:

90

ANNUAL M

VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01 02 03 04 05 06 07	DIRECTOR RATIFICATION OF INDEPENDENT ACCOUNTING FIRM EXECUTIVE COMPENSATION DISCL CUMULATIVE VOTING RECOUPMENT ANIMAL TREATMENT TERM LIMITS		Management Shareholder Shareholder Shareholder Shareholder Shareholder Shareholder		
ISSUER: SEDOL: VOTE GR		ISIN:	CPT 	 	ANNUAL M
Number 01	Proposal DIRECTOR	RICHARD J. CAMPO WILLIAM R. COOPER GEORGE A. HRDLICKA SCOTT S. INGRAHAM LEWIS A. LEVEY WILLIAM B. MCGUIRE, JR. WILLIAM F. PAULSEN D. KEITH ODEN F. GARDNER PARKER STEVEN A. WEBSTER	Type Management	Cast For For For For For For For For For Fo	
02	RATIFICATION OF DELOITTE & TINDEPENDENT AUDITORS	COUCHE LLP AS THE	Management	For	

CIRCOR INTERNATIONAL, INC. CIR ANNUAL M

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SEDOL:					
VOTE GR	OUP: GLOBAL				
PROPOSA Number	L Proposal		Proposal Type	Vote Cast	For
01		DAVID F. DIETZ DOUGLAS M. HAYES THOMAS E. NAUGLE ION OF KPMG LLP AS THE COMPANY RS FOR THE FISCAL YEAR ENDING	Management Management Management Management Management	For For For For	
LIN TV ISSUER: SEDOL:	CORP. 532774	ISIN:	TVL		ANNUAL N
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
02	NON-EMPLOYEE DIRECTOR (I) REVISE THE EQUITY INITIAL ELECTION TO T (II) INCREASE THE ANN	ROYAL W. CARSON III GARY R. CHAPMAN WILMA H. JORDAN D AMENDED AND RESTATED 2002 R STOCK PLAN, WHICH WILL Y AWARD TO DIRECTORS UPON THE BOARD OF DIRECTORS AND NUAL EQUITY AWARD TO DIRECTORS. TON OF PRICEWATERHOUSECOOPERS	Management Management Management Management	For For For	
	ACCOUNTING FIRM FOR T	INDEPENDENT REGISTERED PUBLIC THE FISCAL YEAR ENDING DECEMBER			
	D HOTELS & RESORTS WOF 85590A	RLDWIDE, ISIN:	HOT		ANNUAL N
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	HEYER BARSHEFSKY CHAPUS DUNCAN	Management Management Management Management Management	For	

ISSUER: 26483E ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote F Number Proposal Type Cast O1 DIRECTOR JAMES N. FERNANDEZ Management For MICHAEL R. QUINLAN Management For MICHAEL R. QUINLAN Management For PUBLIC ACCOUNTING FIRM. O3 RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED MANAGEMENT FOR EMPLOYEE CASH INCENTIVE PLAN. THE MANITOWOC COMPANY, INC. MTW ANNUAL ISSUER: 563571 ISIN: SEDOL: VOTE GROUP: GLOBAL			GALBREATH HIPPEAU QUAZZO RYDER YIH YOUNGBLOOD	Management Management Management Management Management Management		
ISSUER: 26483E ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote F Number Proposal Type Cast 01 DIRECTOR Management For SANDRA E. PETERSON Management For MICHAEL R. QUINLAN Management For PUBLIC ACCOUNTING FIRM. 03 RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED MANAGEMENT FOR EMPLOYEE CASH INCENTIVE PLAN. THE MANITOWOC COMPANY, INC. MTW ANNUAL ISSUER: 563571 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Proposal Vote F Number Proposal Type Cast 01 DIRECTOR DANIEL W. DUVAL Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For LLP, AS THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS	02	LLP AS THE COMPANY S INDEPEN ACCOUNTING FIRM FOR THE FISC	DENT REGISTERED PUBLIC	Management	For	
Proposal Vote Formumber Proposal Proposal Vote Type Cast Ol DIRECTOR Management For JAMES N. FERNANDEZ Management For SANDRA E. PETERSON Management For MICHAEL R. QUINLAN Management For PUBLIC ACCOUNTING FIRM. Ol RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED Management For EMPLOYEE CASH INCENTIVE PLAN. MTW ANNUAL ISSUER: 563571 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote Formumber Proposal Vote Formumber Proposal Type Cast Ol DIRECTOR Management For Management For JAMES L. PACKARD Management For JAMES L. PACKARD Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	ISSUER:		ISIN:	DNB		ANNUAL M
Number Proposal O1 DIRECTOR JAMES N. FERNANDEZ Management For SANDRA E. PETERSON Management For MICHAEL R. QUINLAN Management For PUBLIC ACCOUNTING FIRM. O3 RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED Management For EMPLOYEE CASH INCENTIVE PLAN. THE MANITOWOC COMPANY, INC. ISSUER: 563571 ISIN: WOTE GROUP: GLOBAL Proposal Number Proposal Proposal Number Proposal O1 DIRECTOR DANIEL W. DUVAL Management For JAMES L. PACKARD Management For LLP, AS THE COMPANY S REGISTERED Wanagement For LLP, AS THE COMPANY S REGISTERED Wanagement For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	VOTE GR	OUP: GLOBAL				
JAMES N. FERNANDEZ Management For SANDRA E. PETERSON Management For MICHAEL R. QUINLAN Management For PUBLIC ACCOUNTING FIRM. 02 RATIFY APPOINTMENT OF INDEPENDENT REGISTERED Management For PUBLIC ACCOUNTING FIRM. 03 RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED Management For EMPLOYEE CASH INCENTIVE PLAN. THE MANITOWOC COMPANY, INC. MTW ANNUAL ISSUER: 563571 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote FOR DANIEL W. DUVAL Management For JAMES L. PACKARD Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	_			_		For
02 RATIFY APPOINTMENT OF INDEPENDENT REGISTERED Management For PUBLIC ACCOUNTING FIRM. 03 RE-APPROVE THE DUN & BRADSTREET CORPORATION COVERED Management For EMPLOYEE CASH INCENTIVE PLAN. THE MANITOWOC COMPANY, INC. MTW ANNUAL ISSUER: 563571 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote FOLD Cast 01 DIRECTOR Management For JAMES L. PACKARD Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For TERRY D. GROWCOCK Management For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	01	DIRECTOR	SANDRA E. PETERSON	Management Management	For For	
ISSUER: 563571 SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote F Number Proposal Type Cast O1 DIRECTOR Management For DANIEL W. DUVAL Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For TERRY D. GROWCOCK Management For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS		PUBLIC ACCOUNTING FIRM. RE-APPROVE THE DUN & BRADSTR	ENDENT REGISTERED REET CORPORATION COVERED	Management	For	
Proposal Vote F Number Proposal Type Cast O1 DIRECTOR Management For DANIEL W. DUVAL Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For ATTIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	ISSUER:		ISIN:	MTW		ANNUAL M
Number Proposal O1 DIRECTOR DANIEL W. DUVAL Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	VOTE GR	OUP: GLOBAL				
01 DIRECTOR Management For DANIEL W. DUVAL Management For JAMES L. PACKARD Management For TERRY D. GROWCOCK Management For RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS		Proposal		_		For
02 RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPEManagement For LLP, AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS	01		DANIEL W. DUVAL JAMES L. PACKARD	Management Management	For For	
	02	LLP, AS THE COMPANY S REGIST	MENT OF PRICEWATERHOUSECOC TERED PUBLIC ACCOUNTANTS			

TRIBUNE COMPANY TRB ANNUAL M

ISSUER: 896047

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	DENNIS J. FITZSIMONS BETSY D. HOLDEN ROBERT S. MORRISON WILLIAM STINEHART, JR.	Management Management Management Management	For For For	
02	RATIFICATION OF INDEPENDENT ACCOUNTANTS.	Management	For	
03	SHAREHOLDER PROPOSAL CONCERNING TRIBUNE S CLASSIFIED BOARD OF DIRECTORS.	Shareholder	Against	

YBTVA

YOUNG BROADCASTING INC.

ISSUER: 987434

ISIN:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote	For
Number	Proposal	Туре	Cast	
01	DIRECTOR	Management		

ALFRED L. HICKEY	Witheld
DAVID C. LEE	Witheld
LEIF LOMO	For
RICHARD C. LOWE	Witheld
DEBORAH A. MCDERMOTT	Witheld
JAMES A. MORGAN	Witheld
REID MURRAY	Witheld
VINCENT J. YOUNG	Witheld

02	PROPOSAL TO RATI	TY THE APPOINTMENT OF EF	RNST &	Management	For
	YOUNG LLP AS THE	COMPANY S INDEPENDENT F	REGISTERED		

PUBLIC ACCOUNTING FIRM.

03 STOCKHOLDER PROPOSAL TO ARRANGE FOR THE PROMPT Shareholder Against

SALE OF THE COMPANY TO THE HIGHEST BIDDER.

AGL RESOURCES INC. ATG ANNUAL M

ISSUER: 001204 ISIN:

94

ANNUAL M

SEDOL:

Proposal

Number Proposal

D	1		D	77 - 1 -	
Proposa: Number	l Proposal		Proposal Type 	Vote Cast	For
01	DIRECTOR		Management		
		CHARLES R. CRISP	Management	For	
		WYCK A. KNOX, JR.	Management	For	
		DENNIS M. LOVE	Management	For	
		DEAN R. O'HARE	Management		
		JOHN W. SOMERHALDER II	-		
		HENRY C. WOLF	-		
02	DIRECTORS EQUITY COMPENSAT		-	For	
03	RATIFICATION OF THE APPOIN LLP AS OUR INDEPENDENT AUI	NIMENT OF PRICEWATERHOUSECOOM DITOR FOR 2006.	PEManagement	For	
	N ENTERPRISES, INC.	ISIN:	СНВ		ANNUAL
	Proposal 		Proposal Type		For
01	DIRECTOR		Management	For	
		ROBERT W. ANESTIS	Management	For	
		ERIC S. BELSKY	Management	For	
		WILLIAM C. GRIFFITHS	Management	For	
		SELWYN ISAKOW	Management		
		BRIAN D. JELLISON			
		G. MICHAEL LYNCH	Management	For	
		THOMAS A. MADDEN	Management	For	
		SHIRLEY D. PETERSON	Management	For	
		DAVID S. WEISS	Management	For	
			 DT		ANNUAL
DEUTSCH	E TELEKOM AG				

For

Proposal Vote Type Cast

Cast

Type

02 THE APPROPRIATION OF NET INCOME.

Management For *Managem

				06
03	RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY	Management	For	
02	APPROVAL OF THE EL PASO ELECTRIC COMPANY S 2006 LONG - TERM INCENTIVE PLAN.	Management	For	
0.0	CHARLES A. YAMARONE	Management	For	
	STEPHEN N. WERTHEIMER	Management	For	
	JAMES W. HARRIS	Management	For	
01	DIRECTOR RAMIRO GUZMAN	Management Management	For For	
01	DIDECTOD	Management		
Proposa Number	Proposal	Proposal Type	Vote Cast	For
	OUP: GLOBAL	_		
MOTE CD	OUD. CLOBAL			
ISSUER: SEDOL:	283677 ISIN:			
	ELECTRIC COMPANY	EE		ANNUAL M
	MR. BERNHARD WALTER	Management	For	*Managem
	DR. H VON GRUNBERG	Management	For	*Managem
	DR. W VON SCHIMMELMANN	Management	For	*Managem
	DR. MATHIAS DOPFNER	Management	For	*Managem
	MS. I MATTHAUS-MAIER	Management	For	*Managem
	DR. THOMAS MIROW	Management	For	*Managem
15	DIRECTOR	Management	For	
	THE ARTICLES OF INCORPORATION.	-		rianayen
14	INNOVATIONSGESELLSCHAFT MBH. THE AMENDMENT OF SECTIONS 14 (2) AND (16) OF	Management	For	*Managem
13	GMBH. APPROVAL OF THE CONTROL AGREEMENT WITH T-COM	Management	For	*Managem
12	THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH BALTHASAR TELEKOMMUNIKATIONSD	Management IENSTE	For	*Managem
	TRANSFER AGREEMENT WITH MELCHIOR TELEKOMMUNIKATIONSDIRGMBH.	ENSTE		
11	GMBH. THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS	Management	For	*Managem
10	THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH CASPAR TELEKOMMUNIKATIONSDIEN:	Management STE	For	*Managem
09	THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH SCS PERSONALBERATUNG GMBH.	Management	For	*Managem
08	APPROVAL OF THE SPLIT-OFF AND SHARE TRANSFER AGREEMENT WITH T-SYSTEMS BUSINESS SERVICES GMBH.	Management	For	*Managem
	AND/OR NON-CASH CONTRIBUTIONS.	-		
07	OF SUBSCRIPTION RIGHTS. THE CREATION OF AUTHORIZED CAPITAL 2006 FOR CASH	Management	For	*Managem
06	AUTHORIZING THE CORPORATION TO PURCHASE AND USE ITS OWN SHARES INCLUDING USE WITH THE EXCLUSION	Management	For	*Managem
05	THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2006 FINANCIAL YEAR.	Management	For	*Managem
04	THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2005 FINANCIAL YEAR.	Management	For	*Managem
	THE BOARD OF MANAGEMENT FOR THE 2005 FINANCIAL YEAR.			
03	THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF	Management	For	*Manager

S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.

	INDUSTRIES, INC. 549764	ISIN:	LUFK		ANNUAL
VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	S.V. BAER* S.W. HENDERSON, III** J.F. ANDERSON** D.V. SMITH**	Management Management Management Management Management	For For	
PEPSICO ISSUER: SEDOL:), INC. 713448	ISIN:	PEP		ANNUAL
Proposa	COUP: GLOBAL		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		J.F. AKERS R.E. ALLEN D. DUBLON V.J. DZAU R.L. HUNT A. IBARGUEN A.C. MARTINEZ I.K. NOOYI S.S REINEMUND S.P. ROCKEFELLER J.J. SCHIRO F.A. THOMAS C.M. TRUDELL D. VASELLA M.D. WHITE	Management	For	
02 03		T REGISTERED PUBLIC ACCOUNTANTS - POLITICAL CONTRIBUTIONS	Management Shareholder	For Against	
04	(PROXY STATEMENT P. 23		Shareholder	Against	

(PROXY STATEMENT P. 24)

THE ST. ISSUER: SEDOL:	PAUL TRAVELERS COMPAN	NIES, IN ISIN:	STA		ANNUAL N
VOTE GR	ROUP: GLOBAL				
	l Proposal		Proposal Type	Cast	For
	DIRECTOR		Management		
		JOHN H. DASBURG LESLIE B. DISHAROON JANET M. DOLAN KENNETH M. DUBERSTEIN JAY S. FISHMAN LAWRENCE G. GRAEV THOMAS R. HODGSON ROBERT I. LIPP BLYTHE J. MCGARVIE GLEN D. NELSON, MD LAURIE J. THOMSEN	Management	For For For For For For For	
02	AS ST. PAUL TRAVELERS PUBLIC ACCOUNTING FIRM	S INDEPENDENT REGISTERED	Management IONShareholder	For Against	
03		RELATING TO THE VOTE REQUIRED		-	
THOMAS & ISSUER: SEDOL:	& BETTS CORPORATION 884315	ISIN:	TNB		ANNUAL I
VOTE GR	ROUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	E.H. DREW J.K. HAUSWALD D. JERNIGAN R.B. KALICH SR. K.R. MASTERSON D.J. PILEGGI J.P. RICHARD	Management Management Management Management Management Management Management Management	For For For For For For	

02	RATIFICATION PUBLIC ACCOU		D.D. STEVENS W.H. WALTRIP INDEPENDENT REGISTERED	Management Management Management	For For	
	CORPORATION: 037411			APA		ANNUAL
VOTE GI	ROUP: GLOBAL					
Proposa Number	al Proposal			Proposal Type	Vote Cast	For
01		50,000 ADDITIONAL S -EMPLOYEE DIRECTORS	FREDERICK M. BOHEN GEORGE D. LAWRENCE RODMAN D. PATTON CHARLES J. PITMAN JAY A. PRECOURT SHARES AUTHORIZED COMPENSATION PLAN.	Management Management Management Management Management Management Management	For For For For For	
	RODUCTS, INC.: 054303	IS	5IN:	AVP		ANNUAL
VOTE GI	ROUP: GLOBAL					
Proposa Number	al Proposal			Proposal Type	Vote Cast	For
01	DIRECTOR			Management	For	
			W. DON CORNWELL EDWARD T. FOGARTY STANLEY C. GAULT FRED HASSAN ANDREA JUNG	Management Management Management Management Management	For For For For	
			MARIA ELENA LAGOMASINO ANN S. MOORE PAUL S. PRESSLER PAULA STERN LAWRENCE A. WEINBACH	Management Management Management Management Management	For For For For	
02	REGISTERED I	N OF THE APPOINTMENT PUBLIC ACCOUNTING FI REGARDING DIRECTOR F		Management Shareholder	For Against	
04	VOTE	REGARDING REPORT ON		Shareholder	Against	

05 06 BARRICK ISSUER: SEDOL:	FUNDRAISING AND GRANT DISTRIBUTION RESOLUTION REGARDING BENCHMARKING OF INCENTIVE COMPENSATION GOALS AGAINST PEER GROUP PERFORMANCE RESOLUTION REGARDING TOXICS POLICY REPORT GOLD CORPORATION 067901 ISIN:	Shareholder Shareholder ABX	Against Against	SPECIAL
VOTE CD	NID. CLODAT			
Proposa	DUP: GLOBAL Proposal	Proposal Type	Vote Cast	For
02	H. L. BECK C. W. D. BIRCHALL D.J. CARTY G. CISNEROS M. A. COHEN P. A. CROSSGROVE J.W. CROW R.M. FRANKLIN P.C. GODSOE J.B. HARVEY B. MULRONEY A. MUNK P. MUNK J.L. ROTMAN S.J. SHAPIRO G.C. WILKINS RESOLUTION APPROVING THE APPOINTMENT OF PRICEWATERHOU LLP AS THE AUDITORS OF BARRICK AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION. SPECIAL RESOLUTION APPROVING THE CONTINUANCE AND ARRANGEMENT OF BARRICK GOLD CORPORATION AS SET OUT IN APPENDIX B TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR AND PROXY STATEMENT.	Management	For	
	DWIGHT CO., INC. 171340 ISIN:	CHD		ANNUAL M
VOTE GR	DUP: GLOBAL			
Proposa. Number	Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR T. ROSIE ALBRIGHT ROBERT A. MCCABE LIONEL L. NOWELL, III RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management Management Management Management Management	For For For	

TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY S 2006 CONSOLIDATED FINANCIAL STATEMENTS.

	-PALMOLIVE COMPANY 194162	ISIN:	CL		ANNUAL M
VOTE GR	OUP: GLOBAL				
	Proposal		Proposal Type	Cast	For
04			Shareholder		
01	DIRECTOR		Management	For	
02 03 05	APPROVAL OF THE COMPANY NON-EMPLOYEE DIRECTORS	ED PUBLIC ACCOUNTING FIRM	Management Shareholder	For For For For For For For	
	ENTERTAINMENT COMPANY 367905	ISIN:	GET		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	E.K. GAYLORD II E. GORDON GEE ELLEN LEVINE ROBERT P. BOWEN RALPH HORN MICHAEL J. BENDER	Management Management Management Management Management Management Management	For For For For For For	

02	LAURENCE S. GELLER MICHAEL D. ROSE COLIN V. REED MICHAEL I. ROTH PROPOSAL TO APPROVE THE 2006 OMNIBUS INCENTIVE	Management Management Management Management Management	For For For For Against	
03	PLAN. PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	
ISSUER: SEDOL:	INDUSTRIES, INC. 624756 ISIN:	MLI		ANNUAL M
VOTE GR	OUP: GLOBAL			
	Proposal	Proposal Type	Vote Cast	For
	DIRECTOR ALEXANDER P. FEDERBUSH GENNARO J. FULVIO GARY S. GLADSTEIN	Management	For For	
02	TERRY HERMANSON ROBERT B. HODES HARVEY L. KARP WILLIAM D. O'HAGAN APPROVE THE AMENDMENT AND RESTATEMENT OF THE	Management Management Management Management Management		
03	COMPANY S 2002 STOCK OPTION PLAN. APPROVE THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS OF THE COMPANY.	Management	For	
PROLIANG ISSUER: SEDOL:	CE INTERNATIONAL, INC. 74340R ISIN:			ANNUAL M
VOTE GR	OUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR PAUL R. LEDERER WILLIAM J. ABRAHAM, JR. BRADLEY C. RICHARDSON APPOINTMENT OF BDO SEIDMAN, LLP AS PROLIANCE	Management Management Management Management Management	For For For For	
UZ	S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	ror	

SEQUA CORPORATION ISSUER: 817320 SEDOL:	ISIN:	SQAA		ANNUAL N
VOTE GROUP: GLOBAL				
Proposal Number Proposal		Proposal Type	Cast	For
01 DIRECTOR	ALEXANDER BARR LEFRAK SOVERN SULLIVAN TSAI WEINBERG WEINSTEIN NST & YOUNG LLP AS INDEPENDENT	Management	For For For For For For For	
SOUTHWEST GAS CORPORATION ISSUER: 844895 SEDOL:	ISIN:	SWX		ANNUAL N
VOTE GROUP: GLOBAL				
Proposal Number Proposal		Proposal Type	Cast	
01 DIRECTOR	CUMULATED VOTES FOR MICHAEL MELARKEY	Management		
02 TO APPROVE THE SELECTION LLP AS INDEPENDENT ACCOUN		Management	For	
THE E.W. SCRIPPS COMPANY ISSUER: 811054 SEDOL:	ISIN:	SSP		ANNUAL I
VOTE GROUP: GLOBAL				
V/OTE (PROTED • TELLIBRA).				

01	DIRECTOR		Management	For	
UΙ	DIRECTOR		Management	For	
		DAVID A. GALLOWAY	Management	For	
		NICHOLAS B. PAUMGARTEN	Management	For	
		RONALD W. TYSOE	Management	For	
		JULIE A. WRIGLEY	Management	For	
	COMMUNICATIONS INC. 92343V	ISIN:	VZ		ANNUAL M
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		J.R. BARKER	Management	For	
		R.L. CARRION	Management	For	
		R.W. LANE	Management	For	
		S.O. MOOSE	Management	For	
		J. NEUBAUER	Management Management	For	
			-		
		D.T. NICOLAISEN	Management	For	
		T.H. O'BRIEN	Management	For	
		C. OTIS, JR.	Management	For	
		H.B. PRICE	Management	For	
		I.G. SEIDENBERG	Management	For	
		W.V. SHIPLEY	Management	For	
		J.R. STAFFORD	Management	For	
		R.D. STOREY	Management	For	
02	ACCOUNTING FIRM	ONT OF INDEPENDENT REGISTERED	j	For	
03	CUMULATIVE VOTING		Shareholder	Against	
04	MAJORITY VOTE REQUIRED FO	R ELECTION OF DIRECTORS	Shareholder	Against	
08	PERFORMANCE-BASED EQUITY	COMPENSATION	Shareholder	Against	
09	DISCLOSURE OF POLITICAL C	CONTRIBUTIONS	Shareholder	Against	
05	COMPOSITION OF BOARD OF D	IRECTORS	Shareholder	Against	
06	DIRECTORS ON COMMON BOARD	os .	Shareholder	-	
07	SEPARATE CHAIRMAN AND CEO)	Shareholder	Against	
ISSUER: SEDOL:		ISIN:	WTS		ANNUAL 1
	OUP: GLOBAL				
Proposal	1		Proposal	Vote	For
Number	Proposal		Туре	Cast	

01				
	DIRECTOR	Management	 For	
	TIMOTHY P. HORNE	Management		
	RALPH E. JACKSON, JR.	. Management	For	
	KENNETH J. MCAVOY	-	For	
	JOHN K. MCGILLICUDDY		For	
	GORDON W. MORAN	Management		
	DANIEL J. MURPHY, III	_		
	PATRICK S. O'KEEFE	Management		
02	TO RATIFY THE SELECTION OF KPMG LLP AS THE INDEPENDE REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE CURRENT FISCAL YEAR.	ENT Management	For	
ADVANCE	ED MICRO DEVICES, INC. : 007903 ISIN:	AMD		ANNUAL M
Proposa	ROUP: GLOBAL al Proposal	Proposal Type	Vote Cast	For
	DIDECTOR			
01	DIRECTOR	Management	For	
	HECTOR DE. J. RUIZ	Management	For	
	W. MICHAEL BARNES	Management		
	BRUCE L. CLAFLIN	Management		
	H. PAULETT EBERHART	-		
	ROBERT B. PALMER	Management		
	LEONARD M. SILVERMAN			
	MORTON L. TOPFER	Management		
0.2		-	For	
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERE PUBLIC ACCOUNTING FIRM.	ED Management	For	
03	APPROVAL OF THE AMENDMENTS TO THE 2004 EQUITY INCENTIVE PLAN. (EQUITY PLAN)	Management	Against	
04	APPROVAL OF THE AMENDMENT TO THE 2000 EMPLOYEE	Management	For	
04		Management Management	For For	
05 	APPROVAL OF THE AMENDMENT TO THE 2000 EMPLOYEE STOCK PURCHASE PLAN. (ESPP) APPROVAL OF THE 2006 EXECUTIVE INCENTIVE PLAN.	Management	For	ANNUAL M
05 CURTISS ISSUER: SEDOL:	APPROVAL OF THE AMENDMENT TO THE 2000 EMPLOYEE STOCK PURCHASE PLAN. (ESPP) APPROVAL OF THE 2006 EXECUTIVE INCENTIVE PLAN. (EIP) S-WRIGHT CORPORATION	Management	For	ANNUAL M

01	DIRECTOR	Management	For
	MARTIN R. BENANTE	Management	For
	JAMES B. BUSEY IV	Management	For
	S. MARCE FULLER	Management	For
	CARL G. MILLER	Management	For
	WILLIAM B. MITCHELL	Management	For
	JOHN R. MYERS	Management	For
	WILLIAM W. SIHLER	Management	For
	ALBERT E. SMITH	Management	For
03	PROPOSAL TO APPROVE THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR 2006.	Management	For
02	PROPOSAL TO APPROVE THE COMPANY S 2006 INCENTIVE COMPENSATION PLAN.	Management	For

WASTE MANAGEMENT, INC. WMI ANNUAL M ISSUER: 94106L ISIN:

SEDOL:

VOTE GROUP: GLOBAL

01 DIRECTOR PASTORA S.J. CAFFERTY Management For FRANK M. CLARK, JR. Management For THOMAS I. MORGAN Management For JOHN C. POPE Management For W. ROBERT REUM Management For STEVEN G. ROTHMEIER Management For DAVID P. STEVEN Management For Management For STEVEN G. ROTHMEIER Management For DAVID P. STEVEN Management For DAVID P. STEVEN Management For Management For DAVID P. STEVEN Management For Management For DAVID P. STEVEN Management For DAVID P. STEVEN Management For Management For Management For DAVID P. STEVEN Management For Managemen	Proposa Number	l Proposal	Proposal Type	Vote Cast	For
FRANK M. CLARK, JR. Management For THOMAS I. MORGAN Management For JOHN C. POPE Management For W. ROBERT REUM Management For STEVEN G. ROTHMEIER Management For	01	DIRECTOR	Management	For	
THOMAS I. MORGAN Management For JOHN C. POPE Management For W. ROBERT REUM Management For STEVEN G. ROTHMEIER Management For		PASTORA S.J. CAFFERTY	Management	For	
JOHN C. POPE Management For W. ROBERT REUM Management For STEVEN G. ROTHMEIER Management For		FRANK M. CLARK, JR.	Management	For	
W. ROBERT REUM Management For STEVEN G. ROTHMEIER Management For		THOMAS I. MORGAN	Management	For	
STEVEN G. ROTHMEIER Management For		JOHN C. POPE	Management	For	
		W. ROBERT REUM	Management	For	
DAVID D STEINED Management For		STEVEN G. ROTHMEIER	Management	For	
DAVID F. SIEINEN MANAGEMENT FOR		DAVID P. STEINER	Management	For	
THOMAS H. WEIDEMEYER Management For		THOMAS H. WEIDEMEYER	Management	For	
02 PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & Management For	02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	Management	For	
YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC		YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC			
ACCOUNTING FIRM FOR 2006.		ACCOUNTING FIRM FOR 2006.			
03 PROPOSAL TO AMEND THE COMPANY S 1997 EMPLOYEE Management For	03	PROPOSAL TO AMEND THE COMPANY S 1997 EMPLOYEE	Management	For	
STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF		STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF			
SHARES AUTHORIZED FOR ISSUANCE UNDER THE PLAN.		SHARES AUTHORIZED FOR ISSUANCE UNDER THE PLAN.			
04 PROPOSAL RELATING TO ELECTION OF DIRECTORS BY Shareholder Against	04	PROPOSAL RELATING TO ELECTION OF DIRECTORS BY	Shareholder	Against	
MAJORITY VOTE, IF PROPERLY PRESENTED AT THE MEETING.		MAJORITY VOTE, IF PROPERLY PRESENTED AT THE MEETING.			

ITT ANNUAL M ITT INDUSTRIES, INC.

ISSUER: 450911

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal		Proposal Type	Vote Cast	For
	DIRECTOR		Management	For	
		STEVEN R. LORANGER	Management	For	
		CURTIS J. CRAWFORD	Management	For	
		CHRISTINA A. GOLD	Management	For	
		RALPH F. HAKE	Management	For	
		JOHN J. HAMRE	Management	For	
		RAYMOND W. LEBOEUF	Management	For	
		FRANK T. MACINNIS	Management	For	
		LINDA S. SANFORD	Management	For	
		MARKOS I. TAMBAKERAS	Management	For	
В	TO RATIFY THE APPOINTMENT LLP AS ITT INDUSTRIES 2006.		Management	For	
С			Management	For	
	GEE CORPORATION 492386	ISIN:	KMG		ANNUAL I
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
		SYLVIA A. EARLE	Management	For	
		MARTIN C. JISCHKE	Management	For	
		LEROY C. RICHIE	Management	For	
02	RATIFICATION OF APPOINT		Management	For	
	LLP AS INDEPENDENT AUDI				
03	STOCKHOLDER PROPOSAL REGORD OF AN OFFICE OF THE BOAR		Shareholder	Against	
	OF AN OFFICE OF THE BOAR	ND OF DIRECTORS.			
LIBERTY ISSUER: SEDOL:	MEDIA CORPORATION 530718	ISIN:	L		ANNUAL I

SEDOL:			
VOTE GROUP: GLOBAL			
Proposal Number Proposal	Proposal Type	Vote Cast	For
01 THE MERGER PROPOSAL: (SEE PAGE 39 OF THE PROXY	Management	For	

	3 3				
02	STATEMENT). THE TRACKING STOCK PROPOSAL: (SEE P	DACE 30 OF	Managomont		
02	THE PROXY STATEMENT).	AGE 39 OF	Management		
03	THE OPTIONAL CONVERSION PROPOSAL: (SEE PAGE 39	Management	For	
04	OF THE PROXY STATEMENT). THE OPTIONAL REDEMPTION PROPOSAL: (SEE PAGE 40	Management	For	
05	OF THE PROXY STATEMENT). THE GROUP DISPOSITION PROPOSAL: (SE	E PAGE 40	Management	For	
	OF THE PROXY STATEMENT).				
06	DIRECTOR		Management	For	
	D	OONNE F. FISHER	Management	For	
	GR	REGORY B. MAFFEI	Management		
	М.	LAVOY ROBISON	Management	For	
07	AUDITORS RATIFICATION PROPOSAL		Management	For	
MGM MIR			MGM		ANNUAL
ISSUER:	552953 ISIN:				
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
	Proposal		Type	Cast	101
01	DIRECTOR		Management	For	
	J	JAMES D. ALJIAN	Management	For	
	RO	BERT H. BALDWIN	Management	For	
	W	VILLIE D. DAVIS	Management	For	
	ALEXA	ANDER M. HAIG, JR.	Management	For	
	AL	EXIS M. HERMAN	Management	For	
	RO	LAND HERNANDEZ	Management		
		GARY N. JACOBS	Management	For	
		KIRK KERKORIAN	Management	For	
		TERRENCE LANNI	Management	For	
		SE MCKINNEY-JAMES	Management	For	
		JAMES J. MURREN	Management	For	
		NALD M. POPEIL	Management	For	
		JOHN T. REDMOND	Management	For	
		LVIN B. WOLZINGER	Management	For	
03	RATIFICATION OF THE SELECTION OF TH		Management	For	
03	REGISTERED PUBLIC ACCOUNTING FIRM F		Hanagement	101	
02	ENDING DECEMBER 31, 2006 APPROVAL OF THE COMPANY S AMENDED A	ND DECTATED	Managomont	For	
UΔ	ANNUAL PERFORMANCE-BASED INCENTIVE		Management	For	
	OFFICERS, INCLUDING APPROVAL OF AN	AMENDMENT			
	TO INCREASE THE CAP ON A PARTICIPAN	IT S BONUS			
	FOR ANY FISCAL YEAR				

MIDAS, INC.

ISSUER: 595626

ISIN:

SEDOL:

VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
A	DIRECTOR		Management Management Management	For For For	
В		UDITORS OF MIDAS, INC. FOR	Management	For	
	CORPORATION 60467R	ISIN:			ANNUAL 1
VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	THOMAS W. CASON A.D. (PETE) CORRELL TERRY G. DALLAS THOMAS H. JOHNSON JOHN T. MILLER EDWARD R. MULLER ROBERT C. MURRAY JOHN M. QUAIN WILLIAM L. THACKER	Management	For For For For For For For	
ISSUER:	RATIFICATION OF APPOI AUDITOR FOR 2006 ST UTILITIES 664397	INTMENT OF KPMG LLP AS INDEPENDENT	Management NU	For	ANNUAL I
SEDOL: VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	RICHARD H. BOOTH	Management Management Management Management Management	For For For For	

02		E. GAIL DE PLANQUE JOHN G. GRAHAM ELIZABETH T. KENNAN ROBERT E. PATRICELLI CHARLES W. SHIVERY JOHN F. SWOPE ENT OF DELOITTE & TOUCHE REGISTERED PUBLIC ACCOUNTING	Management Management Management Management Management Management Management		
PRUDENT	IAL FINANCIAL, INC.	ISIN:	PRU		ANNUAL M
SEDOL:		151N:			
VOTE GRO	OUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01		FREDERIC K. BECKER GORDON M. BETHUNE	Management Management	For For	
		JAMES G. CULLEN WILLIAM H. GRAY III	Management Management		
		JON F. HANSON	Management		•
		CONSTANCE J. HORNER JAMES A. UNRUH	Management Management	For For	ļ
			-		
02		POINTMENT OF PRICEWATERHOUSECOOP ITOR FOR THE YEAR ENDING	PEManagement	For	
03		REGARDING SEVERANCE PAYMENTS.	Shareholder	Against	
AMGEN IN ISSUER: SEDOL:		ISIN:	AMGN		ANNUAL M
VOTE GRO	OUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		MR. FREDERICK W. GLUCK	Management	For	
		ADM. J. PAUL REASON	Management	For	
		DR. DONALD B. RICE MR. LEONARD D SCHAEFFER	Management Management	For For	
02	TO RATIFY THE SELECTION AS THE COMPANY S INDEPE		Management	For	

	ACCOUNTANTS	FOR THE YE	AR	ENDING DECEMBER 31, 2006.		
3C	STOCKHOLDER	PROPOSAL #	3	(SHAREHOLDER RIGHTS PLANS).	Shareholder	Against
3D	STOCKHOLDER	PROPOSAL #	4	(ANIMAL WELFARE POLICY).	Shareholder	Against
3E	STOCKHOLDER	PROPOSAL #	5	(MAJORITY ELECTIONS).	Shareholder	Against
3F	STOCKHOLDER	PROPOSAL #	6	(CORPORATE POLITICAL CONTRIBUT	IShareholder	For
3A	STOCKHOLDER	PROPOSAL #	1	(STOCK RETENTION GUIDELINES).	Shareholder	Against
3B	STOCKHOLDER	PROPOSAL #	2	(EXECUTIVE COMPENSATION).	Shareholder	Against

CONOCOPHILLIPS COP ANNUAL M

ISSUER: 20825C ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type		For
07	EQUITABLE COMPENSATION OF NON-EMPLOYEE DIRECTORS	Shareholder	Against	
01	DIRECTOR	Management	For	
02	RICHARD L. ARMITAGE RICHARD H. AUCHINLECK HARALD J. NORVIK WILLIAM K. REILLY VICTORIA J. TSCHINKEL KATHRYN C. TURNER RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Management Management Management Management Management Management Management	For For For For	
03	FIRM FOR 2006 DRILLING IN SENSITIVE AREAS	Shareholder	Against	
04	DIRECTOR ELECTION VOTE STANDARD	Shareholder	Against	
05	SHAREHOLDER APPROVAL OF FUTURE EXTRAORDINARY RETIREMENT BENEFITS FOR SENIOR EXECUTIVES	Shareholder	Against	
06	ENVIRONMENTAL ACCOUNTABILITY TO COMMUNITIES	Shareholder	Against	

DREAMWORKS ANIMATION SKG, INC. DWA ANNUAL M ISSUER: 26153C ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote For Type Cast Proposal Number Proposal 01 DIRECTOR Management For

JEFFREY KATZENBERG	Management	For
ROGER A. ENRICO	Management	For
PAUL G. ALLEN	Management	For
KARL M. VON DER HEYDEN	Management	For
DAVID GEFFEN	Management	For
MELLODY HOBSON	Management	For
NATHAN MYHRVOLD	Management	For
HOWARD SCHULTZ	Management	For
MARGARET C. WHITMAN	Management	For
JUDSON C. GREEN	Management	For
PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006	Management	For

GALLAHER GROUP PLC GLH ANNUAL M

ISSUER: 363595 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

1012 01001 / 020212					
Proposa Number	l Proposal	Proposal Type	Vote Cast		
01	TO RECEIVE THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2005 AND THE AUDITORS REPORT THEREON.	Management	For		
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2005 OF 22.9P PER ORDINARY SHARE.	Management	For		
03	TO APPROVE THE DIRECTORS REMUNERATION REPORT IN THE 2005 ANNUAL REPORT AND FINANCIAL STATEMENTS.	Management	For		
04	TO RE-ELECT MR JOHN GILDERSLEEVE AS A DIRECTOR OF THE COMPANY.	Management	For		
05	TO RE-ELECT SIR GRAHAM HEARNE AS A DIRECTOR OF THE COMPANY.	Management	For		
06	TO RE-ELECT MR RONNIE BELL AS A DIRECTOR OF THE COMPANY.	Management	For		
07	TO RE-ELECT MR MARK ROLFE AS A DIRECTOR OF THE COMPANY.	Management	For		
08	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY AND FIX THEIR REMUNERATION.	Management	For		
09	THAT THE COMPANY BE AUTHORISED TO MAKE DONATIONS TO EU POLITICAL ORGANISATIONS OR INCUR EU POLITICAL EXPENDITURE.	Management	For		
10	THAT GALLAHER LIMITED BE AUTHORISED TO MAKE DONATIONS TO EU POLITICAL ORGANISATIONS OR INCUR EU POLITICAL EXPENDITURE.	Management	For		
11	THAT AUSTRIA TABAK GMBH & CO. KG BE AUTHORISED TO MAKE DONATIONS TO EU POLITICAL ORGANISATIONS OR INCUR POLITICAL EXPENDITURE.	Management	For		
12	THAT THE BOARD BE AUTHORISED TO ALLOT RELEVANT SECURITIES. THE AMOUNT SHALL BE 21,867,530 POUNDS OR 218,675,300 SHARES.	Management	For		
13	THAT THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES. THE AMOUNT SHALL BE 3,280,130 POUNDS OR 32,801,300 SHARES.	Management	For		
14	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF THE COMPANY S ORDINARY SHARES TO	Management	For		

For

A MAXIMUM NUMBER OF 65,602,600.

	LEVISION, INC. 389375	ISIN:	GTNA		ANNUAL M
VOTE GR	COUP: GLOBAL				
	l Proposal		Proposal Type	Cast	
	DIRECTOR		Management		
	ELEVISION, INC. 389375	ISIN:	GTNA		ANNUAL M
VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR		Management		
 NISOURC ISSUER: SEDOL:	E INC. 65473P	ISIN:	NI		ANNUAL M
	COUP: GLOBAL				
	Proposal		Proposal Type	Vote Cast	For
I	DIRECTOR	GARY L. NEALE ROBERT J. WELSH	Management Management Management	For For For For	
III		ROGER A. YOUNG IDENT PUBLIC ACCOUNTANTS. RTER AMENDMENT PROPOSAL	Management Management Management	For For	
IV	STOCKHOLDER S MAJORITY		Shareholder	Against	

REGAL ENTERTAINMENT GROUP RGC ANNUAL M

ISSUER: 758766 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR MICHAEL L. CAMPBELL ALEX YEMENIDJIAN	Management Management Management	For For For	
02	RATIFICATION OF THE AUDIT COMMITTEE S SELECTION OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 28, 2006.	Management	For	

ALLEGHENY ENERGY, INC.

AYE

ANNUAL M

ISSUER: 017361 ISIN:

SEDOL:

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	H. FURLONG BALDWIN	Management	For	
		Management	For	
	PAUL J. EVANSON	Management	For	
	CYRUS F. FREIDHEIM, JR.	_		
	JULIA L. JOHNSON			
		Management		
		Management		
		-		ļ
	MICHAEL H. SUTTON	-		
02	RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	
03	STOCKHOLDER PROPOSAL REQUIRING MANAGEMENT TO RETAIN STOCK	Shareholder	Against	
05	STOCKHOLDER PROPOSAL RELATING TO DIRECTOR QUALIFICATION	OShareholder	Against	
06	STOCKHOLDER PROPOSAL REGARDING PERFORMANCE-BASED OPTIONS	Shareholder	Against	
07	STOCKHOLDER PROPOSAL REGARDING A SEPARATE VOTE ON GOLDEN PAY	Shareholder	Against	
09	STOCKHOLDER PROPOSAL TO REDEEM OR VOTE POISON PILL	Shareholder	For	
04	STOCKHOLDER PROPOSAL REGARDING AN INDEPENDENT BOARD CHAIRMAN	Shareholder	Against	

Shareholder Against

STOCKHOLDER PROPOSAL TO RECOUP UNEARNED MANAGEMENT

08

THEREOF.

08	STOCKHOLDER PROPOSAL TO RECOUP UNEARNED MANAGEMENT BONUSES	Shareholder	Against	
	CORPORATION ISIN:	AZR		ANNUAL
VOTE GF	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR LINDA C. FAISS ROBERT M. HADDOCK THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSE LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2006.	Management Management Management ECManagement	For For For	
	AR COMMUNICATIONS CORPORATION 278762 ISIN:	DISH		ANNUAL
VOTE GE	ROUP: GLOBAL			
Proposa		Proposal Type	Vote Cast	For
01	JAMES DEFRANCO MICHAEL T. DUGAN CANTEY ERGEN CHARLES W. ERGEN STEVEN R. GOODBARN GARY S. HOWARD DAVID K. MOSKOWITZ TOM A. ORTOLF C. MICHAEL SCHROEDER CARL E. VOGEL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	For	
03	TO AMEND AND RESTATE THE 2001 NONEMPLOYEE DIRECTOR STOCK OPTION PLAN. TO AMEND AND RESTATE THE 1997 EMPLOYEE STOCK	Management Management	For For	
05	PURCHASE PLAN. TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT	Management	For	

MATTEL, ISSUER: SEDOL:		ISIN:	MAT		ANNUAL N
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management		
		EUGENE P. BEARD	Management	For	
		MICHAEL J. DOLAN	Management		
		ROBERT A. ECKERT	Management		
		TULLY M. FRIEDMAN	Management		
		DOMINIC NG	Management	For	
		DR. ANDREA L. RICH	Management	For	
		RONALD L. SARGENT	Management	For	
		CHRISTOPHER A. SINCLAIR			
		G. CRAIG SULLIVAN	Management	For	
		JOHN L. VOGELSTEIN	Management	For	
		KATHY BRITTAIN WHITE	Management	For	
02	RATIFICATION OF THE :	SELECTION OF PRICEWATERHOUSECOOPER	RSManagement	For	
		PENDENT REGISTERED PUBLIC THE YEAR ENDING DECEMBER			
03	·	REGARDING SEPARATING THE RD CHAIR.	Shareholder	Against	
04	STOCKHOLDER PROPOSAL BY THE BOARD OF DIREC	REGARDING CERTAIN REPORTS	Shareholder	Against	
05		REGARDING PAY-FOR-SUPERIOR-PERFOR	RMShareholder	Against	
	C SERVICES, INC.		RSG		ANNUAL N
ISSUER: SEDOL:	760759	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
-	Proposal		Туре 	Cast	
01	DIRECTOR		Management	For	
		JAMES E. O'CONNOR	Management	For	
		HARRIS W. HUDSON	Management	For	
		JOHN W. CROGHAN	Management	For	
		W. LEE NUTTER	Management	For	
		RAMON A. RODRIGUEZ	Management	For	
		ALLAN C. SORENSEN	Management	For	
		MICHAEL W. WICKHAM	Management	For	
02	RATIFICATION OF THE A	APPOINTMENT OF INDEPENDENT	Management	For	

ANNUAL M THE AES CORPORATION AES ISSUER: 00130H ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Type Cast _____ ADOPTION OF THE AES CORPORATION PERFORMANCE INCENTIVE Management For DIRECTOR Management For RICHARD DARMAN Management For PAUL HANRAHAN Management For KRISTINA M. JOHNSON Management For JOHN A. KOSKINEN Management For For PHILIP LADER Management JOHN H. MCARTHUR Management
SANDRA O. MOOSE Management
PHILIP A. ODEEN Management For For For CHARLES O. ROSSOTTI Management For SVEN SANDSTROM Management For RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS. Management 02 For IVANHOE MINES LTD. IVN ANNUAL M ISSUER: 46579N ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote For Proposal Number Proposal Type Cast _____ 01 DIRECTOR Management For ROBERT M. FRIEDLAND Management ROBERT M. FRIEDLAND Management
R. EDWARD FLOOD Management
KJELD THYGESEN Management
ROBERT HANSON Management
JOHN WEATHERALL Management
MARKUS FABER Management
JOHN MACKEN Management
DAVID HUBERMAN Management
HOWARD BALLOCH Management
PETER MEREDITH Management
PC CHARTERED Management For For For For For For For For For 02 TO APPOINT DELOITTE & TOUCHE, LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION AT A REMUNERATION TO BE FIXED BY THE BOARD OF DIRECTORS.

03

AN AMENDMENT TO THE CORPORATION S EMPLOYEES

Management For

AND DIRECTORS EQUITY INCENTIVE PLAN (THE PLAN) TO INCREASE, BY 3,000,000 COMMON SHARES, THE MAXIMUM NUMBER OF COMMON SHARES OF THE CORPORATION ISSUABLE UNDER THE PLAN FROM 29,000,000 COMMON SHARES TO 32,000,000 COMMON SHARES IS HEREBY AUTHORIZED, APPROVED AND ADOPTED.

OCEANEERING INTERNATIONAL, INC. OII ANNUAL M ISSUER: 675232 ISIN: SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR JEROLD J. DESROCHE JOHN R. HUFF	Management Management Management	For For For	
02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2006.	Management	For	

SEALED AIR CORPORATION SEE ANNUAL M

ISSUER: 81211K

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
	· 			
01	ELECTION OF HANK BROWN AS A DIRECTOR.	Management	For	
02	ELECTION OF MICHAEL CHU AS A DIRECTOR.	Management	For	
03	ELECTION OF LAWRENCE R. CODEY AS A DIRECTOR.	Management	For	
04	ELECTION OF T.J. DERMOT DUNPHY AS A DIRECTOR.	Management	For	
05	ELECTION OF CHARLES F. FARRELL, JR. AS A DIRECTOR.	Management	For	
06	ELECTION OF WILLIAM V. HICKEY AS A DIRECTOR.	Management	For	
07	ELECTION OF JACQUELINE B. KOSECOFF AS A DIRECTOR.	Management	For	
08	ELECTION OF KENNETH P. MANNING AS A DIRECTOR.	Management	For	
09	ELECTION OF WILLIAM J. MARINO AS A DIRECTOR.	Management	For	
10	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Management	For	
	THE INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBER			
	31, 2006.			

SUP ANNUAL M

ISSUER: 868168 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number			Proposal Type	Vote Cast	For
01	DIRECTOR	JACK H. PARKINSON PHILIP W. COLBURN R. JEFFREY ORNSTEIN	Management Management Management Management	For For For	

TRINITY INDUSTRIES, INC. TRN ANNUAL M

ISSUER: 896522

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	RHYS J. BEST	Management	For	
	DAVID W. BIEGLER	Management	For	
	RONALD J. GAFFORD	Management	For	
	CLIFFORD J. GRUM	Management	For	
	RONALD W. HADDOCK	Management	For	
	JESS T. HAY	Management	For	
	DIANA S. NATALICIO	Management	For	
	TIMOTHY R. WALLACE	Management	For	
02	TO APPROVE RATIFICATION OF ERNST & YOUNG LLP	Management	For	
	AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2006.			

GRIFFIN LAND & NURSERIES, INC. GRIF ANNUAL M

ISSUER: 398231

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		WINSTON J. CHURCHILL, JR	Management	For	
		EDGAR M. CULLMAN	Management	For	
		DAVID M. DANZIGER	Management	For	

	FREDERICK M. DANZIGER	Management	For
	THOMAS C. ISRAEL	Management	For
	ALAN PLOTKIN	Management	For
	DAVID F. STEIN	Management	For
02	AUTHORIZATION OF THE SELECTION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.	Management	For

JPM ANNUAL M

JPMORGAN CHASE & CO. ISSUER: 46625H

ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	JOHN H. BIGGS	Management	For
	STEPHEN B. BURKE	Management	For
	JAMES S. CROWN	Management	For
	JAMES DIMON	Management	For
	ELLEN V. FUTTER	Management	For
	WILLIAM H. GRAY, III	Management	For
	WILLIAM B. HARRISON, JR	Management	For
	LABAN P. JACKSON, JR.	Management	For
	JOHN W. KESSLER	Management	For
	ROBERT I. LIPP	Management	For
	RICHARD A. MANOOGIAN	Management	For
	DAVID C. NOVAK	Management	For
	LEE R. RAYMOND	Management	For
	WILLIAM C. WELDON	Management	For
02	APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For
03	STOCK OPTIONS	Shareholder	Against
04	PERFORMANCE-BASED RESTRICTED STOCK	Shareholder	Against
06	SEXUAL ORIENTATION	Shareholder	Against
07	SPECIAL SHAREHOLDER MEETINGS	Shareholder	Against
80	LOBBYING PRIORITIES REPORT	Shareholder	Against
09	POLITICAL CONTRIBUTIONS REPORT	Shareholder	Against
10	POISON PILL	Shareholder	For
11	CUMULATIVE VOTING	Shareholder	Against
12	BONUS RECOUPMENT	Shareholder	Against
13	OVERCOMMITTED DIRECTORS	Shareholder	Against
05	SEPARATE CHAIRMAN	Shareholder	Against

For

ISIN:

LEUCADIA NATIONAL CORPORATION ANNUAL M LUK

ISSUER: 527288

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	Proposal	Proposal Type	Vote Cast	For
04	APPROVAL OF AN AMENDMENT TO THE 1999 STOCK OPTION PLAN TO INCREASE BY 1,000,000 THE NUMBER OF COMMON SHARES RESERVED FOR ISSUANCE UNDER THE PLAN.		For	
05	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPER LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY FOR 2006.	SManagement	For	
01	DIRECTOR	Management	For	
	IAN M. CUMMING	Management	For	
	PAUL M. DOUGAN	Management	For	
	LAWRENCE D. GLAUBINGER	Management	For	
	ALAN J. HIRSCHFIELD	Management	For	
	JAMES E. JORDAN	Management	For	
	JEFFREY C. KEIL	_		
	JESSE CLYDE NICHOLS, III	Management	For	
	JOSEPH S. STEINBERG	Management	For	
02	APPROVAL OF AN AMENDMENT TO THE 2003 SENIOR EXECUTIVE ANNUAL INCENTIVE BONUS PLAN INCREASING THE MAXIMUM ANNUAL INCENTIVE BONUS THAT MAY BE PAID FROM 1% TO 1.35% OF THE AUDITED PRE-TAX EARNINGS OF THE COMPANY AND ITS CONSOLIDATED SUBSIDIARIES FOR EACH YEAR OF THE PLAN.	Management	For	
03		Management	For	

NATIONAL PRESTO INDUSTRIES, INC. ISSUER: 637215 ANNUAL M NPK ISIN: SEDOL:

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	MARYJO COHEN	Management	For	
02	PROPOSAL TO AUTHORIZE THE BOARD OF DIRECTORS	Management	For	
	AND OFFICERS OF THE COMPANY TO ENTER INTO ANY			
	TRANSACTION, OR SERIES OF TRANSACTIONS, THE EFFECT			
	OF WHICH MIGHT BE DEEMED UNDER SECTION 13 OF			

THE INVESTMENT COMPANY ACT OF 1940 TO CHANGE THE NATURE OF THE BUSINESS OF THE COMPANY SO AS TO CEASE TO BE AN INVESTMENT COMPANY.

ISSUER: 709668 SEDOL:	ISIN:	PTON		ANNUAL M
VOTE GROUP: GLOBAL				
Proposal Number Proposal		Proposal Type	Vote Cast	For
01 DIRECTOR	VINCENT D. KELLY ADRIAN KINGSHOTT PERRY A. SOOK	Management Management Management Management	For For For	
SOUTHERN ENERGY HOMES, INC. ISSUER: 842814 SEDOL:	ISIN:	SEHI		ANNUAL M
VOTE GROUP: GLOBAL Proposal		Proposal	Vote	For
Number Proposal		Type		
			Cast 	
-	WENDELL L. BATCHELOR LOUIS C. HENDERSON, JR. KEITH O. HOLDBROOKS CLINTON O. HOLDBROOKS JOHNNY R. LONG ALAN C. NEELY JAMES A. TAYLOR	Management Management Management Management Management Management Management	For For For For For For	
	WENDELL L. BATCHELOR LOUIS C. HENDERSON, JR. KEITH O. HOLDBROOKS CLINTON O. HOLDBROOKS JOHNNY R. LONG ALAN C. NEELY	Management Management Management Management Management Management Management	For For For For For For	ANNUAL M
01 DIRECTOR THE ALLSTATE CORPORATION ISSUER: 020002	WENDELL L. BATCHELOR LOUIS C. HENDERSON, JR. KEITH O. HOLDBROOKS CLINTON O. HOLDBROOKS JOHNNY R. LONG ALAN C. NEELY JAMES A. TAYLOR	Management Management Management Management Management Management Management Management	For For For For For For	ANNUAL M

06	PROVIDE FOR SIMPLE MAJORITY VOTE.	Shareholder	Against
01	DIRECTOR	Management	For
	F. DUANE ACKERMAN JAMES G. ANDRESS W. JAMES FARRELL JACK M. GREENBERG RONALD T. LEMAY EDWARD M. LIDDY J. CHRISTOPHER REYES H. JOHN RILEY, JR.	Management Management Management Management Management Management Management Management	For For For For For For For
02	JOSHUA I. SMITH JUDITH A. SPRIESER MARY ALICE TAYLOR APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITORS FOR 2006. APPROVAL OF THE AMENDED AND RESTATED 2001 EQUITY INCENTIVE PLAN.	Management Management Management Management	For For For
05	PROVIDE FOR DIRECTOR ELECTION MAJORITY VOTE STANDARD.	Shareholder	Against
04	APPROVAL OF THE 2006 EQUITY COMPENSATION PLAN FOR NON-EMPLOYEE DIRECTORS.	Management	For

THE ST. JOE COMPANY JOE ANNUAL M

ISSUER: 790148 ISIN:

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	 For	
	MICHAEL L. AINSLIE	Management	For	
	HUGH M. DURDEN	Management	For	
	THOMAS A. FANNING	Management	For	
	HARRY H. FRAMPTON, III	Management	For	
	ADAM W. HERBERT, JR.	Management	For	
	DELORES M. KESLER	Management	For	
	JOHN S. LORD	Management	For	
	WALTER L. REVELL	Management	For	
	PETER S. RUMMELL	Management	For	
	WILLIAM H. WALTON, III	Management	For	
02	APPROVAL OF THE ST. JOE COMPANY ANNUAL INCENTIVE	Management	For	
	PLAN - TO APPROVE THE ST. JOE COMPANY ANNUAL			
	INCENTIVE PLAN.			
03	RATIFICATION OF INDEPENDENT AUDITORS - TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT AUDITORS OF THE COMPANY FOR THE 2006 FISCAL YEAR.	Management	For	

	ENERGY, INC. 95709T	ISIN:	WR		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	CHARLES Q. CHANDLER R. A. EDWARDS SANDRA A. J. LAWREN	Management	For For For For	
02		FIRMATION OF DELOITTE & TOUCHE INDEPENDENT REGISTERED PUBLIC 2006.	Management	For	
	PORATION 001765	ISIN:	AMR		ANNUAL I
SEDOL:					
VOTE GR	OUP: GLOBAL Proposal		Proposal Type	Vote Cast	For
VOTE GR Proposa	l Proposal				For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY	Type 	Cast	For
/OTE GR Proposa Number	l Proposal		Type Management	Cast For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY	Type Management Management	Cast For For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN	Type Management Management Management Management Management	Cast For For For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN	Type Management Management Management Management Management Management	Cast For For For For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES	Type Management Management Management Management Management Management Management Management	For For For For For For For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS	Type Management Management Management Management Management Management Management Management Management	For For For For For For For For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES	Type Management	For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL	Management	For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON	Management	For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON JUDITH RODIN	Management	For	For
VOTE GR Proposa Number	l Proposal	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON	Management	For	For
VOTE GR Proposa Number	Proposal DIRECTOR RATIFICATION OF THE S	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON JUDITH RODIN MATTHEW K. ROSE	Management	For	For
VOTE GR Proposa Number 01	Proposal DIRECTOR RATIFICATION OF THE S LLP AS INDEPENDENT AU	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON JUDITH RODIN MATTHEW K. ROSE ROGER T. STAUBACH GELECTION OF ERNST & YOUNG JUDITORS FOR THE YEAR 2006. RELATING TO TERM LIMITS	Type Management	For	For
VOTE GR Proposa Number 01	Proposal DIRECTOR RATIFICATION OF THE S LLP AS INDEPENDENT AU STOCKHOLDER PROPOSAL FOR NON-EMPLOYEE DIRE	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON JUDITH RODIN MATTHEW K. ROSE ROGER T. STAUBACH GELECTION OF ERNST & YOUNG JUDITORS FOR THE YEAR 2006. RELATING TO TERM LIMITS	Type Management Management	For	For
VOTE GR Proposa Number 01	Proposal DIRECTOR RATIFICATION OF THE S LLP AS INDEPENDENT AU STOCKHOLDER PROPOSAL FOR NON-EMPLOYEE DIRE STOCKHOLDER PROPOSAL VOTE THRESHOLD.	GERARD J. ARPEY JOHN W. BACHMANN DAVID L. BOREN EDWARD A. BRENNAN ARMANDO M. CODINA EARL G. GRAVES ANN M. KOROLOGOS MICHAEL A. MILES PHILIP J. PURCELL RAY M. ROBINSON JUDITH RODIN MATTHEW K. ROSE ROGER T. STAUBACH SELECTION OF ERNST & YOUNG JUDITORS FOR THE YEAR 2006. RELATING TO TERM LIMITS ECTORS.	Type Management Management	For	For

CORN PRODUCTS INTERNATIONAL, INC.

CPO

ANNUAL M

ISSUER: 219023 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

	Proposa Number	l Proposal			Proposal Type	Vote Cast	For
_	01	DIRECTOR		LUIS ARANGUREN-TRELLEZ PAUL HANRAHAN WILLIAM S. NORMAN	Management Management Management Management	For For For	
	02	TO RATIFY	THE APPOINTMENT OF	F KPMG LLP AS INDEPENDENT	Management	For	

ANNUAL M GLAXOSMITHKLINE PLC GSK

ISIN: ISSUER: 37733W

AUDITORS FOR THE COMPANY FOR 2006.

SEDOL:

VOTE GROUP: GLOBAL

Proposa	1	Proposal	Vote	For
Number	Proposal	Type	Cast	
01	TO RECEIVE AND ADOPT THE DIRECTORS REPORT AND THE FINANCIAL STATEMENTS		For	
02	TO APPROVE THE REMUNERATION REPORT	Management	For	
03	TO ELECT DR MONCEF SLAOUI AS A DIRECTOR	Management	For	
04	TO ELECT MR TOM DE SWAAN AS A DIRECTOR	Management	For	
05	TO RE-ELECT MR LARRY CULP AS A DIRECTOR	Management	For	
06	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	Management	For	
07	TO RE-ELECT DR RONALDO SCHMITZ AS A DIRECTOR	Management	For	
08	RE-APPOINTMENT OF AUDITORS	Management	For	
09	REMUNERATION OF AUDITORS	Management	For	
S10	TO AUTHORISE THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANISATIONS AND INCUR EU POLITICAL EXPENDITURE	Management	For	
S11	AUTHORITY TO ALLOT SHARES	Management	For	
S12	DISAPPLICATION OF PRE-EMPTION RIGHTS (INDICATES A SPECIAL RESOLUTION)	Management	For	
S13	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES (INDICATES A SPECIAL RESOLUTION)	Management	For	

HAL HALLIBURTON COMPANY ANNUAL M

ISIN: ISSUER: 406216

Proposal

Number Proposal

Proposal Vote Type Cast

For

01	DIRECTOR		Management	For	
		A.M. BENNETT	Management	For	
		J.R. BOYD	Management	For	
		R.L. CRANDALL	Management	For	
		K.T DERR	Management	For	
		S.M. GILLIS	Management	For	
		W.R. HOWELL	Management	For	
		R.L. HUNT	Management	For	
		D.J. LESAR	Management	For	
		J.L.MARTIN	Management	For	
		J.A. PRECOURT	Management	For	
		D.L. REED	Management	For	
02	PROPOSAL FOR RATIFICA AUDITORS.	TION OF THE SELECTION OF	Management	For	
03	PROPOSAL TO AMEND CER	TIFICATE OF INCORPORATION.	Management	For	
04	PROPOSAL ON SEVERANCE	AGREEMENTS.	Management	For	
05	PROPOSAL ON HUMAN RIG	HTS REVIEW.	Shareholder	Against	
06	PROPOSAL ON DIRECTOR	ELECTION VOTE THRESHOLD.	Shareholder	Against	
07	PROPOSAL ON POISON PI	LL.	Shareholder	Against	
HOSPIRA, ISSUER: SEDOL:	, INC.	ISIN:	HSP		ANNUAL M
Proposa? Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management		
		RONALD A. MATRICARIA*	_	For	
		CHRISTOPHER B. BEGLEY**		For	
		JOHN C. STALEY**	Management	For	
02	DDODOCNI TO DATITU TU	MARK F. WHEELER*** LE APPOINTMENT OF DELOITTE	Management Management	For For	
02	& TOUCHE LLP AS AUDIT		Management	101	
		ORS FOR HOSPIRA FOR 2006.			
		ORS FOR HOSPIRA FOR 2006.			
LENOX GI ISSUER: SEDOL:	ROUP, INC. 526262	ISIN:			ANNUAL M
LENOX GI ISSUER: SEDOL:	ROUP, INC. 526262				ANNUAL M
LENOX GI ISSUER: SEDOL: VOTE GRO Proposal	ROUP, INC. 526262 OUP: GLOBAL	ISIN:			ANNUAL M

01	DIRECTOR		Management	For	
		JAMES E. BLOOM	Management	For	
		SUSAN E. ENGEL	Management	For	
		CHARLES N. HAYSSEN	Management	For	
		STEWART M. KASEN	Management	For	
		REATHA CLARK KING	Management	For	
		JOHN VINCENT WEBER	Management	For	
02	APPROVAL OF DELOIT REGISTERED PUBLIC	ITE & TOUCHE LLP AS INDEPENDENT ACCOUNTING FIRM	Management	For	
	P GRUMMAN CORPORATI		NOC		ANNUAL M
ISSUER: SEDOL:	666807	ISIN: 			
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	For
	Proposal		Type	Cast	± 0±
01	DIRECTOR		Management	For	
		JOHN T. CHAIN, JR.	Management	For	
		VIC FAZIO	Management	For	
		STEPHEN E. FRANK	Management	For	
		CHARLES R. LARSON	Management	For	
		RICHARD B. MYERS	Management	For	
		RONALD D. SUGAR	Management	For	
02		Y THE APPOINTMENT OF DELOITTE HE COMPANY S INDEPENDENT AUDITOR.	Management	For	
03	OF INCORPORATION T	THE COMPANY S RESTATED CERTIFICATE TO ELIMINATE THE SUPER MAJORITY	Management	For	
^ 1	VOTE REQUIREMENT.		~1 1 1 1		
04	SHAREHOLDER PROPOS BOARD CHAIRMAN.	SAL REGARDING AN INDEPENDENT	Shareholder	Against	
PRIMEDI.	A INC.		PRM		ANNUAL M
ISSUER:	74157K	ISIN:			
SEDOL:					
VOTE GR	OUP: GLOBAL				
VOID OIL	oor . Global				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
	-				
01	DIRECTOR		Management	For	
		DAVID A. BELL	Management	For	
		BEVERLY C. CHELL	Management	For	
		MEYER FELDBERG	Management	For	

PERRY GOLKIN

Management For

02	OF DIRECTORS OF DELOIT	H. JOHN GREENIAUS DEAN B. NELSON THOMAS UGER THE SELECTION BY THE BOARD TE & TOUCHE LLP AS INDEPENDENT THE COMPANY FOR THE FISCAL 1, 2006.	Management Management Management Management	For	
ISSUER:	CLATCHY COMPANY	ISIN:	MNI		ANNUAL N
SEDOL:					
VOTE GR	ROUP: GLOBAL				
	al Proposal		Proposal Type	Vote Cast	For
	DIRECTOR TO RATIFY THE APPOINTME	ELIZABETH BALLANTINE LEROY BARNES, JR. S. DONLEY RITCHEY MAGGIE WILDEROTTER ENT OF DELOITTE & TOUCHE EPENDENT AUDITORS FOR THE	Management Management Management Management Management	For For For	
	SION SYSTEMS CORPORATION 12686C	N ISIN:	CVC		ANNUAL N
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	CHARLES D. FERRIS RICHARD H. HOCHMAN VICTOR ORISTANO VINCENT TESE THOMAS V. REIFENHEISER JOHN R. RYAN	Management Management Management Management Management Management Management	For For For For For For	
02	PROPOSAL TO RATIFY AND OF KPMG LLP, AS INDEPEN ACCOUNTING FIRM OF THE YEAR 2006.	APPROVE THE APPOINTMENT NDENT REGISTERED PUBLIC	Management	For	
03		AND APPROVE THE CABLEVISION	Management	Against	
04		AND APPROVE THE CABLEVISION	Management	For	
05	PROPOSAL TO AUTHORIZE A	AND APPROVE THE CABLEVISION 06 STOCK PLAN FOR NON-EMPLOYEE	Management	Against	

______ CADBURY SCHWEPPES PLC CSG ANNUAL M

ISSUER: 127209 ISIN:

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number Proposal

01	FINANCIAL STATEMENTS		Management	For	
02	DECLARATION OF FINAL DIVIDEND 2005		Management	For	
03	DIRECTORS REMUNERATION REPORT		Management	For	
04	DIRECTOR		Management	For	
		ROGER CARR	Management		
		KEN HANNA	Management		
		TODD STITZER	Management	For	
		LORD PATTEN	Management	For	
	F	BARONESS WILCOX	Management	For	
09	RE-APPOINTMENT OF AUDITORS		Management		
10	REMUNERATION OF AUDITORS		Management	For	
12	APPROVE PROPOSED AMENDMENTS TO THE TERM INCENTIVE PLAN	2004 LONG	Management	For	
13	AUTHORITY TO ALLOT RELEVANT SECURIT	ΓΙΕS	Management	For	
14	AUTHORITY TO DISAPPLY PRE-EMPTION H	RIGHTS	Management	For	
15	AUTHORITY TO PURCHASE OWN ORDINARY	SHARES	Management	For	
11	APPROVE PROPOSED AMENDMENTS TO THE SHARE AWARD PLAN	INTERNATIONAL	Management	For	
COMCAST ISSUER: SEDOL:			CMCSA		ANNUAL M
VOTE GRO	DUP: GLOBAL				
Proposal	L		Proposal	Vote	For
Number	Proposal		Type	Cast	
	DIRECTOR		Management		·

Proposal Vote For Type Cast

	:	S. DECKER ANSTROM	Management	For
	1	KENNETH J. BACON	Management	For
	SI	HELDON M. BONOVITZ	Management	For
		EDWARD D. BREEN	Management	For
		JULIAN A. BRODSKY	Management	For
	·	JOSEPH J. COLLINS	Management	For
		J. MICHAEL COOK	Management	For
	JE	FFREY A. HONICKMAN	Management	For
	1	BRIAN L. ROBERTS	Management	For
	1	RALPH J. ROBERTS	Management	For
]	DR. JUDITH RODIN	Management	For
	I	MICHAEL I. SOVERN	Management	For
02	INDEPENDENT AUDITORS.		Management	For
03	2002 EMPLOYEE STOCK PURCHASE PLAN		Management	For
04	2002 RESTRICTED STOCK PLAN.		Management	For
06	PREVENT THE ISSUANCE OF NEW STOCK	OPTIONS.	Shareholder	Against
08	LIMIT COMPENSATION FOR MANAGEMENT		Shareholder	Against
09	ADOPT A RECAPITALIZATION PLAN.		Shareholder	Against
10	ESTABLISH A MAJORITY VOTE SHAREHO	LDER COMMITTEE.	Shareholder	Against
05 07	2006 CASH BONUS PLAN. REQUIRE THAT THE CHAIRMAN OF THE DAN EMPLOYEE.	BOARD NOT BE	Management Shareholder	For Against

CTCO ANNUAL M COMMONWEALTH TELEPHONE ENTERPRISES, ISIN: ISSUER: 203349

SEDOL:

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	JOHN R. BIRK DAVID C. MITCHELL	Management Management	For For	
	WALTER SCOTT, JR.	Management	For	
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	-	For	
03	APPROVAL TO ADOPT THE AMENDED CTE EQUITY INCENTIVE PLAN.	Management	For	
04	APPROVAL TO ADOPT THE CTE 2006 BONUS PLAN.	Management	For	
05	APPROVAL TO ADOPT THE CTE DEFERRED COMPENSATION	Management	For	

PLAN.

	CHEIN, INC. 806407	ISIN:	HSIC		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	LLP AS OUR INDEPENDE	STANLEY M. BERGMAN GERALD A. BENJAMIN JAMES P. BRESLAWSKI MARK E. MLOTEK STEVEN PALADINO BARRY J. ALPERIN PAUL BRONS DR. MARGARET A. HAMBURG DONALD J. KABAT PHILIP A. LASKAWY NORMAN S. MATTHEWS MARVIN H. SCHEIN DR. LOUIS W. SULLIVAN HE SELECTION OF BDO SEIDMAN, NT REGISTERED PUBLIC ACCOUNTING YEAR ENDING DECEMBER 30, 2006.	Management	For For For For For For For For For For	
RAYONIE ISSUER: SEDOL:	R INC. 754907	ISIN:	RYN		ANNUAL M
VOTE GR	OUP: GLOBAL			-	
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	RICHARD D. KINCAID W. LEE NUTTER RONALD TOWNSEND	Management Management Management Management	For For For For	

STANDARD MOTOR PRODUCTS, INC.

ISIN: SMP ANNUAL M

SEDOL:

VOTE	GROUP:	GLOBAL
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Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	ROBERT M. GERRITY	Management	For	
	KENNETH A. LEHMAN	Management	For	
	ARTHUR S. SILLS	Management	For	
	LAWRENCE I. SILLS	Management	For	
	PETER J. SILLS	Management	For	
	FREDERICK D. STURDIVANT	Management	For	
	WILLAM H. TURNER	Management	For	
	RICHARD S. WARD	Management	For	
	ROGER M. WIDMANN	Management	For	
02	PROPOSAL TO APPROVE THE STANDARD MOTOR PRODUCTS,	Management	Against	
	INC. 2006 OMNIBUS INCENTIVE PLAN.			
03	PROPOSAL TO RATIFY THE APPOINTMENT OF GRANT THORNTON	Management	For	
	LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER			
	31, 2006.			

THE CHARLES SCHWAB CORPORATION SCHW ANNUAL M

ISIN: ISSUER: 808513

VOTE GROUP: GLOBAL

Proposa Number		l Proposal	Proposal Type	Vote Cast	For
	02	APPROVAL OF AMENDMENTS TO THE CERTIFICATE OF INCORPORATION AND BYLAWS TO PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS	Management	For	
	01	DIRECTOR	Management	For	
		NANCY H. BECHTLE C. PRESTON BUTCHER MARJORIE MAGNER	Management Management Management		
	03	STOCKHOLDER PROPOSAL REGARDING THE EFFECT OF A FLAT TAX	Shareholder	Against	
	04	STOCKHOLDER PROPOSAL REGARDING POLITICAL CONTRIBUTIONS	Shareholder	Against	
	05	STOCKHOLDER PROPOSAL REGARDING MAJORITY VOTING	Shareholder	Against	
	06	STOCKHOLDER PROPOSAL REGARDING SEVERANCE PAYMENTS	Shareholder	Against	

CMS ENERGY CORPORATION CMS ANNUAL M

ISSUER: 125896 ISIN:

SEDOL:

VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	MERRIBEL S. AYRES JON E. BARFIELD RICHARD M. GABRYS DAVID W. JOOS PHILIP R. LOCHNER, JR. MICHAEL T. MONAHAN JOSEPH F. PAQUETTE, JR. PERCY A. PIERRE KENNETH L. WAY KENNETH WHIPPLE JOHN B. YASINSKY	Management	For For For For For For For For	
02	RATIFICATION OF INDEPENDACCOUNTING FIRM.	DENT REGISTERED PUBLIC	Management	For	
 PACTIV ISSUER: SEDOL:	: 695257	ISIN:	PTV		ANNUAL M
VOTE GF	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR RATIFY THE SELECTION OF INDEPENDENT PUBLIC ACCOUNTS	LARRY D. BRADY K. DANE BROOKSHER ROBERT J. DARNALL M.R. (NINA) HENDERSON N. THOMAS LINEBARGER ROGER B. PORTER RICHARD L. WAMBOLD NORMAN H. WESLEY ERNST & YOUNG LLP AS	Management		
ISSUER: SEDOL:	NG-PLOUGH CORPORATION : 806605	ISIN:	SGP		ANNUAL M
	ROUP: GLOBAL				

01	DIRECTOR	Management	For	
	THOMAS J. COLLIGAN	Management	For	
	C. ROBERT KIDDER	Management	For	
	CARL E. MUNDY, JR.	Management	For	
	PATRICIA F. RUSSO	Management	For	
	ARTHUR F. WEINBACH	Management	For	
02	RATIFY THE DESIGNATION OF DELOITTE & TOUCHE LLP TO AUDIT THE BOOKS AND ACCOUNTS FOR 2006	Management	For	
03	APPROVE AMENDMENTS TO GOVERNING INSTRUMENTS TO PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS	Management	For	
04	APPROVE THE DIRECTORS COMPENSATION PLAN	Management	For	
05	APPROVE THE 2006 STOCK INCENTIVE PLAN	Management	Against	
06	SHAREHOLDER PROPOSAL ON MAJORITY VOTE STANDARD FOR THE ELECTION OF DIRECTORS IN CERTIFICATE OF INCORPORATION	Shareholder	Against	
07	SHAREHOLDER PROPOSAL ON MAJORITY VOTE ON THE GREATEST NUMBER OF GOVERNANCE ISSUES PRACTICABLE	Shareholder	Against	

ANNUAL M TIME WARNER INC. TWX ISIN: ISSUER: 887317

SEDOL:

Proposa Number	al Proposal		Proposal Type	Vote Cast	Fo
05	STOCKHOLDER PROPOSAL REGARDING ROLES OF CHAIRMAN AND CEO.	SEPARATION OF	Shareholder	Against	
01	DIRECTOR		Management	For	
		JAMES L. BARKSDALE	Management	For	
		STEPHEN F. BOLLENBACH	Management	For	
		FRANK J. CAUFIELD	Management	For	
		ROBERT C. CLARK	Management	For	
		JESSICA P. EINHORN	Management	For	
		REUBEN MARK	Management	For	
		MICHAEL A. MILES	Management	For	
		KENNETH J. NOVACK	Management	For	
		RICHARD D. PARSONS	Management	For	
	F	RANCIS T. VINCENT, JR.	Management	For	
		DEBORAH C. WRIGHT	Management	For	
02	RATIFICATION OF AUDITORS.		Management	For	
03	APPROVAL OF TIME WARNER INC. 20 PLAN.	006 STOCK INCENTIVE	Management	Abstain	
04	STOCKHOLDER PROPOSAL REGARDING VOTE.	SIMPLE MAJORITY	Shareholder	Against	
06	STOCKHOLDER PROPOSAL REGARDING	CODE OF VENDOR	Shareholder	Against	

CONDUCT.

TXU COR ISSUER: SEDOL:		SIN:	TXU		ANNUAL
VOTE GR	DUP: GLOBAL				
Proposa	1		Proposal	Vote	For
Number	Proposal		Type	Cast	
05	SHAREHOLDER PROPOSAL TO ELECT VOTE.	DIRECTORS BY MAJORITY	Shareholder		
01	DIRECTOR		Management	For	
		E. GAIL DE PLANQUE	Management	For	
		LELDON E. ECHOLS	Management	For	
		KERNEY LADAY	Management	For	
		JACK E. LITTLE	Management	For	
		GERARDO I. LOPEZ	Management	For	
		J. E. OESTERREICHER	Management	For	
		MICHAEL W. RANGER	Management	For	
		LEONARD H. ROBERTS	Management	For	
		GLENN F. TILTON	Management	For	
		C. JOHN WILDER	Management	For	
02	APPROVAL OF AUDITOR - DELOITTE		Management		
03	APPROVAL OF AMENDMENT TO THE C	COMPANY S RESTATED	Management	For	
04	BYLAWS. APPROVAL OF THE COMPANY S REST OF FORMATION.	ATED CERTIFICATE	Management	For	
 MARTIN ISSUER: SEDOL:	MARIETTA MATERIALS, INC. 573284 I	SIN:	MLM		ANNUAL
Proposa	DUP: GLOBAL l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		DAVID G. MAFFUCCI	Management	For	
		WILLIAM E. MCDONALD	Management	For	
		FRANK H. MENAKER, JR.	Management	For	
		RICHARD A. VINROOT	Management	For	
02	APPROVAL OF AMENDMENTS TO THE PLAN.	STOCK-BASED AWARD	Management	Against	
	RATIFICATION OF SELECTION OF E	DNCT C VOLINC IID	Management	For	

	L CORPORATION 032095	ISIN:	АРН		ANNUAL M
VOTE GR	DUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	EDWARD B. JEPSEN JOHN R. LORD	Management Management Management	For For For	
02	RATIFICATION OF DELOITT PUBLIC ACCOUNTANTS OF T	TE & TOUCHE LLP AS INDEPENDENT THE COMPANY.	Management	For	
03		VAL OF THE THIRD AMENDED O OPTION PLAN FOR KEY EMPLOYEES CARIES.	Management	Against	
DENNY'S ISSUER: SEDOL:	CORPORATION 24869P	ISIN:	DENN		ANNUAL M
	Proposal		Type 	Cast 	
01	DIRECTOR	VERA K. FARRIS	Management Management	For For	
		VADA HILL	Management	For	
		BRENDA J. LAUDERBACK	Management	For	
		NELSON J. MARCHIOLI	Management	For	
		ROBERT E. MARKS MICHAEL MONTELONGO	Management Management	For For	
		HENRY J. NASELLA	Management	For	
		DONALD R. SHEPHERD	Management	For	
		DEBRA SMITHART-OGLESBY	Management	For	
02	AS THE INDEPENDENT REGI	DEBRA SMITHART-OGLESBY HE SELECTION OF KPMG LLP ESTERED PUBLIC ACCOUNTING ATION AND ITS SUBSIDIARIES	_	For For	
	AS THE INDEPENDENT REGIFIER OF DENNY S CORPORA	DEBRA SMITHART-OGLESBY HE SELECTION OF KPMG LLP ESTERED PUBLIC ACCOUNTING ATION AND ITS SUBSIDIARIES CEMBER 27, 2006.	Management	For	
GRAFTECI ISSUER: SEDOL:	AS THE INDEPENDENT REGIFIRM OF DENNY S CORPORATOR THE YEAR ENDING DECIDIOR OF T	DEBRA SMITHART-OGLESBY HE SELECTION OF KPMG LLP ESTERED PUBLIC ACCOUNTING ATION AND ITS SUBSIDIARIES CEMBER 27, 2006. ISIN:	Management Management	For	ANNUAL M
GRAFTECI ISSUER: SEDOL:	AS THE INDEPENDENT REGIFIRM OF DENNY S CORPORATOR THE YEAR ENDING DEC	DEBRA SMITHART-OGLESBY HE SELECTION OF KPMG LLP ESTERED PUBLIC ACCOUNTING ATION AND ITS SUBSIDIARIES CEMBER 27, 2006. ISIN:	Management Management	For	ANNUAL M

01	DIRECTOR		Management	For	
		R. EUGENE CARTLEDGE	Management	For	
		MARY B. CRANSTON	Management	For	
		JOHN R. HALL	Management	For	
		HAROLD E. LAYMAN	Management	For	
		FERRELL P. MCCLEAN	Management	For	
		MICHAEL C. NAHL	Management	For	
		FRANK A. RIDDICK III	_	For	
		CRAIG S. SHULAR	Management	For	
	HOTELS CORPORATION 432848	ISIN:	HLT		 ANNUAL M
SEDOL:	432040	IOIN.			
VOTE GR	OUP: GLOBAL				
Proposa			*	Vote	For
Number	Proposal 		Type 	Cast	
01	DIRECTOR		Management	For	
		CHRISTINE GARVEY	Management		
		PETER M. GEORGE	Management	For	
		BARRON HILTON	Management	For	
		JOHN L. NOTTER	Management	For	
02	LLP TO SERVE AS THE COM	POINTMENT OF ERNST & YOUNG MPANY S INDEPENDENT REGISTERED FOR 2006	Management O	For	
03	PUBLIC ACCOUNTING FIRM A STOCKHOLDER PROPOSAL FOR THE ELECTION OF DIR	CONCERNING VOTING STANDARDS	Shareholder	Against	
04		CONCERNING THE COMPANY	Shareholder	For	
QWEST C ISSUER: SEDOL:	OMMUNICATIONS INTERNATIO 749121	ONAL I ISIN:	Q		ANNUAL M
VOTE GR	OUP: GLOBAL				
			5	** .	
Proposa Number	l Proposal 		Proposal Type 	Vote Cast	For
01	DIRECTOR		Management	For	
		LINDA G. ALVARADO	Management	For	
		CHARLES L. BIGGS	Management	For	
		R. DAVID HOOVER	Management	For	
		PATRICK J. MARTIN	Management	For	
		CAROLINE MATTHEWS	Management	For	

	WAYNE W. MURDY	Management	For
	RICHARD C. NOTEBAERT	Management	For
	FRANK P. POPOFF	Management	For
	JAMES A. UNRUH	Management	For
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT AUDITOR FOR 2006	Management	For
03	APPROVAL OF THE AMENDED AND RESTATED EQUITY INCENTIVE PLAN	Management	For
04	STOCKHOLDER PROPOSAL - REQUESTING WE ADOPT A POLICY WHEREBY, IN THE EVENT OF A SUBSTANTIAL RESTATEMENT OF FINANCIAL RESULTS, OUR BOARD OF DIRECTORS SHALL REVIEW CERTAIN PERFORMANCE-BASED COMPENSATION MADE TO EXECUTIVE OFFICERS AND PURSUE LEGAL REMEDIES TO RECOVER SUCH COMPENSATION TO THE EXTENT THAT THE RESTATED RESULTS DO NOT EXCEED ORIGINAL PERFORMANCE TARGETS	Shareholder	Against
05	STOCKHOLDER PROPOSAL - REQUESTING WE SEEK STOCKHOLDER APPROVAL OF CERTAIN BENEFITS FOR SENIOR EXECUTIVES UNDER OUR NON-QUALIFIED PENSION PLAN OR ANY SUPPLEMENT EXECUTIVE RETIREMENT PLAN		Against
06	STOCKHOLDER PROPOSAL - AMENDMENT OF BYLAWS TO PROVIDE THAT DIRECTORS BE ELECTED BY A MAJORITY VOTE (OR IN SOME CASES A PLURALITY VOTE)	Shareholder	Against
07	STOCKHOLDER PROPOSAL - REQUESTING WE ESTABLISH A POLICY OF SEPARATING THE ROLES OF CHAIRMAN OF THE BOARD AND CEO	Shareholder	Against

VIACOM INC. ANNUAL M

ISSUER: 92553P ISIN:

SEDOL:

Proposa			Proposal	Vote	For
Number	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
	G	EORGE S. ABRAMS	Management	For	
	PH	ILIPPE P. DAUMAN	Management	For	
	T	HOMAS E. DOOLEY	Management	For	
	T	HOMAS E. FRESTON	Management	For	
		ELLEN V. FUTTER	Management	For	
	A	LAN C. GREENBERG	Management	For	
		ROBERT K. KRAFT	Management	For	
	CHAR	LES E. PHILLIPS JR.	Management	For	
		SHARI REDSTONE	Management	For	
	SU	MNER M. REDSTONE	Management	For	
	FR	EDERIC V. SALERNO	Management	For	
	W	ILLIAM SCHWARTZ	Management	For	
02	RATIFICATION OF THE APPOINTMENT OF	PRICEWATERHOUSECOOP	EManagement	For	
	LLP TO SERVE AS INDEPENDENT AUDITO	R FOR VIACOM			
	INC. FOR FISCAL YEAR 2006.				

ISSUER: SEDOL:	ANDS CORPORATION 00081T	ISIN:			ANNUAL 1
VOTE GRO	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	DAVID D. CAMPBELL	Management Management	For	
02		PIERRE E. LEROY G. THOMAS HARGROVE VE THE AMENDED AND RESTATED	Management Management Management	For	
03	PROPOSAL TO RATIF	PRATION 2005 INCENTIVE PLAN THE APPOINTMENT OF PRICEWATERHOUSE NDENT REGISTERED PUBLIC ACCOUNTING NDS CORPORATION FOR 2006	ECOManagement	For	
BIOGEN : ISSUER: SEDOL:	IDEC INC. 09062X	ISIN:	BIIB		ANNUAL 1
ISSUER: SEDOL:		ISIN:	BIIB		ANNUAL I
ISSUER: SEDOL: VOTE GRO Proposa:	09062X DUP: GLOBAL	ISIN:	BIIB Proposal Type	Vote Cast	ANNUAL I
ISSUER: SEDOL: VOTE GRO Proposa: Number	09062X DUP: GLOBAL 1	ISIN:	Proposal	Cast 	
ISSUER: SEDOL: VOTE GRO Proposa: Number	09062X DUP: GLOBAL Proposal	ISIN: LAWRENCE C. BEST	Proposal Type	Cast For	
ISSUER: SEDOL: VOTE GRO Proposa: Number	09062X DUP: GLOBAL Proposal		Proposal Type Management Management Management	Cast For For For	
ISSUER: SEDOL: VOTE GRO Proposa: Number	09062X DUP: GLOBAL Proposal	LAWRENCE C. BEST ALAN B. GLASSBERG ROBERT W. PANGIA	Proposal Type Management Management Management Management	For For For For	
ISSUER: SEDOL: VOTE GRO Proposa: Number 01	09062X DUP: GLOBAL Proposal DIRECTOR	LAWRENCE C. BEST ALAN B. GLASSBERG ROBERT W. PANGIA WILLIAM D. YOUNG	Proposal Type Management Management Management Management Management	For For For For For	
ISSUER: SEDOL: VOTE GRO Proposa: Number	09062X DUP: GLOBAL Proposal DIRECTOR TO RATIFY THE SEL LLP AS THE COMPAN ACCOUNTING FIRM F	LAWRENCE C. BEST ALAN B. GLASSBERG ROBERT W. PANGIA	Proposal Type Management Management Management Management	For For For For	
ISSUER: SEDOL: VOTE GRO Proposa: Number 01	O9062X DUP: GLOBAL Proposal DIRECTOR TO RATIFY THE SEL LLP AS THE COMPAN ACCOUNTING FIRM F 31, 2006.	LAWRENCE C. BEST ALAN B. GLASSBERG ROBERT W. PANGIA WILLIAM D. YOUNG ECTION OF PRICEWATERHOUSECOOPERS Y S INDEPENDENT REGISTERED PUBLIC	Proposal Type Management Management Management Management Management	For For For For For	

Proposal Vote

For

Proposal

Number	Proposal		Type	Cast	
02	RATIFICATION OF THE APPOIN LLP TO SERVE AS CBS CORPOR AUDITOR FOR FISCAL YEAR 20		PEManagement	For	
03	PROPOSAL TO APPROVE THE AM CBS CORPORATION 2004 LONG-	ENDED AND RESTATED	Management	For	
04	PLAN. PROPOSAL TO APPROVE THE AM CBS CORPORATION 2000 STOCK DIRECTORS.		Management	For	
05	PROPOSAL TO APPROVE THE AM CBS CORPORATION 2005 RSU P		Management	For	
06	SHAREHOLDER PROPOSAL FOR A		Shareholder	Against	
01	DIRECTOR		Management	For	
		DAVID R. ANDELMAN	Management	For	
		JOSEPH A. CALIFANO, JR.	Management	For	
		WILLIAM S. COHEN	Management	For	
		PHILIPPE P. DAUMAN	Management	For	
		CHARLES K. GIFFORD	Management	For	
		BRUCE S. GORDON	Management	For	
		LESLIE MOONVES	Management	For	
		SHARI REDSTONE	Management		
		SUMNER M. REDSTONE	Management		
		ANN N. REESE	Management	For	
		JUDITH A. SPRIESER	Management	For	
		ROBERT D. WALTER	Management	For	
	NS COMMUNICATIONS COMPANY: 17453B	ISIN:	CZN		ANNUAL 1
VOTE GR	ROUP: GLOBAL				
Proposa			Proposal	Vote	For
Number	Proposal		Type	Cast	101
01	DIRECTOR		Management	For	
		KATHLEEN Q. ABERNATHY	Management	For	
		LEROY T. BARNES, JR.	Management	For	
		JERI B. FINARD	Management	For	
		LAWTON WEHLE FITT	Management	For	
		STANLEY HARFENIST	Management	For	
		WILLIAM M. KRAUS	Management	For	
		HOWARD L. SCHROTT	Management	For	
		LARRAINE D. SEGIL	Management	For	
		BRADLEY E. SINGER	Management	For	
		EDWIN TORNBERG	Management	For	
		DAVID H. WARD	Management	For	
		MYRON A. WICK, III	Management	For	
		MARY AGNES WILDEROTTER	Management	For	
02	TO ADOPT THE NON-EMPLOYEE PLAN.	DIRECTORS EQUITY INCENTIVE	Management	For	
03	TO CONSIDER AND VOTE UPON	A STOCKHOLDER PROPOSAL,	Shareholder	Against	

IF PRESENTED AT THE MEETING.

04 TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT Management For REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.

______ DQE DUQUESNE LIGHT HOLDINGS, INC. ANNUAL M ISSUER: 266233 ISIN:

SEDOL:

Proposal Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	 For	
		PRITAM M. ADVANI	Management	For	
		ROBERT P. BOZZONE	Management	For	
		JOSEPH C. GUYAUX	Management	For	
02	RATIFICATION	OF AUDITORS DELOITTE & TOUCHE LLP	Management	For	
	CORPORATION		EP		ANNUAL
ISSUER: SEDOL:	28336L	ISIN:			
VOTE GRO	OUP: GLOBAL				
Proposa	l		Proposal	Vote	For
Number	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		JUAN CARLOS BRANIFF	Management	For	
		JAMES L. DUNLAP	Management	For	
		DOUGLAS L. FOSHEE	Management	For	
		ROBERT W. GOLDMAN	Management	For	
		ANTHONY W. HALL, JR.	Management	For	
		THOMAS R. HIX	Management	For	
		WILLIAM H. JOYCE	Management	For	
		RONALD L. KUEHN, JR.	Management	For	
		FERRELL P. MCCLEAN	Management	For	
		J. MICHAEL TALBERT	Management	For	
		ROBERT F. VAGT	Management	For	
		JOHN L. WHITMIRE	Management	For	
		JOE B. WYATT	Management	For	
02		THE ADOPTION OF CUMULATIVE VOTING OR LONG-TERM POLICY.	Shareholder	Against	
03		THE AMENDMENT TO THE BY-LAWS FOR RE OF EXECUTIVE COMPENSATION.	Shareholder	Against	

	29476L	ISIN:	EQR		ANNUAL
	OUP: GLOBAL				
	Proposal		Proposal Type	Cast	For
02	RATIFICATION OF THE SELF LLP AS THE COMPANY S INI THE YEAR ENDING DECEMBER	DEPENDENT AUDITOR FOR	Management		
01	DIRECTOR	(31, 2000.	Management	For	
0 1	211201011	JOHN W. ALEXANDER	Management		
		CHARLES L. ATWOOD	Management	For	
		STEPHEN O. EVANS	Management	For	
		JAMES D. HARPER, JR.	Management	For	
		BOONE A. KNOX	Management		
		DAVID J. NEITHERCUT	Management	For	
		DESIREE G. ROGERS	Management	For	
		SHELI Z. ROSENBERG	Management	For	
		GERALD A. SPECTOR	Management	For	
		B. JOSEPH WHITE	Management	For	
		SAMUEL ZELL	Management	For	
PARK-OF	IO HOLDINGS CORP.		PKOH		ANNUAL
ISSUER: SEDOL:	700666 OUP: GLOBAL	ISIN:			
ISSUER: SEDOL: VOTE GF Proposa	OUP: GLOBAL 1 Proposal		Proposal Type	Vote Cast	For
ISSUER: SEDOL: VOTE GF Proposa	OUP: GLOBAL l Proposal		Proposal Type	Vote Cast	
ISSUER: SEDOL: VOTE GF	OUP: GLOBAL 1 Proposal		Proposal Type Management	Vote Cast For	
ISSUER: SEDOL: VOTE GF Proposa	OUP: GLOBAL l Proposal	MATTHEW V. CRAWFORD	Proposal Type Management Management	Vote Cast For For	
ISSUER: SEDOL: VOTE GF Proposa	OUP: GLOBAL l Proposal	MATTHEW V. CRAWFORD KEVIN R. GREENE	Proposal Type Management Management Management	Vote Cast For For For	
ISSUER: SEDOL: VOTE GF Proposa Number 01	OUP: GLOBAL Proposal DIRECTOR	MATTHEW V. CRAWFORD KEVIN R. GREENE RONNA E. ROMNEY	Proposal Type Management Management Management Management	Vote Cast For For For For	
ISSUER: SEDOL: VOTE GF Proposa	OUP: GLOBAL Proposal DIRECTOR TO APPROVE THE AMENDMENT	MATTHEW V. CRAWFORD KEVIN R. GREENE	Proposal Type Management Management Management	Vote Cast For For For For	
ISSUER: SEDOL: VOTE GF Proposa Number 01	OUP: GLOBAL Proposal DIRECTOR TO APPROVE THE AMENDMENT CORP. AMENDED AND RESTAT	MATTHEW V. CRAWFORD KEVIN R. GREENE RONNA E. ROMNEY OF THE PARK-OHIO HOLDINGS TED 1998 LONG-TERM INCENTIVE	Proposal Type Management Management Management Management	Vote Cast For For For For Abstain	

VOTE GROUP: GLOBAL

	Proposal	Type	Vote Cast	For
	DIRECTOR	Management	For	
	C.E. ANDRE	WS Management	For	
	MARK JENNI	NGS Management	For	
	JACK KEM	P Management	For	
	ROBERT MCGU			
	PERRY ROGE	RS Management	For	
	DWIGHT SCH	AR Management	For	
	MARK SHAPI	RO Management	For	
	DANIEL M. SN	YDER Management	For	
	HARVEY WEINS	TEIN Management	For	
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP	Management	For	
	AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTAN FOR THE YEAR ENDING DECEMBER 31, 2006.	TS		
03	PROPOSAL TO RATIFY THE REIMBURSEMENT OF CERTA OF RED ZONE S EXPENSES.	IN Management	For	
04	PROPOSAL TO APPROVE THE ADOPTION OF THE COMPAS 2006 STOCK OPTION AND INCENTIVE PLAN.	NY Management	Against	
05	PROPOSAL TO APPROVE THE ADOPTION OF THE 2006 EMPLOYEE STOCK PURCHASE PLAN.	Management	For	
06	PROPOSAL TO APPROVE THE AMENDMENT TO THE COMP S BY-LAWS TO PERMIT VACANCIES ON OUR BOARD OF DIRECTORS TO BE FILLED BY EITHER THE REMAININ BOARD MEMBERS OR STOCKHOLDERS.	-	For	

YAHOO INC.		YHOO	ANNUAL M
ISSUER: 984332	ISIN:		
SEDOL:			

VOTE GROUP: GLOBAL

Proposa Number			Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		TERRY S. SEMEL	Management	For	
		JERRY YANG	Management	For	
		ROY J. BOSTOCK	Management	For	
		RONALD W. BURKLE	Management	For	
		ERIC HIPPEAU	Management	For	
		ARTHUR H. KERN	Management	For	
		VYOMESH JOSHI	Management	For	
		ROBERT A. KOTICK	Management	For	
		EDWARD R. KOZEL	Management	For	
		GARY L. WILSON	Management	For	

02 AMENDMENT OF THE 1996 DIRECTORS STOCK OPTION Management For

PLAN.

RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED Management For PUBLIC ACCOUNTING FIRM.

ISSUER: SEDOL:	NA COMPANY LIMITED 71646E ISIN:	PTR		ANNUAL N
VOTE GR	OUP: GLOBAL			
Proposa: Number	Proposal	Proposal Type	Cast	For
01	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2005.	Management		*Managem
02	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2005.	Management	For	*Managem
03	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR 2005.	Management	For	*Managem
04	TO CONSIDER AND APPROVE THE DECLARATION AND PAYMENT OF A FINAL DIVIDEND FOR THE YEAR ENDED DECEMBER 31, 2005.	Management	For	*Managem
05	APPROVE THE AUTHORISATION OF THE BOARD OF DIRECTORS TO DETERMINE THE DISTRIBUTION OF INTERIM DIVIDEND FOR THE YEAR 2006.	Management	For	*Managem
06	APPOINTMENT OF PRICEWATERHOUSECOOPERS, AS THE INTERNATIONAL AUDITORS OF THE COMPANY AND PRICEWATERHOUSE THAT INTERNATIONAL AUDITORS OF THE COMPANY LIMITED, AS THE DOMESTIC AUDITORS OF THE COMPANY, FOR THE YEAR 2006 AND TO FIX THEIR REMUNERATION.	_	For	*Managem
07		Management	For	*Managem
08	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. FRANCO BERNABE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY.	Management	For	*Managem
09	AUTHORISE THE BOARD OF DIRECTORS TO ISSUE ALLOT AND DEAL WITH ADDITIONAL DOMESTIC SHARES AND OVERSEAS LISTED FOREIGN SHARES.	Management	For	*Managem
10	TO CONSIDER AND APPROVE OTHER MATTERS IF ANY.	Management	For	*Managem
ALBERTSO ISSUER: SEDOL:	ON'S, INC. 013104 ISIN:	ABS		SPECIAL
VOTE GR	DUP: GLOBAL			
Proposa:	Proposal	Proposal Type	Vote Cast	For
01 02 03	TO ADOPT THE MERGER AGREEMENT. TO ADOPT THE CHARTER AMENDMENT. TO ADJOURN THE ALBERTSONS SPECIAL MEETING INCLUDING, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES.	Management Management Management	For For For	

	ERY HOLDING COMPANY : 25468Y	ISIN:			ANNUAL
VOTE GI	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR	J. DAVID WARGO	Management Management		
02 03	INCENTIVE PLAN AUDITORS RATIFICATION		Management Management	Against For	
	MOBIL CORPORATION: 30231G	ISIN:	XOM		ANNUAL
Proposa	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		M.J. BOSKIN W.W. GEORGE J.R. HOUGHTON W.R. HOWELL R.C. KING P.E. LIPPINCOTT H.A. MCKINNELL, JR. M.C. NELSON S.J. PALMISANO W.V. SHIPLEY J.S. SIMON R.W. TILLERSON	Management		
02	RATIFICATION OF INDEPENDEN		Management	For	
03	CUMULATIVE VOTING (PAGE 34	4)	Shareholder	Against	
04	MAJORITY VOTE (PAGE 35)		Shareholder	Against	
05	INDUSTRY EXPERIENCE (PAGE	37)	Shareholder	Against	
06	DIRECTOR QUALIFICATIONS (PAGE 38)	Shareholder	Against	
09	EXECUTIVE COMPENSATION REP	PORT (PAGE 43)	Shareholder	Against	

11	POLITICAL CONTRIBUTIONS F	REPORT (PAGE 47)	Shareholder	Against	
12	CORPORATE SPONSORSHIPS RE	EPORT (PAGE 49)	Shareholder	Against	
14	BIODIVERSITY IMPACT REPOR	RT (PAGE 52)	Shareholder	Against	
15	COMMUNITY ENVIRONMENTAL 1	IMPACT (PAGE 53)	Shareholder	Against	
08	BOARD CHAIRMAN AND CEO (F	PAGE 41)	Shareholder	Against	
07	DIRECTOR COMPENSATION (PA	AGE 40)	Shareholder	Against	
10	EXECUTIVE COMPENSATION CF	RITERIA (PAGE 45)	Shareholder	Against	
13	AMENDMENT OF EEO POLICY	(PAGE 50)	Shareholder	Against	
AUTONAT ISSUER: SEDOL:	TION, INC. 05329W	ISIN:	AN		ANNUAL M
	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	For
01	DIRECTOR	MIKE JACKSON ROBERT J. BROWN RICK L. BURDICK WILLIAM C. CROWLEY		For For	
02	RATIFICATION OF THE APPOINT INDEPENDENT AUDITOR FOR 2 ADOPTION OF STOCKHOLDER FOR THE ELECTION	2006 PROPOSAL ON CUMULATIVE	Management Management Management Management Shareholder	For For For Against	
	ASSET MANAGEMENT, INC. 12811R	ISIN:	CLMS		ANNUAL M
VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For

01	DIRECTOR	ARTHUR L. KNIGHT G. BRADFORD BULKLEY	Management Management Management	For For	
02	RATIFICATION OF THE APPOINT THE COMPANY S INDEPENDENT R FIRM FOR THE COMPANY S FISC 31, 2006.	REGISTERED PUBLIC ACCOUNTING	Management Management G	For For	
DEUTSCHE	E BANK AG D18190	ISIN:	DB		ANNUAL M
SEDOL:			=		
	OUP: GLOBAL				
Proposa	٦		Proposal	770+ A	For
Proposal Number	l Proposal		Proposal Type	Vote Cast	For
	-				
02 03	APPROPRIATION OF DISTRIBUTA RATIFICATION OF THE ACTS OF		Management Management		
US	MANAGEMENT BOARD FOR THE 20		Management	LOT	
04	RATIFICATION OF THE ACTS OF SUPERVISORY BOARD FOR THE 2	F MANAGEMENT OF THE	Management	For	
05	ELECTION OF THE AUDITOR FOR YEAR		Management	For	
06	AUTHORIZATION TO ACQUIRE OW PURPOSES (SECTION 71 (1) NO ACT)		Management	For	
07	AUTHORIZATION TO ACQUIRE OW TO (SECTION 71 (1) NO. 8 ST		Management	For	
0.8	ELECTION TO THE SUPERVISORY		Management	For	
09	NEW AUTHORIZED CAPITAL		Management		
10	AMENDMENTS TO THE ARTICLES ON UMAG	OF ASSOCIATION BASED	Management	For	
11	FURTHER AMENDMENTS TO THE A	RTICLES OF ASSOCIATION	Management	For	
	EAST COAST INDUSTRIES, INC.		FLA		ANNUAL M
ISSUER: SEDOL:	340632	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposal	1		Proposal	Vote	For
-	Proposal		Туре 	Cast	
01	DIRECTOR		Management	 For	
		ARMANDO CODINA	Management	For	
		DAVID M. FOSTER	Management	For	
		ADOLFO HENRIQUES JAMES E. JORDAN	Management Management	For	
		JAMES E. JUKDAN	Management	For	

02	THE RATIFICATION OF KPMG LL REGISTERED PUBLIC ACCOUNTIN FISCAL YEAR.		Management Management Management Management Management Management	For For For For For	
GEMSTARISSUER:		ISIN:	GMST		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR RATIFICATION OF ERNST & YOU S INDEPENDENT REGISTERED PU FOR THE FISCAL YEAR ENDING	UBLIC ACCOUNTING FIRM	Management	For For For For For For For For	
FLOWERS ISSUER: SEDOL:	FOODS, INC. 343498	ISIN:	FLO		ANNUAL M
VOTE GR	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	JOE E. BEVERLY AMOS R. MCMULLIAN J.V. SHIELDS, JR.	Management Management Management Management	For For For For	
02	TO RATIFY THE SELECTION OF LLP AS THE INDEPENDENT REGIFIRM FOR FLOWERS FOODS, INCYEAR.	PRICEWATERHOUSECOOPERS ISTERED PUBLIC ACCOUNTING	Management	For	

SEDOL:	ECTV GROUP, INC. 25459L	ISIN:	DTV		ANNUAL
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR	CHASE CAREY PETER F. CHERNIN PETER A. LUND HAIM SABAN	Management Management Management Management Management	For For For For	
02	RATIFICATION OF APPOI ACCOUNTANTS	NTMENT OF INDEPENDENT PUBLIC	Management	For	
BCE INC		ISIN:	BCE		SPECIAL
ISSUER: SEDOL:					
SEDOL:					
SEDOL: VOTE GR Proposa	OUP: GLOBAL Proposal		Proposal Type	Vote Cast	For

O4 CONVERT THE WHOLE OF BCE INC. INTO AN INCOME TRUST FUND WHICH WOULD DISTRIBUTE TO UNITHOLDERS AT LEAST 90% OF ITS ANNUAL FREE CASH FLOW.

Management

Against

______ GTECH HOLDINGS CORPORATION GTK SPECIAL ISSUER: 400518 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vote Type Cast For Proposal Number Proposal _____ TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED Management For AS OF JANUARY 10, 2006, AMONG LOTTOMATICA S.P.A., GOLD HOLDING CO., GOLD ACQUISITION CORP. AND THE COMPANY (THE MERGER AGREEMENT). TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF Management For 02 NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT. _____ INGERSOLL-RAND COMPANY LIMITED TR ANNUAL M ISSUER: G4776G ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Proposal For Number Proposal Type Cast. 01 DIRECTOR

O1 DIRECTOR Management For

T.E. MARTIN Management For

P. NACHTIGAL Management For

R.J. SWIFT Management For

R.J. SWIFT Management For

O2 APPOINTMENT OF INDEPENDENT AUDITORS AND AUTHORIZATION Management For

OF BOARD OF DIRECTORS TO FIX THE AUDITORS REMUNERATION.

LAS VEGAS SANDS CORP.

LVS ANNUAL M.
TSSUER: 517834 TSIN:

SEDOL:

Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR WILLIAM P. WEIDNER MICHAEL A. LEVEN TO CONSIDER AND ACT UPON THE RATIFICATION OF	Management Management Management Management	For For For	
UZ	THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Mallayemene	For	
	EAST CORPORATION 29266M ISIN:	EAS		ANNUAL I
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR	Management	For	
	JAMES H. BRANDI	Management	For	
	JOHN T. CARDIS	Management	For	
	JOSEPH J. CASTIGLI.	-	For	
	LOIS B. DEFLEUR G. JEAN HOWARD	Management Management	For	
	G. JEAN HOWARD DAVID M. JAGGER	Management Management	For For	
	DAVID M. JAGGER SETH A. KAPLAN	Management	For	
	BEN E. LYNCH	Management	For	
	PETER J. MOYNIHAN	-	For	
	WALTER G. RICH	Management	For	
	WESLEY W. VON SCHAC	-	For	
02	TO APPROVE AMENDMENTS TO THE COMPANY S CERTIFICATE OF INCORPORATION TO ELIMINATE SHAREHOLDER SUPER MAJORITY VOTING PROVISIONS.	Management	For	
03	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPER LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.	-	For	
THOMAS I ISSUER: SEDOL:	NELSON, INC. 640376 ISIN:	TNM		SPECIAL
	OUP: GLOBAL			
Proposa		Proposal	Vote	For
Number	Proposal		Cast 	
01	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, BY AND AMONG THOMAS NELSON, INC., FAITH MEDIA HOLDINGS, LLC, AND FM MERGERCO, INC., AND THE MERGER CONTEMPLATED THEREBY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	

02	APPROVAL OF THE ADJOURNMENT OF THE NECESSARY OR APPROPRIATE, PROXIES IF THERE ARE INSUFFICE TIME OF THE MEETING TO APPROVE	TO SOLICIT ADDITIONAL CIENT VOTES AT THE	Management	For	
03	THE MERGER AGREEMENT. IN THEIR DISCRETION, THE PROX TO VOTE UPON SUCH OTHER BUSIN COME BEFORE THE SPECIAL MEETI ADJOURNMENTS OR POSTPONEMENTS	IESS AS MAY PROPERLY ING AND ANY AND ALL	Management	For	
COLDWATI	ER CREEK INC.	ISIN:	CWTR		ANNUAL M
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
		DENNIS C. PENCE	_		
02	TO APPROVE THE 2006 EMPLOYEE	ROBERT H. MCCALL STOCK PURCHASE PLAN	Management Management		
02	AND THE RESERVATION OF 1,800, COMPANY S COMMON STOCK, \$0.01 (THE COMMON STOCK) FOR ISSU	000 SHARES OF THE PAR VALUE PER SHARE	Panagement	101	
03	TO APPROVE AN AMENDMENT TO THE AND RESTATED CERTIFICATE OF I WILL INCREASE THE NUMBER OF A OF COMMON STOCK FROM 150,000, SHARES.	HE COMPANY S AMENDED INCORPORATION THAT AUTHORIZED SHARES	Management	For	
04	TO RATIFY THE APPOINTMENT OF LLP AS THE COMPANY S INDEPEND ACCOUNTING FIRM FOR THE FISCA 3, 2007.	DENT REGISTERED PUBLIC	Management	For	
CATERPII ISSUER: SEDOL:	LLAR INC. 149123	ISIN:	CAT		ANNUAL M
VOTE GR	OUP: GLOBAL				
			2	** .	D
Proposa Number	l Proposal 		Proposal Type 	Vote Cast	For
01	DIRECTOR		Management	For	
		DAVID R. GOODE JAMES W. OWENS CHARLES D. POWELL	Management Management Management	For For	

02	JOSHUA I. SMITH AMEND ARTICLES OF INCORPORATION	Management Management	For For
03	APPROVE LONG-TERM INCENTIVE PLAN	Management	For
04	APPROVE SHORT-TERM INCENTIVE PLAN	Management	For
05	RATIFY AUDITORS	Management	For
06	STOCKHOLDER PROPOSAL - DECLASSIFY BOARD	Shareholder	Against
07	STOCKHOLDER PROPOSAL - SEPARATE CEO & CHAIR	Shareholder	Against
08	STOCKHOLDER PROPOSAL - MAJORITY VOTE STANDARD	Shareholder	Against

STD BANCO SANTANDER CENTRAL HISPANO S.A. ANNUAL M

ISIN:

ISSUER: 05964H

SEDOL:

Proposal		Proposal	Vote	For
Number	Proposal	Type	Cast	
01	APPROVAL OF THE ANNUAL ACCOUNTS AND MANAGEMENT OF BANCO SANTANDER CENTRAL HISPANO, S.A. AND ITS CONSOLIDATED GROUP.	Management	For	
02	APPLICATION OF RESULTS FROM THE FISCAL YEAR 2005.	Management	For	
03	DIRECTOR	Management	For	
	MR. JAY S. SIDHU	Management	For	
	MR. F. DE ASUA ALVAREZ	Management	For	
	MR. ALFREDO SAENZ ABAD	Management	For	
	A.P.B. DE S. Y O'SHEA	Management	For	
	MR. R.E. GORDILLO	Management	For	
	LORD BURNS	Management	For	
04	RE-ELECTION OF THE AUDITOR OF ACCOUNTS FOR FISCAL YEAR 2006.	Management	For	
05	AUTHORIZATION ALLOWING THE BANK AND ITS SUBSIDIARIES TO ACQUIRE THEIR OWN STOCK.	Management	For	
6A	AMENDMENT OF THE FIRST PARAGRAPH OF ARTICLE 16.	Management	For	
6B	AMENDMENT OF ARTICLE 20.	Management	For	
6C	AMENDMENT OF THE FIRST AND SECOND PARAGRAPHS OF ARTICLE 30.	Management	For	
6D	AMENDMENT OF THE FIRST PARAGRAPH OF ARTICLE 38.	Management	For	
7A	AMENDMENT OF ARTICLE 5.	Management	For	
7в	AMENDMENT OF ARTICLE 6.	Management	For	
7C	AMENDMENT OF ARTICLE 8.	Management	For	
08	DELEGATION TO THE BOARD TO INCREASE THE COMPANY S SHARE CAPITAL.	Management	For	
09	DELEGATION TO THE BOARD OF THE POWER TO ISSUE FIXED-INCOME SECURITIES NOT CONVERTIBLE INTO SHARES.	Management	For	
10	APPROVAL OF AN INCENTIVE PLAN FOR ABBEY MANAGERS	Management	For	

BY DELIVERY OF SANTANDER SHARES.

AUTHORIZING THE BOARD TO INTERPRET, REMEDY, SUPPLEMENT, Management For 11 EXECUTE, AND DEVELOP THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS.

______ ANNUAL M FEDDERS CORPORATION FJC ISSUER: 313135 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal For Number Proposal Management For 01 DIRECTOR Management
SAL GIORDANO, JR. Management
WILLIAM J. BRENNAN Management
DR. DAVID C. CHANG Management
MICHAEL L. DUCKER Management
JOSEPH GIORDANO Management
MICHAEL GIORDANO Management
HOWARD S. MODLIN Management
HERBERT A. MOREY Management
S.A. MUSCARNERA Management For For For For For For For For S.A. MUSCARNERA Management
ANTHONY E. PULEO Management For For DR. JITENDRA V. SINGH Management APPROVAL OF THE FEDDERS CORPORATION RESTRICTED Management For 02 For STOCK PLAN AND CERTAIN PREVIOUS GRANTS OF RESTRICTED STOCK. RATIFICATION OF THE APPOINTMENT OF UHY LLP AS Management For 0.3 THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING

IAC/INTERACTIVECORP IACI ANNUAL M ISSUER: 44919P ISIN:

SEDOL:

VOTE GROUP: GLOBAL

FIRM.

Proposal		Proposal	Vote	For	
Number	Proposal		Type	Cast	
01	DIRECTOR		Management	 For	
		WILLIAM H. BERKMAN	Management	For	
		EDGAR BRONFMAN, JR.	Management	For	
		BARRY DILLER	Management	For	
		VICTOR A. KAUFMAN	Management	For	
		DONALD R. KEOUGH*	Management	For	
		BRYAN LOURD*	Management	For	

	JOHN C. MALONE	Management	For
	ARTHUR C. MARTINEZ	Management	For
	STEVEN RATTNER	Management	For
	GEN. H.N. SCHWARZKOPF*	Management	For
	ALAN G. SPOON	Management	For
	DIANE VON FURSTENBERG	Management	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP	Management	For
	AS IAC S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE 2006 FISCAL YEAR.		

ANNUAL M TELEFONICA, S.A. TEF ISSUER: 879382 ISIN:

SEDOL:

VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	For
01	EXAMINATION AND APPROVAL OF THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT OF BOTH TELEFONICA, S.A. AND ITS CONSOLIDATED GROUP OF COMPANIES.*	Management	For	
02	APPROVAL, IF DEEMED APPROPRIATE, OF THE MERGER PLAN OF TELEFONICA, S.A. AND TELEFONICA MOVILES, S.A.*	Management	For	
03	DIRECTOR	Management	For	
	MR. C.C. CASELLAS*+	Management	For	
	MR. I. FAINE CASAS*+	Management	For	
	MR. A.F. HERRERO*+	Management	For	
	MR. LUIS LADA DIAZ*+	Management	For	
	MR. A.M. LAVILLA*+	Management	For	
	MR. DAVID ARCULUS*#	Management	For	
	MR. PETER ERSKINE*#	Management	For	
	MR. J. LINARES LOPEZ*#	Management	For	
	MR. V.M. NAFRIA AZNAR*#	Management	For	
04	APPROVAL, IF APPROPRIATE, OF A LONG-TERM INCENTIVE PLAN CONSISTING OF THE DELIVERY OF SHARES OF AND WHICH IS LINKED TO CHANGES IN THE LISTING PRICE OF SHARES OF TELEFONICA, S.A.*	Management	For	
05	AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES, DIRECTLY OR THROUGH COMPANIES WITHIN THE GROUP.*	Management	For	
06	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UNDER THE TERMS AND CONDITIONS OF SECTION 153.1.B) OF THE BUSINESS CORPORATIONS LAW, WITH A DELEGATION OF THE POWER TO EXCLUDE PREEMPTIVE RIGHTS PURSUANT, IN THIS LATTER CASE, TO THE PROVISIONS OF SECTION 159.2 OF THE BUSINESS CORPORATIONS LAW.*	Management	For	
07	DELEGATION OF POWERS TO FORMALIZE, INTERPRET, REMEDY AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE MEETING.*	Management	For	

THE CEN' ISSUER: SEDOL:	TRAL EUROPE AND RUSSIA FUND, 153436 ISIN:	CEE		ANNUAL
VOTE GR	OUP: GLOBAL			
Proposa. Number	l Proposal	Proposal Type	Vote Cast	For
01	DIRECTOR MR. CHRISTIAN STRENGER DR. FRANK TROMEL MR. WERNER WALBROL TO RATIFY THE APPOINTMENT BY THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP, AN INDEPENDENT PUBLIC ACCOUNTING FIRM, AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING OCTOBER 31, 2006.	Management Management Management Management Management	For For For For	
	GERMANY FUND, INC. 644465 ISIN:	GF		CONTEST
	OUP: GLOBAL	Durance 1	170±0	For
Proposa		Proposal Type	Vote Cast	For
Proposa	l Proposal DIRECTOR DR. FRANZ WILHELM HOPP ERNST-ULRICH MATZ	Type Management Management Management	Cast For For For	For
Proposa Number	Proposal DIRECTOR DR. FRANZ WILHELM HOPP ERNST-ULRICH MATZ DR. FRANK TROMEL TO RATIFY THE APPOINTMENT BY THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP, AN INDEPENDENT PUBLIC ACCOUNTING FIRM, AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING	Type Management Management	Cast For For	For
Proposa Number 01	DIRECTOR DR. FRANZ WILHELM HOPP ERNST-ULRICH MATZ DR. FRANK TROMEL TO RATIFY THE APPOINTMENT BY THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP, AN INDEPENDENT PUBLIC ACCOUNTING FIRM, AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. TO APPROVE A PROPOSAL THAT SHAREHOLDERS MAY MAKE NOMINATIONS NOTWITHSTANDING THE FUND S DIRECTOR	Type Management Management Management Management Management Management	For For For For For	Foi
Proposa Number 01	Proposal DIRECTOR DR. FRANZ WILHELM HOPP ERNST-ULRICH MATZ DR. FRANK TROMEL TO RATIFY THE APPOINTMENT BY THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP, AN INDEPENDENT PUBLIC ACCOUNTING FIRM, AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. TO APPROVE A PROPOSAL THAT SHAREHOLDERS MAY MAKE NOMINATIONS NOTWITHSTANDING THE FUND S DIRECTOR QUALIFICATION BYLAW. TO APPROVE A STOCKHOLDER PROPOSAL TO TERMINATE THE INVESTMENT ADVISORY AGREEMENT BETWEEN THE FUND AND DEUTSCHE ASSET MANAGEMENT INTERNATIONAL	Type Management Management Management Management Management Management	For For For For Against	Fo:
Proposa. Number 01	Proposal DIRECTOR DR. FRANZ WILHELM HOPP ERNST-ULRICH MATZ DR. FRANK TROMEL TO RATIFY THE APPOINTMENT BY THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP, AN INDEPENDENT PUBLIC ACCOUNTING FIRM, AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. TO APPROVE A PROPOSAL THAT SHAREHOLDERS MAY MAKE NOMINATIONS NOTWITHSTANDING THE FUND S DIRECTOR QUALIFICATION BYLAW. TO APPROVE A STOCKHOLDER PROPOSAL TO TERMINATE THE INVESTMENT ADVISORY AGREEMENT BETWEEN THE	Type Management Management Management Management Management Shareholder	For For For For Against	Fo.

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR AUDITORS RATIFICATION	JOHN P. COLE, JR. DAVID E. RAPLEY GENE W. SCHNEIDER	Management Management Management Management Management	For For For For	

NEC CORPORATION NIPNY ANNUAL M

ISSUER: 629050 ISIN:

SEDOL:

Proposa	1	Proposal	Vote	For
Number	Proposal	Туре	Cast	
03L	ELECTION OF DIRECTOR: AKIRA UEHARA	Management	For	*Managem
03M	ELECTION OF DIRECTOR: MASATOSHI AIZAWA	Management	For	*Managem
03N	ELECTION OF DIRECTOR: YOSHINARI HARA	Management	For	*Managem
030	ELECTION OF DIRECTOR: SAWAKO NOHARA	Management	For	*Managem
04	ELECTION OF ONE CORPORATE AUDITOR	Management	For	*Managem
05	ISSUANCE OF STOCK ACQUISITION RIGHTS WITH SPECIALLY FAVORABLE CONDITIONS FOR THE PURPOSE OF GRANTING	Management	For	*Managem
	STOCK OPTIONS			
06	PRESENTATION OF RETIREMENT ALLOWANCES TO RETIRING	Management	For	*Managem
	DIRECTORS AND CORPORATE AUDITOR AND PAYMENT OF			_
	RETIREMENT ALLOWANCES INCIDENTAL TO THE ABOLISHMENT			
	OF RETIREMENT ALLOWANCE SYSTEM FOR DIRECTORS			
	AND CORPORATE AUDITORS			
01	APPROVAL OF PROPOSED APPROPRIATION OF RETAINED	Management	For	*Managem
	EARNINGS FOR THE 168TH BUSINESS PERIOD AND PAYMENT			
	OF BONUSES TO DIRECTORS			
02	PARTIAL AMENDMENTS TO THE ARTICLES OF INCORPORATION	Management	For	*Managem
03A	ELECTION OF DIRECTOR: HAJIME SASAKI	Management	For	*Managem
03B	ELECTION OF DIRECTOR: AKINOBU KANASUGI	Management	For	*Managem
03C	ELECTION OF DIRECTOR: KAORU YANO	Management	For	*Managem
03D	ELECTION OF DIRECTOR: KAZUMASA FUJIE	Management	For	*Managem
03E	ELECTION OF DIRECTOR: KAZUHIKO KOBAYASHI	Management	For	*Managem
03F	ELECTION OF DIRECTOR: SHUNICHI SUZUKI	Management	For	*Managem
03G	ELECTION OF DIRECTOR: YASUO MATOI	Management	For	*Managem
03H	ELECTION OF DIRECTOR: SABURO TAKIZAWA	Management	For	*Managem
03I	ELECTION OF DIRECTOR: TSUTOMU NAKAMURA	Management	For	*Managem
03J	ELECTION OF DIRECTOR: KONOSUKE KASHIMA	Management	For	*Managem
03K	ELECTION OF DIRECTOR: TOSHIO MORIKAWA	Management	For	*Managem

PAXSON ISSUER: SEDOL:	COMMUNICATIONS CORPOR. 704231	ATION ISIN:	ION		ANNUAL I
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	For
01	DIRECTOR		Management	For	
02	OF INCORPORATION TO	FREDERICK M.R. SMITH ENT TO THE COMPANY S CERTIFICATE CHANGE THE COMPANY S CORPORATE MUNICATIONS CORPORATION KS, INC.	Management Management		
03	TO APPROVE AN AMENDM OF INCORPORATION TO OF AUTHORIZED SHARES		Management	For	
04	TO APPROVE THE ADOPT INC. 2006 STOCK INCE	ION OF THE ION MEDIA NETWORKS, NTIVE PLAN	Management	Against	
05		TMENT OF RACHLIN COHEN & MPANY S INDEPENDENT CERTIFIED OR 2006	Management	For	
	RIDDER, INC.		KRI		ANNUAL N
ISSUER: SEDOL:	499040	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	For
01	APPROVE THE AGREEMEN	I AND PLAN OF MERGER, DATED	Management	 For	

Proposa	ł L		Proposal	vote	For
Number	Proposal		Type	Cast	
01	APPROVE THE AGREEMENT AND PLAN (AS OF MARCH 12, 2006, BETWEEN KI THE MCCLATCHY COMPANY, AND THE I THEREBY.	OF MERGER, DATED NIGHT RIDDER AND	Management	For	
02	APPROVE THE ADJOURNMENT OR POSTI 2006 ANNUAL MEETING OF SHAREHOLI RIDDER, IF NECESSARY, TO PERMIT OF PROXIES IF THERE ARE NOT SUFI AT THE TIME OF THE ANNUAL MEETIN THE FIRST PROPOSAL DESCRIBED ABO	DERS OF KNIGHT FURTHER SOLICITATION FICIENT VOTES NG TO APPROVE	Management	For	
03	DIRECTOR		Management	For	
		RONALD D. MC CRAY PATRICIA MITCHELL M. KENNETH OSHMAN	Management Management		
04	RATIFY THE APPOINTMENT OF ERNST		Management Management	For For	

ISIN:

APPROVE THE SHAREHOLDER PROPOSAL RELATING TO Shareholder Against POLICY FOR FUTURE SALES OR DISPOSITIONS OF KNIGHT 05 RIDDER NEWSPAPERS.

MATSUSHITA ELECTRIC INDUSTRIAL CO.,

ISSUER: 576879

VOTE GROUP: GLOBAL

MC

ANNUAL M

VOTE GR	ROUP: GLOBAL				
Proposa. Number	al Proposal		Proposal Type	Vote Cast	For
01	TO APPROVE THE PROPOSED ALLOCATE WITH RESPECT TO THE 99TH FISCAL		Management	For	
02	TO MAKE PARTIAL AMENDMENTS TO THOSE INCORPORATION		Management	For	
03	DIRECTOR		Management	For	
		MASAYUKI MATSUSHITA	Management	For	
		KUNIO NAKAMURA	Management	For	
		TAKAMI SANO	Management	For	
		SUSUMU KOIKE	Management	For	
		TETSUYA KAWAKAMI	Management	For	
		FUMIO OHTSUBO	Management	For	
		TOSHIHIRO SAKAMOTO	Management	For	
		TAKAHIRO MORI	Management	For	
		SHINICHI FUKUSHIMA	Management	For	
		IKUO UNO	Management	For	
		YOSHIFUMI NISHIKAWA	Management	For	
		HIDETSUGU OTSURU	Management	For	
		MIKIO ITO	Management	For	
		IKUSABURO KASHIMA	Management	For	
		MASAHARU MATSUSHITA	Management	For	
		SHUNZO USHIMARU*	Management	For	
		JUNJI ESAKA*	Management	For	
04	TO ELECT 1 CORPORATE AUDITOR		Management	For	
05	TO APPROVE THE PAYMENT OF RETIRE	EMENT ALLOWANCES	Management	For	
	TO RETIRING DIRECTORS FOR THEIR		- 5		
	AND FINAL ALLOWANCES RELATED TO				
	OF THE COMPANY S BENEFIT SYSTEM				
	DIRECTORS AND CORPORATE AUDITORS				
	NETWORKS CORPORATION : 656568 IS:	IN:	NT		SPECIA

Proposa Number	ll Proposal	Proposal Type		For
01	DIRECTOR	Management		
	JALYNN H. BENNETT	Management	For	
	DR. MANFRED BISCHOFF	Management	For	
	HON. JAMES B. HUNT, JR.	_		
	JOHN A. MACNAUGHTON	Management	For	
	HON. JOHN P. MANLEY	Management	For	
	RICHARD D. MCCORMICK	Management	For	
	CLAUDE MONGEAU			
	HARRY J. PEARCE	_		
	JOHN D. WATSON	Management	For	
	MIKE S. ZAFIROVSKI	Management	For	
02	THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDED AUDITORS.	NTManagement	For	
03	THE RESOLUTION TO APPROVE THE RECONFIRMATION AND AMENDMENT OF NORTEL NETWORKS CORPORATION S SHAREHOLDER RIGHTS PLAN.	Management	Against	
04	THE SPECIAL RESOLUTION APPROVING AN AMENDMENT TO NORTEL NETWORKS CORPORATION S RESTATED ARTICLES OF INCORPORATION TO CONSOLIDATE ITS ISSUED & OUTSTANDING COMMON SHARES ON THE BASIS OF A RATIO WITHIN THE RANGE OF ONE POST-CONSOLIDATION COMMON SHARE FOR EVERY FOUR PRE-CONSOLIDATION COMMON SHARES TO ONE POST-CONSOLIDATION COMMON SHARE FOR EVERY TEN PRE-CONSOLIDATION COMMON SHARES, WITH THE RATIO TO BE SELECTED AND IMPLEMENTED BY NORTEL NETWORKS CORPORATION S BOARD OF DIRECTORS IN ITS SOLE DISCRETION, IF AT ALL, AT ANY TIME PRIOR TO APRIL 11, 2007.	Management	For	
05 06	SHAREHOLDER PROPOSAL NO. 1. SHAREHOLDER PROPOSAL NO. 2.	Shareholder Shareholder	_	

IRELAND BK

SEDOL: B01ZKW5, 3070732, 3060625

Proposal		Proposal	Vote	F
Number	Proposal	Туре	Cast	
1.	ADOPT THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE YE 31 MAR 2005	Management	For	*Manag
2.	DECLARE A DIVIDEND	Management	For	*Manag
3.1	ELECT MR. PAUL HARAN AS A DIRECTOR	Management	For	*Manag
3.2.A	RE-ELECT MR. RICHARD BURROWS AS A DIRECTOR	Management	For	*Manag
3.2.B	RE-ELECT MR. BRIAN GOGGIN AS A DIRECTOR	Management	For	*Manag
3.2.C	RE-ELECT MR. DENIS O BRIEN AS A DIRECTOR	Management	For	*Manag
3.2.D	RE-ELECT MR. JOHN O DONOVAN AS A DIRECTOR	Management	For	*Manag
3.2.E	RE-ELECT MR. MARY REDMOND AS A DIRECTOR	Management	For	*Manag
4.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For	*Manag

S.5 AUTHORIZE THE BANK AND/OR ANY SUBSIDIARY AS SUCH EXPRESSION IS DEFINED BY SECTION 155 OF THE COMPANIES ACT, 1963 , TO MAKE MARKET PURCHASES DEFINED BY SECTION 212 OF THE COMPANIES ACT, 1990 THE 1990 ACT OF UP TO A MAXIMUM NUMBER 95,732,060 UNITS OF ORDINARY STOCK, AT A MINIMUM OF NOMINAL VALUE EUR 0.64 AND MINIMUM AND MAXIMUM PRICES WHICH MAY BE PAID FOR ANY SUCH UNITS OF ORDINARY STOCK SHALL BE DETERMINED IN ACCORDANCE WITH BYE-LAW 39 OF THE BYE-LAWS OF THE BANK; B) AUTHORIZE THE BANK AND/OR ANY SUBSIDIARY AS SUCH EXPRESSION IS DEFINED BY SECTION 155 OF THE COMPANIES ACT, 1963 , TO MAKE MARKET PURCHASES DEFINED BY SECTION 212 OF THE COMPANIES ACT, 1990 ACT OF UP TO A MAXIMUM OF 1,876,090 UNITS OF NON-CUMULATIVE PREFERENCE STOCK OF EUR 1.27 EACH OF THE BANK THE STERLING PREFERENCE STOCK AND UNITS OF NON-CUMULATIVE PREFERENCE STOCK OF EUR 1.27 EACH OF THE BANK THE EURO PREFERENCE AND THE MINIMUM AND MAXIMUM PRICES WHICH MAY BE PAID FOR ANY SUCH UNITS OF STERLING PREFERENCE STOCK SHALL BE DETERMINED IN ACCORDANCE WITH BYE-LAW 39 OF THE BYE-LAWS OF THE BANK, THE MAXIMUM NUMBER OF UNITS OF EURO PREFERENCE STOCK AUTHORIZED TO BE ACQUIRED PURSUANT TO THE TERMS OF THIS RESOLUTION SHALL, SUBJECT TO THE PROVISO HEREINAFTER SET OUT, NOT EXCEED 3,026,598 UNITS, THE MINIMUM AND MAXIMUM PRICES WHICH MAY BE PAID FOR ANY SUCH UNITS OF EURO PREFERENCE STOCK SHALL BE DETERMINED IN ACCORDANCE WITH BYE-LAW 39 OF THE BYE-LAWS OF THE BANK, PROVIDED THAT THE NOMINAL VALUE OF THE UNITS OF ORDINARY STOCK, STERLING PREFERENCE STOCK AND EURO PREFERENCE STOCK ACOUIRED PURSUANT TO THE TERMS OF THIS RESOLUTION SHALL NOT EXCEED 10% OF THE NOMINAL VALUE OF THE ISSUED CAPITAL STOCK OF THE BANK AT ANYTIME; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE ANNUAL GENERAL COURT OR 5 JAN 2007, ; THE BANK OR ANY SUCH SUBSIDIARY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT FOR THE PURCHASE OF UNITS OR ORDINARY STOCK, UNITS OF STERLING PREFERENCE STOCK OR UNITS OF EURO PREFERENCE STOCK WHICH WILL OR MAY BE WHOLLY OR PARTLY EXECUTED AFTER SUCH EXPIRY

Management For

*Manag

For *Manag Management

S.6 APPROVE, FOR THE PURPOSES OF SECTION 209 OF THE COMPANIES ACT, 1990 THE 1990 ACT , THE RE-ISSUE PRICE RANGE AT WHICH ANY UNITS OF TREASURY STOCK FOR THE TIME BEING HELD BY THE BANK IN ACCORDANCE

> WITH SECTION 209 OF THE 1990 ACT MAY BE RE-ISSUED OFF-MARKET SHALL BE DETERMINED IN ACCORDANCE WITH BYE-LAW 40 OF THE BYE-LAWS OF THE BANK; AUTHORITY EXPIRES AT THE EARLIER OF CONCLUSION OF ANNUAL GENERAL COURT OR 5 JAN 2007

PLEASE NOTE THAT THIS IS AN AGM. THANK YOU. AUTHORIZE THE DIRECTORS TO ISSUE, ALLOT, GRANT OPTIONS OVER OR OTHERWISE DISPOSE OF ORDINARY

Non-Voting Non-Voting *Manag Management For

*Manag

STOCK OF THE BANK FOR CASH ON A NON-PRE-EMPTIVE BASIS INCLUDING THE ISSUE OF SECURITIES CONVERTIBLE INTO ORDINARY STOCK OR TO AGREE TO DO ANY OF THE FOREGOING ACTS, PROVIDED THAT THIS POWER IS LIMITED TO: A) THE ISSUE, ALLOTMENT, GRANT OF OPTIONS OVER OR OTHER DISPOSAL OF ORDINARY STOCK B) UP TO A NOMINAL AMOUNT OF EUR 30.90 MILLION; AUTHORITY EXPIRES AT THE EARLIER OF CONCLUSION OF ANNUAL GENERAL COURT OR 5 OCT 2006; ANY ORDINARY STOCK WHICH MAY BE ISSUED PURSUANT TO ANY EMPLOYEE STOCK ISSUE OR STOCK OPTION SCHEME APPROVED BY A GENERAL COURT SHALL BE DISREGARDED FOR THE PURPOSE OF BOTH THE MAXIMUM LIMIT AND THE EXPIRY DATE SET AS ABOVE

S.8 AUTHORIZE THE DIRECTORS TO ISSUE, ALLOT, GRANT OPTIONS OVER OR OTHERWISE DISPOSE OF ORDINARY STOCK OF THE BANK FOR CASH ON A NON-PRE-EMPTIVE BASIS INCLUDING THE ISSUE OF SECURITIES CONVERTIBLE INTO ORDINARY STOCK OR TO AGREE TO DO ANY OF THE FOREGOING ACTS, PROVIDED THAT THIS POWER IS LIMITED TO: A) THE ISSUE, ALLOTMENT, GRANT OF OPTIONS OVER OR OTHER DISPOSAL OF ORDINARY STOCK B) UP TO A NOMINAL AMOUNT, OF THE LESSER OF 15% OF THE ISSUED ORDINARY STOCK OR THE AUTHORIZED BUT UNISSUED ORDINARY STOCK IN THE CAPITAL OF THE BANK; AUTHORITY EXPIRES AT THE EARLIER OF CONCLUSION OF ANNUAL GENERAL COURT OR 05 OCT 2006; ANY ORDINARY STOCK WHICH MAY BE ISSUED PURSUANT TO ANY EMPLOYEE STOCK ISSUE OR STOCK OPTION SCHEME APPROVED BY A GENERAL COURT SHALL BE DISREGARDED FOR THE PURPOSE OF BOTH THE MAXIMUM LIMIT AND THE EXPIRY DATE SET AS ABOVE

S.9 AMEND THE BYE-LAWS OF THE BANK AS FOLLOWS: A)
BY DELETING THE EXISTING BYE-LAW 3 AND INSERTING
OF THE NEW BYE-LAW IN ITS PLACE AS SPECIFIED;
B) BY DELETING IN EACH OF BYE-LAWS 4,5 AND 6
AT PARAGRAPH (B) (2) (C) AND INSERTING THE NEW
BYE-LAW AS SPECIFIED; C) BY INSERTING OF A NEW
BYE-LAW 7

Management For *Manag

Management For

*Manag

NEXT PLC, LEICESTER
ISSUER: G6500M106 ISIN: GB0032089863

SEDOL: B02SZZ1, 3208986

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE NEXT RISK/REWARD INVESTMENT PLAN (THE PLAN) AS SPECIFIED AND AUTHORIZE THE DIRECTORS TO IMPLEMENT THE PLAN AUTHORITY EXPIRES	Management	For	*Manag
	AT THE COMPANY S AGM IN 2006			

PETROLEO BRASILEIRO S.A. - PETROBRAS

PBR

SPEC

ISSUER: SEDOL:	71654V ISIN:	PDK		
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type		F
02	APPROVAL TO CHANGE ARTICLE 4 OF THE COMPANY S BYLAWS IN LIGHT OF ITEM I, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management		
01	APPROVAL OF THE 300% STOCK SPLIT OF COMPANY SHARES, RESULTING IN THE DISTRIBUTION, AT NO COST, OF 3 (THREE) NEW SHARES OF THE SAME TYPE FOR 1 (ONE) SHARE HELD ON AUGUST 31, 2005, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	
ISSUER:	GROUP PLC NEW G93882101 ISIN: GB0007192106 2615101, 5476190, 0719210			
VOTE GRO	UP: GLOBAL			
Proposal		Proposal	Vote	E
	Proposal	Type	Cast	
1.	RECEIVE THE REPORT OF THE DIRECTORS AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MAR 2005	Management	For	*Manaq
2.				
	RE-ELECT LORD MACLAURIN OF KNEBWORTH, DL, AS A DIRECTOR OF THE COMPANY WHO RETIRES VOLUNTARILY	Management	For	*Mana
3.		Management Management		*Manao *Manao
3. 4.	A DIRECTOR OF THE COMPANY WHO RETIRES VOLUNTARILY RE-ELECT MR. PAUL HAZEN AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY	-	For	
	A DIRECTOR OF THE COMPANY WHO RETIRES VOLUNTARILY RE-ELECT MR. PAUL HAZEN AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION RE-ELECT MR. ARUN SARIN AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY	Management	For	*Mana(

7.	RE-ELECT MR. THOMAS GEITNER AS A DIRECTOR OF THE COMPANY, WHO RETIRES VOLUNTARILY	Management	For	*Manag
8.	RE-ELECT DR. MICHAEL BOSKIN AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
9.	RE-ELECT MR. LORD BROERS AS A DIRECTOR OF THE COMPANY, WHO RETIRES VOLUNTARILY	Management	For	*Manag
10.	RE-ELECT MR. JOHN BUCHANAN AS A DIRECTOR OF THE COMPANY, WHO RETIRES VOLUNTARILY	Management	For	*Manag
11.	RE-ELECT MR. PENNY HUGHES AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
12.	RE-ELECT PROFESSOR JURGEN SCHREMPP AS A DIRECTOR OF THE COMPANY, WHO RETIRES VOLUNTARILY	Management	For	*Manag
13.	RE-ELECT MR. LUC VANDEVELDE AS A DIRECTOR OF THE COMPANY, WHO RETIRES VOLUNTARILY	Management	For	*Manag
14.	ELECT SIR JOHN BOND AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
15.	ELECT MR. ANDREW HALFORD AS A DIRECTOR OF THE	Management	For	*Manag
16.	COMPANY DECLARE A FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 2.16P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MAR 2005 PAYABLE ON THE ORDINARY SHARES OF THE COMPANY TO ALL MEMBERS WHOSE NAMES APPEARED ON THE REGISTER OF MEMBERS ON 03 JUN 2005 AND THAT SUCH DIVIDEND BE PAID ON 05 AUG 2005	Management	For	*Manag
17.	APPROVE THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MAR 2005	Management	For	*Manag
18.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS TO THE COMPANY UNTIL THE NEXT AGM	Management	For	*Manag
19.	AUTHORIZE THE AUDIT COMMITTEE TO DETERMINE THE	Management	For	*Manag
20.	REMUNERATION OF THE AUDITORS AUTHORIZE THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES A SUBSIDIARY OF THE COMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES, FOR THE PURPOSES OF PART XA OF THE COMPANIES ACT 1985 TO: I) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 50,000 IN TOTAL; AND II) TO INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, DURING THE PERIOD	Management	For	*Manag

ENDING ON THE DATE OF THE COMPANY S AGM IN 2006;
FOR THE PURPOSES OF THIS RESOLUTION, THE EXPRESSIONS
DONATIONS, EU POLITICAL ORGANIZATIONS AND
EU POLITICAL EXPENDITURE HAVE THE MEANINGS
SET OUT IN PART XA OF THE COMPANIES ACT 1985
AS AMENDED BY THE POLITICAL PARTIES, ELECTIONS
AND REFERENDUMS ACT 2000

21. APPROVE TO RENEW THE AUTHORITY CONFERRED ON THE DIRECTORS BY ARTICLE 16.2 OF THE COMPANY S ARTICLES OF ASSOCIATION FOR THIS PURPOSE: THE SECTION 80 AMOUNT BE USD 900,000,000; AND THE PRESCRIBED PERIOD BE THE PERIOD ENDING ON THE DATE OF THE AGM IN 2006 OR ON 26 OCT 2006, WHICHEVER IS THE EARLIER

INCLUDING THE SALE OF ORDINARY SHARES HELD IN

TREASURY

S.22 APPROVE, SUBJECT TO THE PASSING OF RESOLUTION Management For 21, TO RENEW THE POWER CONFERRED ON THE DIRECTORS
BY ARTICLE 16.3 OF THE COMPANY S ARTICLES OF
ASSOCIATION FOR THE PRESCRIBED PERIOD SPECIFIED
IN RESOLUTION 21 AND FOR SUCH PERIOD THE SECTION
89 AMOUNT BE USD 320,000,000 WITH SUCH AMOUNT

S.23 AUTHORIZE THE COMPANY, FOR THE PURPOSES OF SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES AS DEFINED IN SECTION 163 OF THAT ACT OF ORDINARY SHARES OF USD 0.10 EACH IN THE CAPITAL OF THE COMPANY PROVIDED THAT: THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES WHICH MAY BE PURCHASED IS 6,400,000,000; THE MINIMUM PRICE WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS USD 0.10; THE MAXIMUM PRICE EXCLUDING EXPENSES WHICH MAY BE PAID FOR ANY ORDINARY SHARE IS AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATION OF THE COMPANY S ORDINARY SHARES AS DERIVED FROM THE OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE AGM OF THE COMPANY HELD IN 2006 OR ON 26 OCT 2006, WHICHEVER IS THE EARLIER, UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THAT TIME EXCEPT IN RELATION TO THE PURCHASE OF ORDINARY SHARES THE CONTRACT FOR WHICH WAS CONCLUDED BEFORE THE EXPIRY OF SUCH AUTHORITY AND WHICH MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

S.24 APPROVE THAT THE COMPANY S MEMORANDUM OF ASSOCIATION Management For BE AMENDED TO ADD THE FOLLOWING OBJECT 24: (24)
TO PROVIDE A DIRECTOR WITH FUNDS TO MEET REASONABLE EXPENDITURE INCURRED OR TO BE INCURRED BY HIM IN DEFENDING ANY CIVIL OR CRIMINAL PROCEEDINGS, OR IN CONNECTION WITH ANY APPLICATION UNDER THOSE PROVISIONS OF THE COMPANIES ACT 1985 REFERRED TO IN SECTION 337A OF THAT ACT, AND TO DO ANYTHING TO ENABLE A DIRECTOR TO AVOID INCURRING SUCH

For

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REASONABLE EXPENDITURE, TO THE EXTENT PERMITTED BY LAW. ; AND THE FOLLOWING ADDITIONAL BULLET POINT BE ADDED TO ARTICLE 110.2 TO ALLOW DIRECTORS TO VOTE ON THE ISSUE OF INDEMNIFICATION AND FUNDING OF DIRECTORS DEFENCE COSTS: ANY PROPOSAL RELATING TO: (I) THE GRANTING OF AN INDEMNITY TO DIRECTORS; OR (II) THE FUNDING OF REASONABLE EXPENDITURE BY ONE OR MORE DIRECTORS IN DEFENDING CIVIL OR CRIMINAL PROCEEDINGS, OR IN CONNECTION WITH ANY APPLICATION UNDER THE PROVISIONS OF THE COMPANIES ACT 1985 REFERRED TO IN SECTION 337A(2) OF THAT ACT; OR (III) THE DOING OF ANYTHING TO ENABLE SUCH A DIRECTOR OR DIRECTORS TO AVOID INCURRING SUCH EXPENDITURE, BY THE COMPANY OR ANY OF ITS SUBSIDIARY UNDERTAKINGS. ; AND THAT ARTICLE 152.2 OF THE COMPANY S ARTICLES OF ASSOCIATION BE AMENDED TO READ AS FOLLOWS: SO FAR AS THE COMPANIES ACTS ALLOW, THE SECRETARY AND OTHER OFFICERS OF THE COMPANY ARE EXEMPTED FROM ANY LIABILITY TO THE COMPANY WHERE THAT LIABILITY WOULD BE COVERED BY THE INDEMNITY IN ARTICLE 152.1. AND THAT THE FOLLOWING ARTICLE 152.3 BE INSERTED INTO THE COMPANY S ARTICLES OF ASSOCIATION; SO FAR AS THE COMPANIES ACTS ALLOW, THE COMPANY OR ANY OF ITS SUBSIDIARY UNDERTAKINGS MAY: (I) PROVIDE A DIRECTOR WITH FUNDS TO MEET EXPENDITURE INCURRED OR TO BE INCURRED BY HIM IN DEFENDING ANY CIVIL OR CRIMINAL PROCEEDINGS, OR IN CONNECTION WITH ANY APPLICATION UNDER THE PROVISIONS OF THE COMPANIES ACT 1985 REFERRED TO IN SECTION 337A(2) OF THAT ACT; AND (II) MAY DO ANYTHING TO ENABLE A DIRECTOR TO AVOID INCURRING SUCH EXPENDITURE, BUT SO THAT THE TERMS SET OUT IN SECTION 337A(4) OF THAT ACT SHALL APPLY TO ANY SUCH PROVISION OF FUNDS OR OTHER THINGS DONE

25. APPROVE THE VODAFONE GLOBAL INCENTIVE PLAN THE
PLAN AND AUTHORIZE THE DIRECTORS TO TAKE ALL
ACTIONS THAT THEY CONSIDER NECESSARY OR DESIRABLE
TO IMPLEMENT AND ESTABLISH THE PLAN; AND TO IMPLEMENT
AND ESTABLISH FURTHER PLANS BASED ON THE PLAN
MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE
CONTROLS OR SECURITIES LAWS IN OVERSEAS TERRITORIES,
PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER
SUCH FURTHER PLANS ARE TREATED AS COUNTING AGAINST
ANY LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION
UNDER THE PLAN

Management For *Manag

PETROLEO BRASILEIRO S.A. - PETROBRAS PBR SPEC

ISSUER: 71654V ISIN:

SEDOL:

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roposal		Proposal		Ε
	Proposal 	Type 	Cast 	
04	APPROVAL OF THE SPINNING OFF FOLLOWED BY INCORPORATION OF THE ASSETS OF THE DIVESTED PART OF THE COMPANY ACCORDING TO THE PROCEDURE IN THE DOCUMENT TO WHICH ITEM 1 ABOVE REFERS	Management	For	
03	APPROVAL OF THE VALUATION REPORT OF THE SPUN OFF PORTION TO BE INCORPORATED BY PETROBRAS	Management	For	
02	RATIFICATION AND NOMINATION OF THE SPECIALIZED COMPANY FOR APPRAISING THE ASSETS TO BE SPUN OFF AND SUBSEQUENTLY INCORPORATED	Management	For	
01	APPROVAL OF THE PROTOCOL AND JUSTIFICATION OF THE OPERATION FOR THE PARTIAL AND DISPROPORTIONAL SPINNING OFF OF DOWNSTREAM PARTICIPACOES LTDA AND THE INCORPORATION OF THE DIVESTED PORTION BY PETROLEO BRASILEIRO S.A PETROBRAS , DATED JULY 31, 2005	Management	For	
06	APPROVAL OF THE ELECTION OF JOSE SERGIO GABRIELLI DE AZEVEDO, CHIEF EXECUTIVE OFFICER, AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	Management	For	
05	AUTHORIZATION FOR THE EXECUTIVE BOARD TO PRACTICE ALL NECESSARY ACTS FOR THE EXECUTION OF THE ABOVE ITEMS	Management	For	
	UP: GLOBAL	Proposal	Vote	F
oposal		Proposal Type	Vote Cast	F
oposal	Proposal	Type 		
oposal umber 	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION	Type 	Cast 	F *Manag *Manag
roposal Number *	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY	Type Non-Voting	Cast Non-Voting	*Manaç
roposal Number *	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004	Type Non-Voting Management	Cast Non-Voting For	*Manag
roposal Number *	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004	Type Non-Voting Management	Cast Non-Voting For	*Manag *Manag *Manag *Manag
roposal Number * 1. 2.	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT RE-ELECT MR. JOHANN RUPERT AS A DIRECTOR	Type Non-Voting Management Management Management Management Management	Cast Non-Voting For For For	*Manag *Manag *Manag *Manag *Manag
roposal Number * 1. 2. 3. 4.1 4.2	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT RE-ELECT MR. JOHANN RUPERT AS A DIRECTOR RE-ELECT MR. JEAN-PAUL AESCHIMANN AS A DIRECTOR	Type Non-Voting Management Management Management Management Management Management	Cast Non-Voting For For For For For For	*Manag *Manag *Manag *Manag *Manag *Manag
roposal Number * 1. 2. 3. 4.1 4.2 4.3	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT RE-ELECT MR. JOHANN RUPERT AS A DIRECTOR RE-ELECT MR. FRANCO COLOGNI AS A DIRECTOR	Type Non-Voting Management Management Management Management Management Management Management Management	Cast Non-Voting For For For For For For For Fo	*Manag *Manag *Manag *Manag *Manag *Manag *Manag
roposal Number * 1. 2.	Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT RE-ELECT MR. JOHANN RUPERT AS A DIRECTOR RE-ELECT MR. JEAN-PAUL AESCHIMANN AS A DIRECTOR	Type Non-Voting Management Management Management Management Management Management	Cast Non-Voting For For For For For For	*Manag *Manag *Manag *Manag *Manag *Manag

4.7	RE-ELECT MR. RICHARD LEPEU AS A DIRECTOR	Management	For	*Manag
4.8	RE-ELECT MR. SIMON MURRAY AS A DIRECTOR	Management	For	*Manag
4.9	RE-ELECT MR. ALAIN DOMINIQUE PERRIN AS A DIRECTOR	Management	For	*Manag
4.10	RE-ELECT MR. ALAN QUASHA AS A DIRECTOR	Management	For	*Manag
4.11	RE-ELECT LORD RENWICK OF CLIFTON AS A DIRECTOR	Management	For	*Manag
4.12	RE-ELECT MR. JURGEN SCHREMPP AS A DIRECTOR	Management	For	*Manag
4.13	RE-ELECT MR. ERNST VERLOOP AS A DIRECTOR	Management	For	*Manag
5.	RATIFY PRICEWATERHOUSECOOPERS AS THE AUDITORS	Management	For	*Manag

COMPAGNIE FINANCIERE RICHEMONT AG

SEDOL: B0LBVC0, B02V8V7, B0ZC1S5, 7151116

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 256195 DUE TO RECEIPT IN ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting	Non-Voting	*Manag
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS	Non-Voting	Non-Voting	*Manag
1.	ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS	Management	For	*Manag
2.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE	Management	For	*Manag
3.	GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT	Management	For	*Manag
4.	RE-ELECT MR. JOHANN RUPERT AS A DIRECTOR	Management	For	*Manag
5.	RE-ELECT MR. JEAN-PAUL AESCHIMANN AS A DIRECTOR	Management	For	*Manag
6.	RE-ELECT MR. FRANCO COLOGNI AS A DIRECTOR	Management	For	*Manag
7.	RE-ELECT MR. LEO DESCHUYTENEER AS A DIRECTOR	Management	For	*Manag
8.	RE-ELECT LORD DOURO AS A DIRECTOR	Management	For	*Manag
9.	RE-ELECT MR. YVES-ANDRE ISTEL AS A DIRECTOR	Management	For	*Manag
10.	RE-ELECT MR. RICHARD LEPEU AS A DIRECTOR	Management	For	*Manag
11.	RE-ELECT MR. SIMON MURRAY AS A DIRECTOR	Management	For	*Manag
12.	RE-ELECT MR. ALAIN DOMINIQUE PERRIN AS A DIRECTOR	Management	For	*Manag
13.	RE-ELECT MR. ALAN QUASHA AS A DIRECTOR	Management	For	*Manag
14.	RE-ELECT LORD RENWICK OF CLIFTON AS A DIRECTOR	Management	For	*Manag

15.	RE-ELECT MR. JURGEN SCHREMPP AS A DIRECTOR	Management	For	*Manag
16.	RE-ELECT MR. ERNST VERLOOP AS A DIRECTOR	Management	For	*Manaç
17.	RE-ELECT MR. NORBERT PLATT AS A DIRECTOR	Management	For	*Manaç
18.	RE-ELECT MS. MARTHA WIKSTROM AS A DIRECTOR	Management	For	*Manag
19.	RATIFY PRICEWATERHOUSECOOPERS AS THE AUDITORS	Management	For	*Manag
ISSUER: 1	E FINANCIERE RICHEMONT AG H25662141 ISIN: CH0012731458 B0LBVC0, B02V8V7, B0ZC1S5, 7151116			
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Cast	F
*		Non-Voting		*Manaç
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	Non-Voting	*Manao
1.	ACCEPT THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS	Management	For	*Manaç
2.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.04 PER A BEARER SHARE AND CHF 0.004 PER B BEARER SHARE	Management	For	*Manag
3. 4.	GRANT DISCHARGE TO THE BOARD AND THE SENIOR MANAGEMENT RE-ELECT MR. JOHANN RUPERT, MR JEAN-PAUL AESCHIMANN, MR. FRANCO COLOGNI, MR. LEO DESCHUYTENEER, LORD DOURO, MR. YVES-ANDRE ISTEL, MR. RICHARD LEPEU, MR. SIMON MURRAY, MR. ALAIN DOMINIQUE PERRIN, MR. ALAN QUASHA, LORD RENWICK OF CLIFTON, MR. JURGEN SCHREMPP, MR. ERNST VERLOOP AS THE DIRECTORS	Management Management	For For	*Manag
5.	APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS	Management	For	*Manag
GREEK ORG	GANISATION OF FOOTBALL PROGNOSTICS SA OPAP X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		

Proposal Number	Proposal	Proposal Type	Cast	
1.	AMEND: (1) ARTICLE 1 REGARDING ESTABLISHMENT-COMPANY S NAME; (2) ARTICLE 11 REGARDING MANAGEMENT; (3) ARTICLE 12 REGARDING COMPOSITION AND TENURE OF THE BOARD; (4) ARTICLE 13 REGARDING BOARD OF DIRECTOR S CONSTITUTION; (5) ARTICLE 16 REGARDING QUORUM-MAJORITY REPRESENTATION OF MEMBERS; (6) ARTICLE 31 REGARDING USUAL QUORUM AND MAJORITY			
	OF GENERAL MEETING; (7) ARTICLE 49 REGARDING APPLICATION OF CODIFIED LAW 2190/1920; (8) ARTICLE 52 REGARDING TRADE MARK OF OPAP SA; (9) ARTICLE 53 REGARDING SUBORDINATE BOD; (9) ARTICLE 54 REGARDING AUDITORS FOR THE FIRST FY; (10) ARTICLE 55 REGARDING INTERIM RESPONSIBILITIES OF THE MANAGING DIRECTOR; (11) ARTICLE 56 REGARDING			
2.	AUTHORIZATION ELECT THE BOARD OF DIRECTORS MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLE 14 OF THE LAW 3336/2005	Management	For	*Manao
3.	ELECT INDEPENDENT NON EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS ACCORDING TO THE LAW 3016/2002	Management	For	*Mana
4.	AMEND THE COMPANY S MANAGING DIRECTOR CONTRACT	Management	For	*Mana
5.	APPROVE THE RE-ADJUSTMENT OF THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND PREAPPROVAL OF THE SAME FOR THE FY 2006	Management	For	*Mana
6.	MISCELLANEOUS AND ANNOUNCEMENTS	Other	For	*Mana
6.		Other	For	*
	LC G42089113 ISIN: GB0002374006 B01DFS0, 0237400, 5409345, 5399736, 5460494			
VOTE GRO	UP: GLOBAL			
Proposal	Proposal	Proposal Type	Vote Cast	

THE YE 30 JUN 2005

Number	Proposal	Type	Cast	
1.	RECEIVE THE DIRECTORS AND THE AUDITORS REPORTS AND THE ACCOUNTS FOR THE YE 30 JUN 2005	Management	For	*Manag
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR	Management	For	*Manag

3.	DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES	Management	For	*Manag
4.	RE-ELECT MR. LORD BLYTH OF ROWINGTON AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Manag
5.	RE-ELECT MS. M. LILJA AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Manag
6.	RE-ELECT MR. W.S. SHANNAHAN AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Manag
7.	ELECT DR. F.B. HUMER AS A DIRECTOR	Management	For	*Manag
8.	RE-APPOINT KPMG AUDIT PLC AS THE AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY AND AUTHORIZE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	Management	For	*Manag
9.	APPROVE, IN SUBSTITUTION FOR ALL OTHER SUCH AUTHORITIES, TO RENEW THE POWER CONFERRED ON THE DIRECTORS BY PARAGRAPH 4.2 OF ARTICLE 4 OF THE COMPANY S ARTICLES OF ASSOCIATION FOR A PERIOD EXPIRING AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR ON 17 JAN 2007, WHICHEVER IS EARLIER AND FOR SUCH PERIOD THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH THE DIRECTORS MAY SO ALLOT IN ACCORDANCE WITH PARAGRAPH 4.2 OF ARTICLE 4 SECTION 80 PRESCRIBED AMOUNT REFERRED TO IN ARTICLE 4.2 SHALL BE GBP 291, 272, 000	Management	For	*Manag

- S.10 AUTHORIZE THE DIRECTORS, FOR THE PURPOSE OF PARAGRAPH Management 4.3 OF ARTICLE 4 OF THE COMPANY S ARTICLE OF ASSOCIATION, PURSUANT TO SECTION 95 OF THE COMPANIES ACT 1985 AS AMENDED , TO ALLOT EQUITY SECURITIES SECTION 94 OF THAT ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY THE PREVIOUS RESOLUTION AND/OR WHERE SUCH ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 94 (3A) OF THAT ACT, AS IF SECTION 89(1) OF THAT ACT DID NOT APPLY, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY OR ON 17 JAN 2007; AND THE DIRECTORS MAY SO ALLOT IN ACCORDANCE WITH PARAGRAPH 4.4(C) OF ARTICLE 4 THE SECTION 95 PRESCRIBED AMOUNT REFERRED TO IN PARAGRAPH 4.4(C) OF ARTICLE 4 SHALL BE GBP 44,132,121
- S.11 AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES
 SECTION 163 OF THE COMPANIES ACT 1985 AS AMENDED
 OF UP TO 305,041,222 OF ITS ORDINARY SHARES
 OF 28 101/108 PENCE EACH, AT A MINIMUM PRICE
 OF 28 101/108 PENCE AND THE MAXIMUM PRICE WHICH
 MAY BE PAID IS AN AMOUNT EQUAL TO 105% OF THE
 AVERAGE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY
 SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE
 DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS
 DAYS; AUTHORITY EXPIRES AT THE EARLIER OF THE
 CONCLUSION OF THE NEXT AGM OR ON 17 JAN 2007
 ; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A

For

*Manag

Management For *Manag

CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

	= =		
12.	AUTHORIZED THE COMPANY FOR THE PURPOSE OF SECTION	Management	For
	347C OF THE COMPANIES ACT 1985 AS AMENDED ,		
	TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS		
	SECTION 347A OF THAT ACT NOT EXCEEDING GBP		
	200,000 IN TOTAL; AND TO INCUR EU POLITICAL EXPENDITURE		
	SECTION 347A OF THE ACT NOT EXCEEDING GBP 200,000		
	IN TOTAL, DURING THE PERIOD BEGINNING WITH THE		
	DATE OF PASSING THIS RESOLUTION AND END OF THE		
	NEXT AGM OF THE COMPANY OR ON 17 JAN 2007, WHICHEVER		
	IS THE SOONER, IN ANY EVENT THE AGGREGATE AMOUNT		
	OF DONATIONS MADE AND POLITICAL EXPENDITURE INCURRED		
	BY THE COMPANY PURSUANT TO THIS RESOLUTION SHALL		
	NOT EXCEED GBP 200,000		
S.13	ADOPT THE NEW ARTICLES OF ASSOCIATION PRODUCED	Management	For
	TO THE MEETING AND INITIATED BY THE CHAIRMAN		

S.13 ADOPT THE NEW ARTICLES OF ASSOCIATION PRODUCED
TO THE MEETING AND INITIATED BY THE CHAIRMAN
FOR THE PURPOSE OF IDENTIFICATION AS THE ARTICLES
OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION
FOR AND TO THE EXCLUSION OF THE COMPANY S EXISTING
ARTICLES OF ASSOCIATION

*Manag

*Manag

NEWS CORP

ISSUER: U6525C103 ISIN: AU000000NWS2

SEDOL: B03VWD6, B03Q907

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 264193 DUE TO CHANGE IN THE RECORD DATE. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	Non-Voting	*Manag
1 1	FLECT MD CHACE CARRY	Wassassassas	P	+34
1.1	ELECT MR. CHASE CAREY	Management	For	*Manag
1.2	ELECT MR. PETER CHEMIN	Management	For	*Manag
1.3	ELECT MR. RODERICK I. EDDINGTON	Management	For	*Manag
1.4	ELECT MR. ANDREW S.B. KNIGHT	Management	For	*Manag
2.	RATIFY ERNST AND YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FYE 30 JUN 2006	Management	For	*Manag
3.	APPROVE TO ISSUE CLASS A COMMON STOCK TO A.E. HARRIS TRUST PURSUANT TO THE AMENDMENT TO AN AGREEMENT RELATING TO THE COMPANY S REINCORPORATION TO THE UNITED STATES IN NOV 2004	Management	For	*Manag
4.	APPROVE TO INCREASE THE AGGREGATE ANNUAL LIMIT	Management	For	*Manag

ON THE AMOUNT OF FEES PAID TO NON-EXECUTIVE DIRECTORS

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

	X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type		
1.	AMEND THE ARTICLES 1, 11, 12, 13, 16, 31, 49, 52, 53, 54, 55 AND 56 OF COMPANY S STATUTE	Management	For	*Mana
2.	ELECT THE BOARD OF DIRECTOR S MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLES 14 OF THE LAW 3336/2005	Management	For	*Mana
3.	ELECT THE INDEPENDENT NON-EXECUTIVE MEMBERS OF THE BOARD OF DIRECTOR ACCORDING TO THE LAW 3016/2002	Management	For	*Mana
4.	AMEND THE COMPANY S COLLABORATION CONTRACT OF THE COMPANY S MANAGING DIRECTOR	Management	For	*Mana
5.	APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006	E Management	For	*Mana
6.	MISCELLANEOUS ANNOUNCEMENTS	Other	For	*Mana
ISSUER: (SEDOL: 5	NG AND BROADCASTING LIMITED PBL Q7788C108 ISIN: AU000000PBL6 5636820, 6637082, B02PBH6 UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	
*	RECEIVE THE FINANCIAL STATEMENTS OF THE COMPANY AND ITS CONTROLLED ENTITIES FOR THE YE 30 JUN 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	Non-Voting	Non-Voting	*Mar
1.A	AUDITORS THEREON RE-ELECT MRS. ROWENA DANZIGER AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION IN ACCORDANCE	Management	For	*Mai
			173	رح م

WITH CLAUSE 6.1(F) OF THE COMPANY S CONSTITUTION

	COMPANY, WHO RETIRES BY ROTATION IN ACCORDANCE WITH CLAUSE 6.1(F) OF THE COMPANY S CONSTITUTION	-		
1.C	RE-ELECT MR. ROBERT WHYTE AS A DIRECTOR OF THE	Management	For	*Manao

Management For

*Manag

1.C RE-ELECT MR. ROBERT WHYTE AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION IN ACCORDANCE WITH CLAUSE 6.1(F) OF THE COMPANY S CONSTITUTION

RE-ELECT MR. ASHOK JACOB AS A DIRECTOR OF THE

2. ADOPT THE REMUNERATION REPORT FOR THE YE 30 JUN Management For *Management 2005

HARMONY GOLD MINING CO LTD

ISSUER: \$34320101 ISIN: ZAE000015228 SEDOL: 4410564, BOCRH18, 0410568, 6410562, B01DJL1, 7413021

OF SECURITIES MUST BE AUTHORIZED BY THE COMPANY S ARTICLES OF ASSOCIATION; REPURCHASES MAY NOT BE MADE AT A PRICE MORE THAN 10% ABOVE THE WEIGHTED AVERAGE OF THE MARKET VALUE FOR THE SECURITIES FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE TRANSACTION IS EFFECTED; AT ANY POINT IN TIME, THE COMPANY MAY ONLY APPOINT

VOTE GROUP: GLOBAL

1.B

	Proposal	Proposal Type	Cast	F
	ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YE 30 JUN 2005, INCLUDING THE REPORTS OF THE DIRECTORS AND AUDITORS			
2.	APPROVE TO FIX THE REMUNERATION OF THE DIRECTORS	Management	For	*Manag
3.	ELECT MR. J.A. CHISSANO AS A DIRECTOR IN TERMS OF THE COMPANY S ARTICLE OF ASSOCIATION	Management	For	*Manag
4.	RE-ELECT MR. FRANK ABBOTT, MR. PATRICE MOTSEPE AND MR. CEDRIC M.A. SAVAGE AS THE DIRECTORS IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.S.1	APPROVE, THAT THE COMPANY MAY, AS A GENERAL APPROVAL IN TERMS OF SECTION 85 (2) OF THE COMPANIES ACT, 1973 (ACT 61 OF 1973), AS AMENDED, ACQUIRE, FROM TIME TO TIME, SUCH NUMBER OF ITS SECURITIES AT SUCH PRICE OR PRICES AND ON SUCH OTHER TERMS AND CONDITIONS AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, BUT SUBJECT TO THE REQUIREMENTS FROM TIME TO TIME OF ANY STOCK EXCHANGE UPON WHICH THE COMPANY S SECURITIES MAY BE QUOTED OR LISTED AND TO THE FOLLOWING REQUIREMENTS OF THE JSE LIMITED OSE): THE REPURCHASE OF SECURITIES SHALL BE EFFECTED THROUGH THE ORDER BOOK OPERATED BY THE JSE TRADING SYSTEM AND DONE WITHOUT ANY PRIOR UNDERSTANDING OR ARRANGEMENT BETWEEN THE COMPANY AND THE COUNTER PARTY; THE REPURCHASE	Management	For	*Manag

ONE AGENT TO EFFECT ANY REPURCHASE(S) ON THE COMPANY S BEHALF; THE COMPANY MAY ONLY UNDERTAKE

A REPURCHASE OF THE SECURITIES IF, AFTER SUCH REPURCHASE, IT STILL COMPLIES WITH THE LISTINGS REQUIREMENTS OF THE JSE CONCERNING SHAREHOLDER SPREAD REQUIREMENTS; AND THE COMPANY OR ITS SUBSIDIARIES MAY NOT REPURCHASE THE COMPANY S SHARES DURING A PROHIBITED PERIOD, AS DEFINED IN THE LISTINGS REQUIREMENTS OF THE JSE; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OR FOR 15 MONTHS FROM THE DATE

6.01 AMEND, SUBJECT TO THE APPROVAL OF THE JSE AND THE DIRECTORS OF THE COMPANY, THE HARMONY (2003) SHARE OPTION SCHEME (APPROVED BY SHAREHOLDERS ON 14 NOV 2003) BE AMENDED BY THE DELETION OF CLAUSE 3.2 AND THE SUBSTITUTION THEREOF BY NEW CLAUSE

AUTHORIZE THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE, AFTER PROVIDING FOR THE REQUIREMENTS OF THE HARMONY (1994) SHARE OPTION SCHEME, THE HARMONY (2001) SHARE OPTION SCHEME AND THE HARMONY (2003) SHARE OPTION SCHEME, 10% OF THE REMAINING UNISSUED SECURITIES IN THE CAPITAL OF THE COMPANY, BEING 80,665,881 ORDINARY SHARES OF 50 CENTS EACH AS AT 01 SEP 2005, AT SUCH TIME OR TIMES TO SUCH PERSON OR PERSONS; OR BODIES CORPORATE UPON SUCH TERMS AND CONDITIONS AS THE DIRECTORS MAY FROM TIME TO TIME AT THEIR SOLE DISCRETION DETERMINE, SUBJECT TO THE PROVISIONS OF THE COMPANIES ACT, 1973 (ACT 61 OF 1973), AS AMENDED, AND THE

LISTINGS REQUIREMENTS OF JSE LIMITED

AUTHORIZE THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE EQUITY SECURITIES INCLUDING THE GRANT OR ISSUE OF OPTIONS OR SECURITIES THAT ARE CONVERTIBLE INTO AN EXISTING CLASS OF EQUITY SECURITIES FOR CASH (OR THE EXTINCTION OF A LIABILITY, O OR COMMITMENT, RESTRAINT(S), OF EXPENSES) ON SUCH TERMS A AS THE DIRECTORS MAY FROM TIME TO TIME AT THEIR SOLE DISCRETION DEEM FIT, AS AND WHEN SUITABLE O ARISE THEREFORE, BUT SUBJECT T REQUIREMENTS OF THE JSE: THE EQUITY SECURITIES WHICH ARE THE SUBJECT OF THE ISSUE FOR CASH MUST BE OF A CLASS ALREADY IN ISSUE, OR RE THIS IS NOT THE CASE, MUST BE LIMITED TO SUCH SECURITIES OR RIGHTS THAT ARE CONVERTIBLE INTO A CLASS IN ISSUE; THE EQUITY SECURITIES MUST BE ISSUED TO PUBLIC SHAREHOLDERS, AS DEFINED LISTINGS REQUIREMENTS OF THE JSE, AND NOT TO RELATED PARTIES; EQUITY SECURITIES WHICH ARE THE SUBJECT OF GENERAL ISSUES FOR CASH: I) IN THE AGGREGATE, IN ANY ONE FY, MAY NOT EXCEED 15% OF THE RELEVANT NUMBER OF EQUITY SECURITIES IN ISSUE OF THAT CLASS (FOR PURPOSES OF DETERMINING THE SECURITIES COMPRISING THE 15% NUMBER IN ANY

Management For *Manag

Management

For *Manag

Management For *Management

ONE YEAR, ACCOUNT MUST BE TAKEN OF THE DILUTION
EFFECT, IN THE YEAR OF ISSUE OF OPTIONS/CONVERTIBLE
SECURITIES, BY INCLUDING THE NUMBER OF ANY EQUITY
SECURITIES WHICH MAY BE ISSUED IN FUTURE ARISING
OUT OF THE ISSUE OF SUCH OPTIONS/CONVERTIBLE
SECURITIES); II) OF A PARTICULAR CLASS, WILL
BE AGGREGATED WITH ANY SECURITIES THAT ARE COMPULSORILY
CONVERTIBLE INTO SECURITIES OF THAT CLASS, AND,
IN THE CASE OF THE ISSUE OF COMPULSORILY CONVERTIBLE
SECURITIES, AGGREGATED WITH THE SECURITIES OF
THAT CLASS INTO WHICH THEY ARE COMPULSORILY CONVERTIBLE;
III) AS REGARDS THE NUMBER OF SECURITIES WHICH
MAY BE ISSUED (THE 15% NUMBER), SHALL BE BASED
ON THE NUMBER OF SECURITIES OF THAT CLASS IN

ISSUE ADDED TO THOSE THAT MAY BE ISSUED IN FUTURE (ARISING FROM THE CONVERSION OF OPTIONS/CONVERTIBLE SECURITIES), AT THE DATE OF SUCH APPLICATION: 1) LESS ANY SECURITIES OF THE CLASS ISSUED, OR TO BE ISSUED IN FUTURE ARISING FROM OPTIONS/ CONVERTIBLE SECURITIES ISSUED, DURING THE CURRENT FINANCIAL YEAR; 2) PLUS ANY SECURITIES OF THAT CLASS TO BE ISSUED PURSUANT TO: (AA) A RIGHTS ISSUE WHICH HAS BEEN ANNOUNCED, IS IRREVOCABLE AND IS FULLY UNDERWRITTEN; OR (BB) AN ACQUISITION WHICH HAS HAD FINAL TERMS ANNOUNCED MAY BE INDUCED, AS THOUGH THEY WERE SECURITIES IN ISSUE AS AT THE DATE OF APPLICATION; D) THE MAXIMUM DISCOUNT AT WHICH EOUITY SECURITIES MAY BE ISSUED IS 10% OF THE WEIGHTED AVERAGE TRADED PRICE OF SUCH SECURITIES MEASURED OVER THE 30 BUSINESS DAYS PRIOR TO THE DATE THAT THE PRICE OF THE ISSUE IS DETERMINED OR AGREED BY THE DIRECTORS OF THE COMPANY; THE JSE WILL BE CONSULTED FOR A RULING IF THE COMPANY S SECURITIES HAVE NOT TRADED IN SUCH 30 BUSINESS DAY PERIOD; THE COMPANY WILL ONLY TRANSACT IN DERIVATIVE TRANSACTIONS RELATING TO THE REPURCHASE OF SECURITIES IF, WITH REGARD TO THE PRICE OF THE DERIVATIVE: I) THE STRIKE PRICE OF ANY PUT OPTION WRITTEN BY THE COMPANY LESS THE. VALUE OF THE PREMIUM RECEIVED BY THE COMPANY FOR THAT PUT OPTION MAY NOT BE GREATER THAN THE FAIR VALUE OF A FORWARD AGREEMENT BASED ON A SPOT PRICE NOT GREATER THAN 10% ABOVE THE WEIGHTED AVERAGE OF THE MARKET VALUE FOR THE SECURITIES FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE TRANSACTION IS EFFECTED; II) THE STRIKE PRICE OF ANY CALL OPTION MAY BE GREATER THAN 10% ABOVE THE WEIGHTED AVERAGE OF THE MARKET VALUE FOR THE SECURITIES FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE TRANSACTION IS EFFECTED AT THE TIME OF ENTERING INTO THE DERIVATIVE AGREEMENT, BUT THE COMPANY MAY EXERCISE THE CALL OPTION IF IT IS MORE THAN 10% OUT OF THE MONEY III) THE STRIKE PRICE OF THE FORWARD AGREEMENT MAY BE GREATER THAN 10% ABOVE THE WEIGHTED AVERAGE OF THE MARKET VALUE FOR THE SECURITIES FOR THE

FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE TRANSACTION IS EFFECTED BUT LIMITED TO THE FAIR VALUE OF A FORWARD AGREEMENT CALCULATED FROM A SPOT PRICE NOT GREATER THAN 10% ABOVE THE WEIGHTED AVERAGE OF THE MARKET VALUE FOR THE SECURITIES FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE TRANSACTION IS EFFECTED

SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED

HARMONY ISSUER: SEDOL:	GOLD MINING COMPANY LIMITED 413216 ISIN:	НМҮ		ANA
VOTE GRC	DUP: GLOBAL			
Proposal Number	l Proposal	Proposal Type	Vote Cast	F
01 02 03	ADOPTION OF 2004/2005 AUDITED FINANCIAL STATEMENTS TO FIX THE REMUNERATION OF DIRECTORS TO ELECT DIRECTOR IN TERMS OF THE COMPANY S ARTICLES OF ASSOCIATION: MR JA CHISSANO	Management Management Management	For For For	*Manag *Manag *Manag
4A	TO RE-ELECT DIRECTOR IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION: MR F ABBOTT	Management	For	*Manag
4B	TO RE-ELECT DIRECTOR IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION: MR PT MOTSEPE	Management	For	*Manag
4C	TO RE-ELECT DIRECTOR IN TERMS OF HARMONY S ARTICLES OF ASSOCIATION: MR CMA SAVAGE	Management	For	*Manag
S1	GRANTING AUTHORITY FOR SHARE REPURCHASES	Management	For	*Manag
01	AMENDING CLAUSE 3.2 OF THE HARMONY (2003) SHARE OPTION SCHEME	Management	For	*Manao
02	PLACING 10% OF THE UNISSUED ORDINARY SHARES OF THE COMPANY UNDER DIRECTORS CONTROL	Management	For	*Manaq
03	AUTHORISING THE DIRECTORS TO ISSUE SHARES FOR CASH	Management	For	*Manaq
ISSUER:	F72027109 ISIN: FR0000120693 4682329, B030Q53, 4427100, B043D05, 4682318	BLOCKING		MIX ME
Proposal Number	l Proposal	Proposal Type	Vote Cast	1
*	A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE	Non-Voting	Non-Voting	*Mana

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

0.1	APPROVE THE ACCOUNTS FOR THE YE 30 JUN 2005	Management	For	*Manag
0.2	APPROVE THE CONSOLIDATED ACCOUNTS FOR THE FYE	Management	For	*Manag
	30 JUN 2005			
0.3	APPROVE THE ALLOCATION OF THE RESULT FOR THE	Management	For	*Manag
	FYE ON 30 JUN 2005 AND DISTRIBUTION OF THE DIVIDEND			

0.4	APPROVE THE TRANSFER OF THE SUMS POSTED TO THE LONG-TERM CAPITAL GAINS SPECIAL RESERVES ACCOUNT	Management	For	*Manag
0.5	APPROVE THE REGULATED AGREEMENTS	Management	For	*Manag
0.6	APPROVE THE NON-RENEWAL OF MR. M. JEAN-CLAUDE BETON S MANDATE AS A DIRECTOR	Management	For	*Manag
0.7	APPROVE TO RENEW MS. DANIELE RICARD S MANDATE AS A DIRECTOR	Management	For	*Manag
0.8	APPROVE TO RENEW MR. M. GERARD THERY S MANDATE AS A DIRECTOR	Management	For	*Manag
0.9	APPROVE TO DETERMINE THE DIRECTOR S FEES	Management	For	*Manaq
0.10	APPROVE THE RENEWAL OF A PRINCIPAL STATUTORY AUDITOR	Management	For	*Manag
0.11	APPROVE THE NON-RENEWAL OF A PRINCIPAL STATUTORY AUDITOR	Management	For	*Manag
0.12	APPROVE THE RENEWAL OF A SUBSTITUTE STATUTORY	Management	For	*Manag

AUDITOR

0.13	AUTHORIZE THE BOARD OF DIRECTORS TO REPURCHASE, TO KEEP AND TO TRANSFER COMPANY SHARES	Management	For	*Manag
E.1	AMEND ARTICLES 15, 23 AND 34 OF THE ARTICLES OF ASSOCIATION TO ENABLE THE BOARD OF DIRECTORS TO ISSUE BONDS WITHOUT AUTHORIZATION OF THE GENERAL MEETING	Management	For	*Manag
E.2	AMEND ARTICLE 21 OF THE ARTICLES OF ASSOCIATION TO ENABLE THE RECOURSE TO NEWMEANS OF TELECOMMUNICATION FOR THE HOLDING OF THE BOARD OF DIRECTORS MEETINGS	Management	For	*Manag
E.3	APPROVE THE HARMONIZATION WITH OF THE ARTICLES OF ASSOCIATION WITH THE NEW APPLICABLE REGULATIONS	Management	For	*Manag
E.4	AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF THE SHARES PREVIOUSLY REPURCHASED	Management	For	*Manag
E.5	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ORDINARY COMPANY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL WITH THE MAINTENANCE OF THE PREFERENTIAL SUBSCRIPTION RIGHTS	Management	For	*Manag
E.6	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE COMPANY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL WITH THE CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS WITH FACULTY TO CONFER A PRIORITY SUBSCRIPTION PERIOD	Management	For	*Manag
E.9	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE SHARES AND SECURITIES GIVING ACCESSTO THE SHARE CAPITAL IN CASE OF A TAKE OVERBID INITIATED BY THE COMPANY	Management	For	*Manag
E.7	AUTHORIZE THE BOARD OF DIRECTORS IN CASE OF A SHARE CAPITAL INCREASE, WITH ORWITHOUT CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS, TO INCREASE THE NUMBER OF SHARES TO BE ISSUED	Management	For	*Manag
E.8	AUTHORIZE THE BOARD OF DIRECTORS, WITHIN THE LIMIT OF 10 % OF THE SHARE CAPITAL, TO ISSUE SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND MADE TO THE COMPANY AND MADE UP OF SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL	Management	For	*Manag
E.10	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE SECURITIES REPRESENTATIVE OF DEBT GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES	Management	For	*Manag
E.11	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS OR OTHER SUMS THE CAPITALIZATION OF WHICH WOULD BE ALLOWED	Management	For	*Manag

E.12 AUTHORIZE THE BOARD OF DIRECTORS TO ALLOCATE

A BONUS ISSUE OF ORDINARY SHARESOF THE COMPANY

Management For *Manag

E.13 AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED WITH Management For *Management*

s.1	AMEND, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTION S.2 AND IMMEDIATELY PRIOR TO THE REDUCTION OF CAPITAL AS DEFINED IN RESOLUTION	Management	For	*Manag
Proposal Number	Proposal	Proposal Type	Vote Cast	F
VOTE GRO	OUP: GLOBAL			
ISSUER: SEDOL:	NEPHEW PLC G82343164 ISIN: GB0009223206 B03W767, B032756, 4228499, 0922320			
6.	MISCELLANEOUS ANNOUNCEMENTS	Other	For	*Manag
5.	APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006	Management	For	*Manag
4.	AMEND THE COMPANY S COLLABORATION CONTRACT OF THE COMPANY S MANAGING DIRECTOR	Management	For	*Manaç
3.	ELECT THE INDEPENDENT NON-EXECUTIVE MEMBERS OF THE BOARD OF DIRECTOR ACCORDING TO THE LAW 3016/2002	Management	For	*Manag
2.	ELECT THE BOARD OF DIRECTOR S MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLES 14 OF THE LAW 3336/2005	Management	For	*Manag
1.	AMEND THE ARTICLES 1, 11, 12, 13, 16, 31, 49, 52, 53, 54, 55 AND 56 OF COMPANY S STATUTE AS SPECIFIED	Management	For	*Manac
	Proposal	Proposal Type	Cast	F
VOTE GRO	DUP: GLOBAL			
ISSUER: SEDOL:	RGANISATION OF FOOTBALL PROGNOSTICS SA OPAP X5967A101 ISIN: GRS419003009 7107250, B0CM8G5			
E.16	GRANT POWERS TO PROCEED WITH ANY FORMALITIES	Management	For	*Manaç
E.14 E.15	APPROVE THE MERGER BY INTEGRATION OF SIFA APPROVE THE REDUCTION OF THE SHARE CAPITAL, NOT MOTIVATED BY LOSSES, AND MERGER PREMIUM	Management Management		*Manaq
	SHARE CAPITAL INCREASES RESERVED TO THE COMPANY S SAVING SCHEME MEMBERS			

REDUCTION OF CAPITAL AS DEFINED IN RESOLUTION

S.2) TAKING EFFECT, THE RIGHTS ATTACHING TO THE ORDINARY SHARES OF 12 2/9 PENCE EACH IN THE CAPITAL OF THE COMPANY BY THE ADDITION OF A NEW ARTICLE 167A IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED

S.2 APPROVE, SUBJECT TO AND CONDITIONAL UPON THE Management PASSING OF RESOLUTION S.3: A) TO REDUCE THE SHARE CAPITAL OF THE COMPANY BY CANCELLING AND EXTINGUISHING ALL OF THE ISSUED AND UNISSUED ORDINARY SHARES OF 12 2/9 PENCE EACH IN THE CAPITAL OF THE COMPANY EXISTING ORDINARY SHARES IN EXISTENCE AS AT 6.00 P.M ON THE DAY IMMEDIATELY PRECEDING THE DAY ON WHICH THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES MAKES AN ORDER CONFIRMING SUCH REDUCTION OF CAPITAL SUCH CANCELLATION AND EXTINGUISHMENT BEING REFERRED TO AS THE REDUCTION OF CAPITAL AND THE CREDIT ARISING IN THE COMPANY S BOOKS OF ACCOUNT AS A RESULT OF THE REDUCTION OF CAPITAL TRANSFERRED TO A SPECIAL RESERVE OF THE COMPANY THE CANCELLATION RESERVE ; IMMEDIATELY UPON THE REDUCTION OF CAPITAL TAKING EFFECT SUCH DATE TO BE THE EFFECTIVE DATE : THE CAPITAL OF THE COMPANY BE INCREASED BY GBP 50,000 BY THE CREATION OF 50.000 DEFERRED SHARES OF GBP 1 EACH EACH A DEFERRED SHARE HAVING THE RIGHTS AND RESTRICTIONS SET OUT IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AS AMENDED IN ACCORDANCE WITH RESOLUTION S.3; THE SUM OF GBP 50,000 STANDING TO THE CREDIT OF THE COMPANY S RESERVES BE CAPITATISED AND, ACCORDINGLY, AUTHORIZE THE DIRECTORS AS OF THE EFFECTIVE DATE BUD IMMEDIATELY PRIOR TO ANY ALLOTMENT OF NEW DOLLAR SHARES PURSUANT TO RESOLUTION S.2 TAKING EFFECT, THE SAID SUM OF GBP 50,000 IN PAYING UP IN FULL AT PAR 50,000 DEFERRED SHARES, AND TO ALLOT AND ISSUE THE SAME, CREDITED AS FULLY PAID TO THE THEN CHIEF EXECUTIVE OF THE COMPANY OR ANY SUCH OTHER DIRECTOR AS THE BOARD OF DIRECTORS OF THE COMPANY SHALL NOMINATE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORIZED TO MAKE SUCH ALLOTMENT AND ISSUE AS IF ARTICLE 154.2 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY DID NOT APPLY TO SUCH ALLOTMENT, AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985 THE ACT; AUTHORITY EXPIRE AT THE CONCLUSION OF THE AGM OF THE COMPANY; TO INCREASE THE AUTHORIZED SHARE CAPITAL OF THE COMPANY TO SUCH AMOUNT AS RESULTS FROM THE CREATION OF SUCH NUMBER OF NEW ORDINARY SHARES AS IS EQUAL TO THE NUMBER OF EXISTING ORDINARY SHARES AS CANCELLED PURSUANT TO THE REDUCTION OF CAPITAL, EACH HAVING A NOMINAL VALUE IN CENTS EACH A NEW DOLLAR SHARE ROUNDED DOWN TO THE NEAREST CENT EQUIVALENT TO 12 2/9 PENCE WHICH IS A MULTIPLE OF 5 (THE DOLLAR NOMINAL VALUE CALCULATED BY REFERENCE TO THE DOSING MID-POINT EXCHANGE RATE FOR US DOLLARS WITH STERLING

IN LONDON AS DERIVED FROM REUTERS AT 4.00 P.M

*Manag

For

ON THE DAY IMMEDIATELY PRIOR TO THE EFFECTIVE
DATE OR IF SUCH IS NOT A BUSINESS DAY, THE BUSINESS
DAY IN IMMEDIATELY PRECEDING THE EFFECTIVE DATE
AS PUBLISHED IN THE FINANCIAL TIMES ON THE EFFECTIVE
DATE OR A PUBLISHED RATE CONSIDERED APPROPRIATE
BY THE DIRECTORS (THE EXCHANGE RATE; THE SUM
STANDING TO THE CREDIT OF THE CANCELLATION RESERVE
BE CONVERTED INTO US DOLLARS AT THE EXCHANGE
RATE; THE SUM STANDING TO THE CREDIT OF THE CANCELLATION
RESERVE AS A RESULT OF THE CONVERSION REFERRED
RESOLUTION S.2 BE APPLIED IN PAYING UP THE NUMBER
OF NEW DOLLAR SHARES IN FULL AT THE DOLLAR NOMINAL
VALUE AS IS EQUIVALENT TO THE ISSUED EXISTING
ORDINARY SHARES CANCELLED PURSUANT TO THE REDUCTION
OF CAPITAL THE RELEVANT NUMBER PROVIDED THAT

IF THERE WOULD OTHERWISE BE ANY SURPLUS AMOUNT REMAINING IN THE CANCELLATION RESERVE, THE RELEVANT NUMBER OF NEW DOLLAR SHARES SHALL BE PAID UP AT AN AGGREGATE PREMIUM EQUAL TO SUCH REMAINING AMOUNT; AND THE RELEVANT NUMBER OF NEW DOLLAR SHARES BE ALLOTTED AND ISSUED CREDITED AS FULLY PAID TO THOSE PERSONS WHO APPEAR ON THE REGISTER OF MEMBERS OF THE COMPANY AT CLOSE OF BUSINESS ON THE BUSINESS DAY IMMEDIATELY PRIOR TO THE EFFECTIVE DATE AS THE HOLDERS OF THE CANCELLED EXISTING ORDINARY SHARES ON THE BASIS OF ONE NEW DOLLAR SHARE FOR EACH EXISTING ORDINARY SHARE HELD BY THEM; C) AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 ACT, TO ALLOT RELEVANT NUMBER OF THE NEW SHARES CREATED BY RESOLUTION S.2 AGGREGATING A MAXIMUM NOMINAL AMOUNT OF GBP IN US DOLLARS OF RELEVANT SECURITIES AS IS EQUAL TO THE RELEVANT NUMBER MULTIPLIED BY THE DOLLAR NOMINAL VALUE, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1); AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY

- S.3 AMEND ARTICLE 3, 8A, 38, 53 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, CONDITIONAL UPON THE REDUCTION OF CAPITAL REFERRED TO IN RESOLUTION S.2 TAKING EFFECT AND PRIOR TO THE ALLOTMENT AND ISSUE OF THE NEW DOLLAR SHARES REFERRED TO IN RESOLUTION S.2 AS SPECIFIED
- o.4 AUTHORIZE THE DIRECTORS, IN ADDITION TO AND WITHOUT Management For *Management For *Manage

FROM THE REDUCTION OF CAPITAL AND ASSOCIATED
MATTERS REFERRED TO IN RESOLUTION S.2 BECOMING
EFFECTIVE THE REDENOMINATION AND IN SUBSTITUTION
FOR THE AUTHORITY GRANTED BY ARTICLE 9.2 OF THE
MIDAS OF ASSOCIATION OF THE COMPANY AS RENEWED
AT THE AGM HELD ON 05 MAY 2005, BUT WITHOUT PREJUDICE
TO ANY PRIOR EXERCISE OF SUCH AUTHORITY, AND
FOR THE PURPOSES OF SECTION 80 OF THE ACT TO
EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT

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RELEVANT SECURITIES WITHIN THE MEANING OF THAT SECTION UP TO AN AGGREGATE, NOMINAL AMOUNT OF USD 56,115,233 PROVIDED THAT: AUTHORITY THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2006 OR 04 AUG 2006 AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY; ALL AUTHORITIES PREVIOUSLY CONFERRED UNDER SECTION 80 OF THE ACT BE AND THEY ARE HEREBY REVOKED, PROVIDED THAT SUCH REVOCATION SHALL NOT HAVE RETROSPECTIVE EFFECT.

S.5 APPROVE, SUBJECT TO THE PASSING OF RESOLUTION
4 AND IN THE EVENT THAT THE REDENOMINATION SHALL
HAVE BECOME EFFECTIVE, IN RESPECT OF THE DIRECTORS
POWER TO ALLOT SECURITIES OTHERWISE THAN TO
EXISTING SHAREHOLDERS PRO RATA TO THEIR HOLDINGS
GRANTED BY ARTICLE 9.3 OF THE ARTICLES OF ASSOCIATION
OF THE COMPANY AS RENEWED AT THE AGM HELD ON
05 MAY 2005, THE SECTION 89 AMOUNT FOR THE
PURPOSES OF ARTICLE 9 OF THE MIDAS OF ASSOCIATION
OF THE COMPANY SHALL BE USD 9,999,385 FOR THE
PERIOD UP TO THE CONCLUSION OF THE AGM OF THE
COMPANY IN 2006 OR 04 AUG 2006 WHICHEVER IS THE
EARLIER

S.6 AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY Management For *Management BY DELETING EXISTING ARTICLES 140 AND 142 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND INSERTING ARTICLE 140.1, 140.2, 140.3 AND 142

WESTPAC BANKING CORP
ISSUER: Q97417101 ISIN: AU000000WBC1

IN THEIR PLACE AS SPECIFIED

SEDOL: 0957258, 6076146, 6957393, B01D654, 5412183, 6956527

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE THE ANNUAL FINANCIAL REPORT, THE DIRECTORS REPORT AND THE AUDIT REPORT OF THE WESTPAC FOR THE YE 30 SEP 2005	Non-Voting	Non-Voting	*Manag
2.a	RE-ELECT MR. LEONARD ANDREW DAVIS AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLES 9.2 AND 9.3 OF THE CONSTITUTION	Management	For	*Manag
2.b	RE-ELECT MR. DAVID ALEXANDER CRAWFORD AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLES 9.2 AND	Management	For	*Manag

Management For *Manag

4. ADOPT THE ANNUAL REMUNERATION REPORT FOR WESTPAC Management For *Management*

9.3 OF THE CONSTITUTION

FOR THE YE 30 SEP 2005

HILTON GROUP PLC

S.3 AMEND ARTICLE 9.1 OF THE CONSTITUTION

VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Cast	
1.	APPROVE THE DISPOSAL OF THE ENTIRE ISSUED SHARE CAPITAL OF LADBROKES GROUP INTERNATIONAL LUXEMBOURG S.A. AND LADBROKES HOTELS USA CORPORATION AND THE TRANSFER OF THE ASSOCIATED CONTRACTS AS SPECIFIED THE CIRCULAR ON THE TERMS AND SUBJECT TO THE CONDITIONS OF A DISPOSAL AGREEMENT DATED 29 DEC 2005 BETWEEN, INTERALIA, I) THE COMPANY; AND II) HHC THE DISPOSAL AGREEMENT AS SPECIFIED; AUTHORIZE THE INDEPENDENT DIRECTORS FOR THE PURPOSES OF CHAPTER 10 OF THE LISTING RULES OF THE UK LISTING AUTHORITY AND GENERALLY, AS SPECIFIED TO CONCLUDE AND IMPLEMENT THE DISPOSAL AGREEMENT IN ACCORDANCE WITH ITS TERMS AND CONDITIONS AND TO MAKE SUCH NON MATERIAL MODIFICATIONS, VARIATIONS, WAIVERS AND EXTENSIONS OF ANY OF THE TERMS OF THE DISPOSAL AGREEMENT AND ANY OTHER DOCUMENTS CONNECTED WITH SUCH TRANSACTION AND ARRANGEMENTS			*Mana
S.2	APPROVE, SUBJECT TO PASSING OF RESOLUTION 1 AND COMPLETION OF THE DISPOSAL AGREEMENT, THE NAME OF THE COMPANY BE CHANGED TO LADBROKES PLC	Management	For	*Mana
ISSUER:	AG, MUENCHEN D03080112 ISIN: DE0008404005 5766749, 0048646, 5242487, B030T87, 5479531, 7158333, 00	018490, 5231485		
 VOTE GRO	UP: GLOBAL			
		Proposal		
Proposal Number	Proposal	Type		

Management For *Manag

THE COMPANY AND RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI WILL BE MERGED INTO THE COMPANY BY WAY OF MERGER BY ACQUISITION WITHOUT LIQUIDATION PURSUANT TO ARTICLE 17 (2A) OF COUNCIL REGULATION EC NO. 2157/2001 OF 08 OCT 2001; BEFORE THE MERGER CAN BECOME EFFECTIVE, RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI IS OBLIGED TO TRANSFER ITS BUSINESS ACTIVITIES TO ITS WHOLLY-OWNED SUBSIDIARY RAS ITALIA S.P.A. IN ORDER TO ENSURE THAT THE INSURANCE BUSINESS OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI WILL NOT BE TRANSFERRED TO THE COMPANY; AS COMPENSATION FOR THE MERGER SHAREHOLDERS OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI WILL RECEIVE EITHER CASH COMPENSATION - ORDINARY SHAREHOLDERS EUR 16.72 PER SHARE, PREFERRED SHAREHOLDERS EUR 24.24 PER SHARE OR SHARES OF THE COMPANY FOR EVERY 19 ORDINARY/PREFERRED SHARES OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI 3 REGISTERED NO-PAR SHARES OF THE COMPANY WILL BE GRANTED TO EVERY SHAREHOLDER OF RI UNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI; UPON THE MERGER BECOMING EFFECTIVE THE COMPANY SHALL ADOPT THE LEGAL FORM OF A SOCIETAS EUROPAEA SE

- APPROVE THE CAPITAL INCREASE IN CONNECTION WITH THE MERGER AS PER ITEM 1; THE COMPANY S SHARE CAPITAL SHALL BE INCREASED BY UP TO EUR 64,315,543.04 THROUGH THE ISSUE OF UP TO 25,123,259 NEW REGISTERED NO-PAR SHARES TO THE OUTSIDE SHAREHOLDERS OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI; GRANT 3 SHARES OF THE COMPANY IN EXCHANGE FOR EVERY 19 ORDINARY/PREFERRED SHARES OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI
- APPROVE THE CREATION OF AN AUTHORIZED CAPITAL 2006/I, REVOCATION OF THE AUTHORIZED CAPITAL 2004/I, AND THE CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION; AUTHORIZE THE BOARD OF MANAGING DIRECTORS, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO INCREASE THE SHARE CAPITAL BY UP TO EUR 450,000,000 THROUGH THE ISSUE OF NEW REGISTERED NO-PAR SHARES AGAINST PAYMENT IN CASH AND/OR KIND, ON OR BEFORE 07 FEB 2011; APPROVE THAT THE SHAREHOLDERS SHALL BE GRANTED SUBSCRIPTION RIGHTS FOR A CAPITAL INCREASE AGAINST CASH PAYMENT; SHAREHOLDERS SUBSCRIPTION RIGHTS MAY BE EXCLUDED FOR RESIDUAL AMOUNTS, IN ORDER TO GRANT SUCH RIGHTS TO HOLDERS OF CONVERTIBLE OR WARRANT BONDS, AND FOR THE ISSUE OF SHARE S AT A PRICE NOT MATERIALLY BELOW THEIR MARKET PRICE OR AGAINST CONTRIBUTIONS IN KIND; APPROVE THE AUTHORIZED CAPITAL 2004/I SHALL BE REVOKED IN RESPECT OF ITS UNUSED PORTION OF EUR 424,100,864

For

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APPROVE THE CREATION OF AUTHORIZED CAPITAL 2006/II, REVOCATION OF THE AUTHORIZED CAPITAL 2004/II,

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AND THE CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION; AUTHORIZE THE BOARD OF MANAGING DIRECTORS, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO INCREASE THE SHARE CAPITAL UP TO EUR 15,000,000 THROUGH THE ISSUE OF NEW REGISTERED NO-PAR SHARES AGAINST PAYMENT IN CASH, ON OR BEFORE 07 FEB 2011; APPROVE THAT THE SHAREHOLDERS SUBSCRIPTION RIGHTS MAY BE EXCLUDED FOR THE ISSUE OF EMPLOYEE SHARES, AND FOR RESIDUAL AMOUNTS; APPROVE THE AUTHORIZED CAPITAL 2004/II SHALL BE REVOKED IN RESPECT OF ITS UNUSED PORTION OF EUR 4,356,736

- APPROVE TO ISSUE CONVERTIBLE AND/OR WARRANT BONDS, Management For THE CREATION OF CONTINGENT CAPITAL, AND THE CORRESPONDING; AMEND THE ARTICLE OF ASSOCIATION; AUTHORIZE THE SHAREHOLDERS MEETING OF 05 MAY 2004, TO ISSUE CONVERTIBLE AND/OR WARRANT BONDS SHALL BE REVOKED AND THE CORRESPONDING CONTINGENT CAPITAL 2004 REDUCED TO EUR 5,632,000; AUTHORIZE THE BOARD OF MANAGING DIRECTORS, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO ISSUE BEARER OR REGISTERED BONDS OF UP TO EUR 10,000,000,000, CONFERRING CONVERTIBLE AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY, ONCE OR MORE THAN ONCE ON OR BEFORE 07 FEB 2011; APPROVE THE SHAREHOLDERS SUBSCRIPTION RIGHTS EXCEPT FOR RESIDUAL AMOUNTS, IN ORDER TO GRANT SUCH RIGHTS TO HOLDERS OF PREVIOUSLY ISSUED BONDS, FOR THE ISSUE OF BOND S CONFERRING CONVERTIBLE AND/OR OPTION RIGHTS FOR SHARES OF THE COMPANY OF UP TO 10% OF THE SHARE CAPITAL AT A PRICE NOT MATERIALLY BELOW THEIR THEORETICAL MARKET VALUE, AND FOR THE ISSUE OF BONDS AGAINST CONTRIBUTIONS IN KIND; APPROVE TO INCREASE THE COMPANY S SHARE CAPITAL ACCORDINGLY BY UP TO EUR 250,000,000 THROUGH THE ISSUE OF UP TO 97,656,250 NEW REGISTERED NO-PAR SHARES, IN SO FAR AS CONVERTIBLE AND/OR OPTION RIGHTS ARE EXERCISED CONTINGENT CAPITAL 2006
- 6. APPROVE: TO RENEW THE AUTHORIZATION TO ACQUIRE
 OWN SHARES FOR PURPOSES OF SECURITIES TRADING
 FINANCIAL INSTITUTIONS IN WHICH THE COMPANY HOLDS
 A MAJORITY INTEREST SHALL BE AUTHORIZED TO ACQUIRE
 AND SELL SHARES OF THE COMPANY, AT PRICES NOT
 DEVIATING MORE THAN 10% FROM THE MARKET PRICE
 OF THE SHARES, ON OR BEFORE 07 AUG 2007; THE
 TRADING PORTFOLIO OF SHARES TO BE ACQUIRED FOR
 SUCH PURPOSE SHALL NOT EXCEED 5% OF THE COMPANY
 S SHARE CAPITAL AT THE END OF ANY DAY
- 7. APPROVE THE AUTHORIZATION TO ACQUIRE OWN SHARES FOR PURPOSES OTHER THAN SECURITIES TRADING THE COMPANY SHALL BE AUTHORIZED TO ACQUIRE OWN SHARES OF UP TO 10% OF ITS SHARE CAPITAL, THROUGH THE STOCK EXCHANGE AT A PRICE NOT DIFFERING MORE THAN 15% FROM THE MARKET PRICE OF THE SHARES, OR BY WAY OF A REPURCHASE OFFER AT A PRICE NOT DIFFERING MORE THAN 20% FROM THE MARKET PRICE, ON OR BEFORE 07 AUG 2007; AUTHORIZE THE BOARD OF MANAGING DIRECTORS TO DISPOSE OF THE SHARES IN A MANNER OTHER THAN THE STOCK EXCHANGE OR AN OFFER TO ALL SHAREHOLDERS IF THE SHARES ARE SOLD AT A PRICE NOT MATERIALLY BELOW THEIR MARKET

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PRICE, TO USE THE SHARES FOR ACQUISITION PURPOSES, TO FLOAT THE SHARES ON FOREIGN STOCK EXCHANGES, TO USE THE SHARES FOR THE FULFILLMENT OF CONVERTIBLE OR OPTION RIGHTS, TO OFFER THE SHARES TO EMPLOYEES OF THE COMPANY OR ITS AFFILIATES, TO USE UP TO 173,241 SHARES WITHIN THE SCOPE OF THE 2005 STOCK OPTION PLAN OF RIUNIONE ADRIATICA DI SICURTA SOCIETA PER AZIONI, AND TO RETIRE THE SHARES

* COUNTER PROPOSALS HAVE BEEN RECEIVED FOR THIS MEETING. A LINK TO THE COUNTER PROPOSAL INFORMATION IS AVAILABLE IN THE MATERIAL URL SECTION OF THE APPLICATION. IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES AT THE COMPANYS MEETING.

Non-Voting Non-Voting *Manag

ROCHE HOLDING AG, BASEL

SEDOL: 7110388, 7618086, B01DPV3, 7119158

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type		F
2.	RATIFY THE BOARD OF DIRECTORS ACTIONS TAKEN BY ITS MEMBERS IN 2005	Management	For	*Manag
3.	APPROVE TO VOTE ON THE APPROPRIATION OF AVAILABLE EARNINGS AS SPECIFIED	Management	For	*Manag
4.1	RE-ELECT MR. PETER BRABECK-LETMATHE AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS SPECIFIED BY THE ARTICLES OF INCORPORATION	Management	For	*Manag
4.2	RE-ELECT DR. DEANNE JULIUS AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS PROVIDED BY THE ARTICLES OF INCORPORATION	Management	For	*Manag
4.3	RE-ELECT PROF. HORST TELTSCHIK AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS PROVIDED BY THE ARTICLES OF INCORPORATION	Management	For	*Manag
4.4	RE-ELECT PROF. BEATRICE WEDER DI MAURO AS A NEW MEMBER OF THE BOARD FOR A TERM OF 4 YEARS AS PROVIDED BY THE ARTICLES OF INCORPORATION	Management	For	*Manag
5.	RE-ELECT KPMG KLYNVELD PEAT MARWICK GOERDELER SA AS STATUTORY AND GROUP AUDITORS FOR THE FY	Management	For	*Manag

PLEASE NOTE THAT THIS IS AN AGM. THANK YOU Non-Voting

2006

*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY	Non-Voting		*Manag
	IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT			
	SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION			
	FOR YOUR ACCOUNTS			
1.	APPROVE THE ANNUAL REPORT, FINANCIAL STATEMENTS	Management	For	*Manag
	AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2005	-		Ĭ

ROCHE HOLDING AG, BASEL
ISIN: CH0012032048

SEDOL: 7110388, 7618086, B01DPV3, 7119158

BY THE ARTICLES OF INCORPORATION

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Cast	F
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.			*Manag
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 274753 DUE TO CHANGE IN THE VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Voting	*Manag
1.	APPROVE THE ANNUAL REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2005	Non-Voting	Non-Voting	*Manag
2.	RATIFY THE BOARD OF DIRECTORS ACTIONS TAKEN BY ITS MEMBERS IN 2005	Non-Voting	Non-Voting	*Manag
3.		Non-Voting	Non-Voting	*Manag
4.1	RE-ELECT MR. PETER BRABECK-LETMATHE AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS SPECIFIED BY THE ARTICLES OF INCORPORATION	Non-Voting	Non-Voting	*Manag
4.2	RE-ELECT DR. DEANNE JULIUS AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS PROVIDED BY THE ARTICLES OF INCORPORATION	Non-Voting	Non-Voting	*Manag
4.3	RE-ELECT PROF. HORST TELTSCHIK AS A DIRECTOR TO THE BOARD FOR A TERM OF 4 YEARS AS PROVIDED	Non-Voting	Non-Voting	*Manag

*Manag

4.4	RE-ELECT PROF. BEATRICE WEDER DI MAURO AS MEMBER OF THE BOARD FOR A TERM OF 4 YEARS PROVIDED BY THE ARTICLES OF INCORPORATION		oting No:	Non-Voting		
5.	RE-ELECT KPMG KLYNVELD PEAT MARWICK GOERDS SA AS STATUTORY AND GROUP AUDITORS FOR THE 2006		oting No:	n-Voting	*Manag	
ISSUER:	AG, BASEL H5820Q150 ISIN: CH000 7103065, B01DMY5, 7105083		ING			
VOTE GRO	UP: GLOBAL					
Proposal Number	Proposal	Type	sal		F	
*	TO VOTE IN THE UPCOMING MEETING, YOUR NAME BE NOTIFIED TO THE COMPANY REGISTRAR AS BE OWNER BEFORE THE RECORD DATE. PLEASE ADVIUS NOW IF YOU INTEND TO VOTE. NOTE THAT COMPANY REGISTRAR HAS DISCRETION OVER GRAY VOTING RIGHTS. ONCE THE AGENDA IS AVAILAD A SECOND NOTIFICATION WILL BE ISSUED REQUIYOUR VOTING INSTRUCTIONS	E MUST Non-Vo	oting No:	n-Voting	*Manag	
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDE IN THIS MARKET. PLEASE CONTACT YOUR ADP O SERVICE REPRESENTATIVE TO OBTAIN BLOCKING FOR YOUR ACCOUNTS	CLIENT	oting No.	n-Voting	*Manag	
ISSUER:	AG, BASEL H5820Q150 ISIN: CH002 7103065, B01DMY5, 7105083		ING			
VOTE GRO	UP: GLOBAL					
Proposal Number	Proposal	Propos Type	sal	Vote Cast	F	
1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME BE NOTIFIED TO THE COMPANY REGISTRAR AS BE OWNER BEFORE THE RECORD DATE. PLEASE ADVIUS NOW IF YOU INTEND TO VOTE. NOTE THAT COMPANY REGISTRAR HAS DISCRETION OVER GRAN VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE A SECOND NOTIFICATION WILL BE ISSUED REQUE	ENEFICIAL ISE IHE WIING LE,	Register	For	*Manag	

YOUR VOTING INSTRUCTIONS

*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY
	IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT
	SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION
	FOR YOUR ACCOUNTS

Non-Voting Non-Voting *Manag

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING Non-Voting Non-Voting *Manag ID 278759 DUE TO CHANGE IN THE VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

APPROVE THE APPROPRIATION OF AVAILABLE EARNINGS

OF NOVARTIS AG AS SPECIFIED AND A TOTAL DIVIDEND PAYMENT OF CHF 2,853,181,576 IS EQUIVALENT TO A GROSS DIVIDEND OF CHF 1.15 PER REGISTERED SHARE OF CHF 0.50 NOMINAL VALUE ENTITLED TO DIVIDENDS

NOVARTIS AG, BASEL

ISSUER: H5820Q150

ISIN: CH0012005267 BLOCKING

SEDOL: 7103065, B01DMY5, 7105083

AS SPECIFIED

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type		F
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 282345, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 286862 DUE TO CHANGE IN THE NUMBER OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	Non-Voting	*Manag
1.	APPROVE THE ANNUAL REPORT, THE FINANCIAL STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR 2005	Management	For	*Manag
2.	APPROVE THE ACTIVITIES OF THE BOARD OF DIRECTORS	Management	For	*Manag

Management For *Manag

CHF 5,100,000 FROM CHF 1,369,585,500 TO CHF 1,364,485,50 THAT THE CORRESPONDING NUMBER OF REGISTERED SHARES BE SUBSEQUENTLY CANCELLED AND THAT THE RELEVANT CLAUSE IN THE ARTICLES OF INCORPORATION BE AMENDED; AND AMEND THE ARTICLE 4 OF THE ARTICLES OF INCORPORATION AS SPECIFIED AMEND THE ARTICLE 21 PARAGRAPH 3 OF THE ARTICLES OF INCORPORATION AS SPECIFIED APPROVE THE RETIREMENT OF PROF. HELMUT SIHLER J.D. FROM THE BOARD OF DIRECTORS WITH EFFECT FROM THE AGM OF 28 FEB 2006 RE-ELECT PROF. SRIKANT M. DATAR, MR. WILLIAM W. GEORGE, DR. ING, MR. WENDELIN WIEDEKING AND PROF. ROLF M. ZINKERNAGEL M.D. FOR A THREE-YEAR TERM EACH AS THE DIRECTORS ELECT MR. ANDREAS VON PLANTA PH.D. AS A DIRECTOR FOR A THREE-YEAR TERM		For For	*Manag *Manag *Manag
OF INCORPORATION AS SPECIFIED APPROVE THE RETIREMENT OF PROF. HELMUT SIHLER J.D. FROM THE BOARD OF DIRECTORS WITH EFFECT FROM THE AGM OF 28 FEB 2006 RE-ELECT PROF. SRIKANT M. DATAR, MR. WILLIAM W. GEORGE, DR. ING, MR. WENDELIN WIEDEKING AND PROF. ROLF M. ZINKERNAGEL M.D. FOR A THREE-YEAR TERM EACH AS THE DIRECTORS ELECT MR. ANDREAS VON PLANTA PH.D. AS A DIRECTOR FOR A THREE-YEAR TERM	Management	For	*Manag
APPROVE THE RETIREMENT OF PROF. HELMUT SIHLER J.D. FROM THE BOARD OF DIRECTORS WITH EFFECT FROM THE AGM OF 28 FEB 2006 RE-ELECT PROF. SRIKANT M. DATAR, MR. WILLIAM W. GEORGE, DR. ING, MR. WENDELIN WIEDEKING AND PROF. ROLF M. ZINKERNAGEL M.D. FOR A THREE-YEAR TERM EACH AS THE DIRECTORS ELECT MR. ANDREAS VON PLANTA PH.D. AS A DIRECTOR FOR A THREE-YEAR TERM	Management		
W. GEORGE, DR. ING, MR. WENDELIN WIEDEKING AND PROF. ROLF M. ZINKERNAGEL M.D. FOR A THREE-YEAR TERM EACH AS THE DIRECTORS ELECT MR. ANDREAS VON PLANTA PH.D. AS A DIRECTOR FOR A THREE-YEAR TERM		For	*Manag
FOR A THREE-YEAR TERM	Management		
	3	For	*Manag
APPOINT PRICEWATERHOUSECOOPERS AG AS THE AUDITORS AND THE GROUP AUDITORS	Management	For	*Manag
B0QZC80, 7156832, B038BG3			
UP: GLOBAL			
Proposal	Proposal Type	Vote Cast	F
THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION	Non-Voting	Non-Voting	*Manag
FOR YOUR ACCOUNTS. THANK YOU.			
	H8300N119 ISIN: CH0012280076 B0QZC80, 7156832, B038BG3 UP: GLOBAL Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT	H8300N119 ISIN: CH0012280076 BLOCKING BOQZC80, 7156832, B038BG3 UP: GLOBAL Proposal Proposal Type THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT	H8300N119 BOQZC80, 7156832, B038BG3 UP: GLOBAL Proposal THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT BLOCKING BLOCKING BLOCKING BLOCKING BLOCKING BLOCKING Non-Voting Non-Voting

STRAUMANN HOLDING AG, BASEL

ISSUER: H8300N119 ISIN: CH0012280076 BLOCKING SEDOL: B0QZC80, 7156832, B038BG3

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 288771, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU	Non-Voting	Non-Voting	*Manag
1.	RECEIVE THE BUSINESS REPORT 2005 AND THE REPORTS OF THE AUDITORS AND THE GROUP AUDITORS	Management	For	*Manag
2.	APPROVE THE ANNUAL REPORT 2005, THE ANNUAL FINANCIAL STATEMENTS 2005 AND THE CONSOLIDATED FINANCIAL STATEMENTS 2005	Management	For	*Manag
3.	APPROVE THE APPROPRIATION OF THE AVAILABLE EARNINGS	Management	For	*Manag
4.	GRANT DISCHARGE THE BOARD OF DIRECTORS	Management	For	*Manag
5.	ELECT MR. OSKAR RONNER AS A DIRECTOR	Management	For	*Manag
6.	APPOINT PRICEWATERHOUSECOOPERS AG AS THE AUDITORS AND THE GROUP AUDITORS FOR 2006	Management	For	*Manag
*	NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF DIRECTOR AND AUDITORS NAMES. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting	*Manag

LADBROKES PLC

ISSUER: G5337D115 ISIN: GB0005002547

SEDOL: 0500254, B02SV75, 5474752

VOTE GROUP: GLOBAL

Proposal								Proposal	Vote	F
Number	Proposal							Type	Cast	
1.	DECLARE,	SUBJECT	TO	FILING	SUCH	INTERIM	ACCOUNTS	 Management	 For	*Manag

WITH THE REGISTRAR OF COMPANIES AS ARE NECESSARY LAWFULLY TO PAY SUCH DIVIDEND AND SUBJECT TO, AND CONDITIONAL ON, THE PASSING OF RESOLUTION 5, A FINAL DIVIDEND OF 6.6 PENCE PER EXISTING ORDINARY SHARE OF 10 PENCE IN THE CAPITAL OF

THE COMPANY EXISTING ORDINARY SHARE FOR PAYMENT ON 25 APR 2006 OR SUCH OTHER DATE AS THE DIRECTORS MAY DETERMINE TO ORDINARY SHAREHOLDERS ON THE REGISTER OF MEMBERS, OR, IN RESPECT OF NEWLY ISSUED ORDINARY SHARES, ENTITLED TO BE ON THE REGISTER OF MEMBERS

- DECLARE, SUBJECT TO FILING SUCH INTERIM ACCOUNTS WITH THE REGISTRAR OF COMPANIES AS ARE NECESSARY LAWFULLY TO PAY SUCH DIVIDEND AND SUBJECT TO, AND CONDITIONAL UPON, THE PASSING OF RESOLUTIONS 3 AND S.5, A SPECIAL DIVIDEND OF 233.4 PENCE PER EXISTING ORDINARY SHARE IN ISSUE FOR THE PAYMENT ON 25 APR 2006 OR SUCH OTHER DATE AS THE DIRECTORS MAY DETERMINE TO SHAREHOLDERS ON THE REGISTER OF MEMBERS, OR, IN RESPECT OF NEWLY ISSUED ORDINARY SHARES, ENTITLED TO BE ON THE REGISTER OF MEMBERS
- APPROVE, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 2 AND S.5, AND UPON THE ADMISSION OF THE NEW ORDINARY SHARES TO THE OFFICIAL LIST OF THE UK LISTING AUTHORITY AND THE ADMISSION TO THE TRADING ON THE LONDON STOCK EXCHANGE. TO: A) TO SUB-DIVIDE EACH ISSUED AND AUTHORIZED BUT UNISSUED EXISTING ORDINARY SHARE INTO 6 ORDINARY SHARES OF 1 2/3RD PENCE EACH IN THE CAPITAL OF THE COMPANY INTERMEDIATE ORDINARY SHARES ; B) TO CONSOLIDATE EVERY 17 ISSUED INTERMEDIATE ORDINARY SHARES INTO 1 NEW ORDINARY SHARE OF 28 1/3RD PENCE EACH IN THE CAPITAL OF THE COMPANY NEW ORDINARY SHARES ON TERMS THAT THE DIRECTORS ARE EMPOWERED TO DEAL WITH THE FRACTIONAL ENTITLEMENTS IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION; AND C) TO CONSOLIDATE EVERY 17 OF THE AUTHORIZED BUT UNISSUED INTERMEDIATE ORDINARY SHARES INTO 1 AUTHORIZED BUT UNISSUED NEW ORDINARY
- S.4 AUTHORIZE THE COMPANY, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 2 AND S.5, TO MAKE MARKET PURCHASES SECTION 163 OF THE COMPANIES ACT 1985 OF UP TO 57,254,485 NEW ORDINARY SHARES, AT A MINIMUM PRICE OF 28 1/3RD PENCE AND UP TO 105% OF THE AVERAGE OF THE CLOSING MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2006; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management For *Management

Management For *Management

Management For *Manag

S.5 APPROVE AND ADOPT THE REGULATIONS AS THE ARTICLES Management For *Management* OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF ALL EXISTING ARTICLES OF ASSOCIATION

CANON INC

ISSUER: J05124144 ISIN: JP3242800005 SEDOL: 5485271, B021CR1, 6172323

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE ALLOCATION OF INCOME, INCLUDING THE FOLLOWING DIVIDENDS: INTERIM JY32.5, FINAL JY 67.5, SPECIAL JY 0	Management	For	*Manag
2	AMEND ARTICLES TO: INCREASE NUMBER OF INTERNAL AUDITORS	Management	For	*Manag
3.1	ELECT DIRECTOR	Management	For	*Manag
3.2	ELECT DIRECTOR	Management	For	*Manag
3.3	ELECT DIRECTOR	Management	For	*Manag
3.4	ELECT DIRECTOR	Management	For	*Manag
3.5	ELECT DIRECTOR	Management	For	*Manag
3.6	ELECT DIRECTOR	Management	For	*Manag
3.7	ELECT DIRECTOR	Management	For	*Manag
3.8	ELECT DIRECTOR	Management	For	*Manag
3.9	ELECT DIRECTOR	Management	For	*Manag
3.10	ELECT DIRECTOR	Management	For	*Manag
3.11	ELECT DIRECTOR	Management	For	*Manag
3.12	ELECT DIRECTOR	Management	For	*Manag
3.13	ELECT DIRECTOR	Management	For	*Manag
3.14	ELECT DIRECTOR	Management	For	*Manag
3.15	ELECT DIRECTOR	Management	For	*Manag
3.16	ELECT DIRECTOR	Management	For	*Manag
3.17	ELECT DIRECTOR	Management	For	*Manag
3.18	ELECT DIRECTOR	Management	For	*Manag
3.19	ELECT DIRECTOR	Management	For	*Manag
3.20	ELECT DIRECTOR	Management	For	*Manag
3.21	ELECT DIRECTOR	Management	For	*Manag
3.22	ELECT DIRECTOR	Management	For	*Manag
3.23	ELECT DIRECTOR	Management	For	*Manag
3.24	ELECT DIRECTOR	Management	For	*Manag
3.25	ELECT DIRECTOR	Management	For	*Manag
3.26	ELECT DIRECTOR	Management	For	*Manag
4.1	APPOINT INTERNAL STATUTORY AUDITOR	Management	For	*Manag
4.2	APPOINT INTERNAL STATUTORY AUDITOR	Management	For	*Manag
5	APPROVE RETIREMENT BONUSES FOR DIRECTORS AND STATUTORY AUDITOR	Management	For	*Manag

TOKAI CARBON CO LTD

ISSUER: J85538106 ISIN: JP3560800009

SEDOL: 6894003, B05PNS8

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE ALLOCATION OF INCOME, INCLUDING THE FOLLOWING DIVIDENDS: INTERIM JY3, FINAL JY 3, SPECIAL JY 0	Management	For	*Manag
2	AMEND ARTICLES TO: DECREASE MAXIMUM BOARD SIZE	Management	For	*Manag
3.1	ELECT DIRECTOR	Management	For	*Manag
3.2	ELECT DIRECTOR	Management	For	*Manag
4	APPROVE RETIREMENT BONUSES FOR DIRECTORS AND SPECIAL PAYMENTS TO CONTINUINGDIRECTORS AND STATUTORY AUDITORS IN CONNECTION WITH ABOLITION OF RETIREMENT BONUS SYSTEM	Management	For	*Manag
5	APPROVE ADJUSTMENT TO AGGREGATE COMPENSATION CEILINGS FOR DIRECTORS ANDSTATUTORY AUDITORS	Management	For	*Manag

WILLIAM DEMANT HOLDING

ISSUER: K9898W129 ISIN: DK0010268440

SEDOL: 5961544, B01XWB2, 5991819

VOTE GRO	VOTE GROUP: GLOBAL					
Proposal Number	Proposal	Proposal Type	Vote Cast	F		
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Voting	*Manag		
1.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE COMPANY S ACTIVITIES DURING THE PAST YEAR	Management	For	*Manag		
2.	APPROVE THE AUDITED ANNUAL REPORT, INCLUDING	Management	For	*Manag		

	Edgar Filling. GABELLI EQUITY TROST INC - FUITIN-	1 A		
3.	CONSOLIDATED FINANCIAL STATEMENTS APPROVE THE APPROPRIATION OF PROFIT, ACCORDING TO THE APPROVED ANNUAL REPORT, OF DKK 791 MILLION TO BE TRANSFERRED TO CORPORATE RESERVES SO THAT NO DIVIDEND IS DISTRIBUTED	Management	For	*Manac
4.a	RE-ELECT THE CEO MR. NIELS BOSERUP AS A DIRECTOR, WHO IS RESIGNING UNDER THE ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION	Management	For	*Manac
4.b	RE-ELECT THE CEO MR. NILS SMEDEGAARD ANDERSEN AS A DIRECTOR, WHO IS RESIGNINGUNDER THE ARTICLE 11.2 OF THE ARTICLES OF ASSOCIATION	Management	For	*Manac
5.	RE-ELECT DELOITTE STATSAUTORISERET REVISIONSAKTIESELSKAB AND KPMG C. JESPERSEN STATSAUTORISERET REVISIONSINTERESS AS AUDITORS	-	For	*Manag
7.	TRANSACT ANY OTHER BUSINESS	Other	For	*Manac
6.a	APPROVE TO REDUCE THE COMPANY S SHARE CAPITAL BY A MINIMUM NOMINAL VALUE OF DKK 2,187,050 AND UP TO A NOMINAL VALUE OF DKK 2,800,000 OF THE COMPANY S BLOCK OF OWN SHARES, WHICH ARE ACQUIRED BY THE COMPANY AS PART OF ITS SHARE BUY-BACK PROGRAMME AND THE REDUCTION AMOUNT SHALL BE DISTRIBUTED AMONG THE SHAREHOLDERS ACCORDING TO SECTION 44A, SUB-SECTION 1, ARTICLE 2 OF THE DANISH PUBLIC COMPANIES ACT AND THE FINAL, NOMINAL REDUCTION AMOUNT WILL BE DISTRIBUTED TO THE SHAREHOLDERS AND THE AMOUNT EXCEEDING THE NOMINAL REDUCTION AMOUNT WILL BE ANNOUNCED AT THE GENERAL MEETING, AS THE SHARE BUY-BACK PROGRAMME WILL CONTINUE UP UNTIL THE GENERAL MEETING ON PUBLICATION OF THE ANNUAL REPORT ON 06 MAR 2006, THE COMPANY HAD 2,187,500 OWN SHARES; AND AUTHORIZE THE BOARD TO UPDATE THE ARTICLE 4.1 OF THE ARTICLES OF ASSOCIATION IN ACCORDANCE WITH THE CAPITAL REDUCTION	Management	For	*Manag
6.b	AUTHORIZE THE BOARD OF DIRECTORS, UNTIL THE NEXT AGM, TO HAVE THE COMPANY ACQUIRE ITS OWN SHARES AT A NOMINAL VALUE OF UP TO 10% OF THE SHARE CAPITAL PROVIDING THAT, THE PURCHASE PRICE OF THE SHARES IN QUESTION WILL NOT DIFFER MORE THAN 10% FROM THE PRICE QUOTED AT THE COPENHAGEN STOCK EXCHANGE AT THE TIME OF PURCHASE	Management	For	*Manag
6.c	AUTHORIZE THE BOARD OF DIRECTORS, UNTIL 01 JAN 2007, UNDER THE ARTICLE 6.1 OFTHE ARTICLES OF ASSOCIATION, TO INCREASE THE SHARE CAPITAL BY UP TO A TOTAL OF DKK 1,318,525 ON ONE OR MORE OCCASIONS AND WITHOUT PREFERENTIAL RIGHTS OF SUBSCRIPTION FOR ANY OF THE COMPANY S SHAREHOLDERS AND SUCH INCREASE SHALL BE MADE IN CONNECTION	Management	For	*Manac

WITH NEW SHARES BEING OFFERED TO EMPLOYEES OF THE COMPANY AND OF THOSE COMPANIES WHICH ARE REGARDED BY THE BOARD AS BEING AFFILIATED TO

THE COMPANY AND THE NEW SHARES SHALL BE ISSUED AT A SUBSCRIPTION RATE TO BE FIXED BY THE BOARD, BUT AT A MINIMUM OF DKK 1.05 PER DKK 1 SHARE AUTHORIZATION PROLONGS UP TO 01 JAN 2001

6.d AUTHORIZE THE CHAIRMAN OF THE GENERAL MEETING
TO MAKE SUCH CHANGES AND ADJUSTMENTS ADOPTED
AT THE GENERAL MEETING AS WELL AS THE APPLICATION
FOR REGISTRATION WITH THE DANISH COMMERCE AND
COMPANIES AGENCY AS MAY BE REQUIRED BY THE DANISH
COMMERCE AND COMPANIES AGENCY ON REGISTRATION
OF ADOPTED CHANGES

Management For *Manag

ANN

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PBR

PETROLEO BRASILEIRO S.A. - PETROBRAS

ISIN:

ISSUER: 71654V

SEDOL:

-----:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	
A1	APPROVAL OF THE MANAGEMENT REPORT, FINANCIAL STATEMENTS AND AUDIT COMMITTEE S OPINION FOR THE FISCAL YEAR 2005.	Management	For
A2	APPROVAL OF THE CAPITAL EXPENDITURE BUDGET FOR THE FISCAL YEAR 2006.	Management	For
A3	APPROVAL OF THE DISTRIBUTION OF RESULTS FOR THE FISCAL YEAR 2005.	Management	For
A4	APPROVAL OF THE ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS.*	Management	For
A5	APPROVAL OF THE ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS.*	Management	For
A6	APPROVAL OF THE ELECTION OF MEMBERS OF THE FISCAL COUNCIL AND THEIR RESPECTIVE SUBSTITUTES.*	Management	For
A7	APPROVAL OF THE ESTABLISHMENT OF THE MANAGEMENT COMPENSATION, AS WELL AS THEIR PARTICIPATION IN THE PROFITS PURSUANT TO ARTICLES 41 AND 56 OF THE COMPANY S BYLAWS, AS WELL OF MEMBERS OF THE FISCAL COUNCIL.	Management	For
E1	APPROVAL OF THE INCREASE IN THE CAPITAL STOCK THROUGH THE INCORPORATION OF PART OF THE REVENUE RESERVES CONSTITUTED IN PREVIOUS FISCAL YEARS AMOUNTING TO R\$ 15.352 MILLION, INCREASING THE CAPITAL STOCK FROM R\$ 32,896 MILLION TO R\$ 48.248 MILLION WITHOUT ANY CHANGE TO THE NUMBER OF ISSUED SHARES PURSUANT TO ARTICLE 40, ITEM III OF THE COMPANY S BYLAWS.	Management	For

BOUYGUES, PARIS

ISSUER: F11487125 ISIN: FR0000120503 BLOCKING
SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 4115159

VOTE GROUP: GLOBAL

2. GRANT POWERS FOR FORMALITIES

	Proposal	Proposal Type	Cast	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 26 APR 2006 AT 1430. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU			*Manaç
*	REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS.THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1	Non-Voting		*Manag
*	PLEASE NOTE THAT THIS IS A SGM. THANK YOU.	Non-Voting		*Manao
1.	APPROVE THE RECONSTRUCTION OF CERTIFICATES OF INVESTMENT AND THE CERTIFICATES OF RIGHT TO VOTE IN SHARES	Management	Take No Acti	*Manaq

Management Take No Acti*Manag

TECHNIP (EX-TECHNIP-COFLEXIP), PARIS

ISIN: FR0000131708 BLOCKING ISSUER: F90676101

SEDOL: 4122018, B06PC80, 4874160

VOTE GROUP: GLOBAL

+ 1

Proposal Number	Proposal	Proposal Type	Cast	F
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 28 APR 2006. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting		*Manag
*	REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS.THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION.	Non-Voting	Non-Voting	*Manag

APPROVE THE REPORT OF THE BOARD OF DIRECTORS 0.1 AND THE AUDITORS GENERAL REPORT, COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31

THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE

Management Take No Acti*Manag

DEC 2005, AS PRESENTED AND SHOWING NET INCOME OF EUR 105,742,366.48

O.2 APPROVE THE INCOME FOR THE FY: EUR 105,742,366.48;
LEGALE RESERVE: EUR 0.00 AS IT ALREADY CORRESPONDS
01 TO 10TH OF THE SHARE CAPITAL; DISTRIBUTABLE
INCOME: EUR 135,411,278.62 TAKING INTO ACCOUNT
THE AVAILABLE RETAINED EARNINGS AMOUNTING TO
EUR 29,688,912.14; TOTAL DIVIDEND: EUR 90,964,238.24
ON THE BASIS OF 98,874,172 SHARES COMPOSING
THE SHARE CAPITAL ON 31 DEC 2005; THE SHAREHOLDERS
WILL RECEIVE A NET DIVIDEND OF EUR 0.92 PER SHARE,
AND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED
BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE
PAID BY CASH ON 03 MAY 2006

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS

0.3

Management Take No Acti*Manag

Management Take No Acti*Manag

- AND THE STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED
 FINANCIAL STATEMENTS FOR THE SAID FY, IN THE
 FORM PRESENTED TO THE MEETING

 O.4 RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON Management Take No Acti*Management Agreements Governed by Articles L.225-38 et sequence
 OF THE FRENCH COMMERCIAL CODE, THE AGREEMENTS
 ENTERED INTO OR WHICH REMAINED IN FORCE DURING
 THE FY

 O.5 GRANT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE Management Take No Acti*Management
- O.6 APPROVE TO AWARD THE BOARD OF DIRECTORS TOTAL
 ANNUAL FEES OF EUR 300,000.00 AND AUTHORIZE THE
 BOARD TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH
 ALL NECESSARY FORMALITIES; THIS AUTHORIZATION
 SUPERSEDES THE GRANTED BY THE SHAREHOLDERS MEETING
 OF 29 APR 2004 IN ITS RESOLUTION 6

OF THEIR DUTIES DURING THE SAID FY

Management Take No Acti*Manag

Management Take No Acti*Manag

AUTHORIZE THE BOARD OF DIRECTORS FOR A PERIOD OF 18 MONTHS, TO BUY THE COMPANY S SHARES ON THE OPEN MARKET ON THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 75.00, MINIMUM SALE PRICE: EUR 35.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 9,887,417 AND MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 741,556,275.00; SHOULD THE SHARE CAPITAL INCREASE BY WAY OF CAPITALIZING RESERVES, PROFITS OR PREMIUMS OR OTHER MEANS, RESULTING EITHER IN THE RAISING OF THE PAR VALUE, OF IN THE ISSUING BONUS SHARES OF EXISTING SHARES, THE BOARD OF DIRECTORS SHALL BE ALLOWED TO ADJUST THE PURCHASE AND SELLING PRICES ABOVE MENTIONED; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Acti*Manag

E.8 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
THE CAPITAL, ON ONE OR MORE OCCASIONS, IN FRANCE
OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR
15,000,000.00, BY ISSUANCE, WITHOUT PREFERRED

SUBSCRIPTION RIGHTS MAINTAINED, OF ORDINARY SHARES AND SECURITIES, GIVING ACCESS TO THE CAPITAL OR GIVING RIGHTS TO DEBT SECURITIES; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 2,500,000,000.00; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; SAID DELEGATION OF POWERS TO THE BOARD OF DIRECTORS GRANTED FROM THE PRESENT MEETING ON, FOR A PERIOD EQUAL TO THE TIME, ISSUED FROM THE SECOND RESOLUTION OF THE EGM OF 29 APR 2005 STILL TO BE RUN YET NOT EXCEEDING 28 JUN 2007

E.9 APPROVE TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, FOR EACH OF THE ISSUES WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT OF SHAREHOLDERS, IN ACCORDANCE WITH THE SECOND RESOLUTION OF THE EGM 29 APR 2005 AND RESOLUTION 8 OF THE PRESENT MEETING, THE NUMBER OF SECURITIES MAY BE INCREASED AT THE SAME PRICE AS THE INITIAL ISSUE, SAID DELEGATION OF POWERS TO THE BOARD OF DIRECTORS IS GRANTED FROM THE PRESENT MEETING ON, FOR A PERIOD EQUAL TO THE TIME STILL TO BE RUN, ISSUED FROM THE 2 RESOLUTION OF THE EGM OF 29 APR 2005 YET NOT EXCEEDING 28 JUN 2007

Management Take No Acti*Management

Management Take No Acti*Management

E.10 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, FOR FREE, ON ONE OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, THEY MAY NOT REPRESENT MORE THAN 1% DELEGATION IS GIVEN FOR A 28-MONTH PERIOD, AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Acti*Manag

AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, AT ITS SOLE DISCRETION, IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN, THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD AND FOR AN AMOUNT THAT SHALL NOT EXCEED 3% OF THE SHARE CAPITAL OF THE COMPANY AND TO TAKE ALL NECESSARY MEASUREMENTS AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

E.12 GRANT ALL POWERS TO THE BEARER OF A COPY OR AN EXTRACT OF THE MINUTES OF THE PRESENT TO ACCOMPLISH ALL DEPOSITS AND PUBLICATIONS PRESCRIBED BY LAW

Management Take No Acti*Manag

UBS AG

ISSUER: H8920M855 ISIN: CH0012032030 SEDOL: 2193607, 6377861, B11S076, B014XH8, 2782179, 7126114

VOTE	GROUP:	GLOBAL
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Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS	Non-Voting	Non-Voting	*Manag
1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS	Swiss Regist	eTake No Acti	.*Manag

UBS AG

ISSUER: H8920M855

VOIE GRO	UP: GLOBAL			
	Proposal	Proposal Type	Cast	F
*				
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 292933, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	Non-Voting	*Manag
1.	APPROVE THE ANNUAL REPORT, THE GROUP AND THE PARENT COMPANY ACCOUNTS FOR FY 2005 REPORTS OF THE GROUP AND THE STATUTORY AUDITORS	Management	Take No Act	i*Manag

2.	APPROVE THE APPROPRIATION OF THE RETAINED EARNINGS, DIVIDEND FOR FY 2005	Management	Take No Acti*Manag
3.	GRANT DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Management	Take No Acti*Manaq
4.1.1	RE-ELECT MR. ROLF A. MEYER AS A BOARD MEMBER	Management	Take No Acti*Mana
4.1.2	RE-ELECT MR. ERNESTO BERTARELLI AS A BOARD MEMBER	Management	Take No Acti*Mana
4.2.1	ELECT MR. GABRIELLE KAUFMANN-KOHLER AS A BOARD MEMBER	Management	Take No Acti*Manaq
4.2.2	ELECT MR. JOERG WOLLE AS A BOARD MEMBER	Management	Take No Acti*Mana
4.3	RATIFY ERNST & YOUNG AS THE AUDITORS	Management	Take No Acti*Mana
4.4	RATIFY BDO VISURA AS THE SPECIAL AUDITORS	Management	Take No Acti*Mana
5.1	APPROVE THE CANCELLATION OF SHARES REPURCHASED UNDER THE 2005/2006 SHARE BUYBACK PROGRAM	Management	Take No Acti*Mana
5.2	APPROVE THE NEW SHARE BUY BACK PROGRAM FOR 2006/2007	Management	Take No Acti*Mana
5.3	APPROVE 1-TIME PAYOUT IN THE FORM OF A PAR VALUE REPAYMENT	Management	Take No Acti*Manaq
5.4	APPROVE THE SHARE SPLIT	Management	Take No Acti*Manao
5.5.1	AMEND ARTICLE 4 PARAGRAPH 1 AND ARTICLE 4A OF THE ARTICLES OF ASSOCIATION	Management	Take No Acti*Manag
5.5.2	APPROVE THE REDUCTION OF THE THRESHOLD VALUE FOR AGENDA ITEM REQUESTS ARTICLE 12 PARAGRAPH 1 OF THE ARTICLES OF ASSOCIATION	Management	Take No Acti*Manaq
6.	APPROVE TO CREATE CONDITIONAL CAPITAL AND AMEND ARTICLE 4A PARAGRAPH 2 OF THE ARTICLES OF ASSOCIATION	Management	Take No Acti*Mana
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU.	Non-Voting	Non-Voting *Manag
	SPA T6688Q107 ISIN: IT0001063210 5077946, 5474774	BLOCKING	
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote I Cast
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK	Non-Voting	Non-Voting *Manag

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*	PLEASE NOTE THAT THE MEETING TO BE HELD ON 19 APR 2006 HAS BEEN POSTPONED TO 20 APR 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 14 APR 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting *Manag
O.A.1	APPROVE BALANCE SHEET REPORT AS OF 31 DEC 05, THE BOARD OF DIRECTORS REPORT ON MANAGEMENT S ACTIVITY, THE INTERNAL AND EXTERNAL AUDITORS REPORTS; RESOLUTIONS RELATED THERE TO	Management	Take No Acti*Manag
O.A.2	APPROVE EARNINGS DISTRIBUTION, RESOLUTIONS RELATED THERE TO	Management	Take No Acti*Manag
O.B	RECEIVE CONSOLIDATED BALANCE SHEET REPORT AS OF 31 DEC 05, THE BOARD OF DIRECTORS AND INTERNAL AUDITORS REPORTS	Management	Take No Acti*Manag
O.C.3	APPROVE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	Management	Take No Acti*Manag
O.C.4	APPROVE THE DIRECTORS TERM OF OFFICE	Management	Take No Acti*Manag
O.C.5	APPROVE THE BOARD OF DIRECTORS EMOLUMENT	Management	Take No Acti*Manag
O.C.6	APPOINT THE DIRECTORS	Management	Take No Acti*Manag
O.C.7	APPOINT THE BOARD OF DIRECTORS CHAIRMAN	Management	Take No Acti*Manag
O.D.8	APPROVE TO SET UP A STOCK OPTION PLAN IN FAVOR OF THE COMPANY AND THE ASSOCIATES COMPANIES EMPLOYEES; RESOLUTIONS RELATED THERE TO	Management	Take No Acti*Manag
O.E.9	AUTHORIZE THE BOARD OF DIRECTORS TO BUY AND SELL OWN SHARES, ALSO TAKING INTO CONSIDERATION THE STOCK OPTIONS PLANS; RESOLUTIONS RELATED THERE TO	Management	Take No Acti*Manag
E.F10	AMEND SOME BYLAW S ARTICLES AND APPROVE TO INTRODUCE A NEW ONE, ALSO IN ACCORDANCE WITH THE PROVISIONS OF THE LAW NUMBER 262 OF 28 DEC 05; TO RENUMBER BYLAW S ARTICLES AND ADOPT A NEW COMPLETE TEXT	Management	Take No Acti*Manag
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting *Manag
*	PLEASE NOTE THAT THE MEETING TO BE HELD ON 19 APR 2006 HAS BEEN POSTPONED TO 20 APR 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 14 APR 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting *Manag

SYNTHES INC

ISSUER: 87162M409 ISIN: US87162M4096 BLOCKING

SEDOL: B017QZ6, B014635

VOTE GROUP: GLOBAL

	Proposal	Proposal Type	Cast
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.		
1.	APPROVE THE REPORT ON THE BUSINESS YEAR 2005	Management	Take No Acti*Manag
2.	APPROVE UNIVERSITY PROFESSOR DR. NORBERT HAAS, CHARITE, BERLIN AS A GUEST SPEAKER	Management	Take No Acti*Manag
3.	APPROVE THE REPORT ON THE FY, THE ANNUAL ACCOUNTS AND THE CONSOLIDATED ACCOUNTS FOR 2005	Management	Take No Acti*Manag
4.	RECEIVE THE REPORT ON DIVIDEND APPROVED BY THE	Management	Take No Acti*Manag
5.	BOARD OF DIRECTORS ELECT THE BOARD OF DIRECTORS	Management	Take No Acti*Manag
6.	RATIFY THE SELECTION OF HOLDING COMPANY AND THE	Management	Take No Acti*Manag
7.	GROUP AUDITORS FOR 2006 MISCELLANEOUS	Other	Take No Acti*Manag

SYNTHES INC

ISSUER: 87162M409 ISIN: US87162M4096 BLOCKING

ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT

SEDOL: B017QZ6, B014635

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 282150 DUE TO RECEIPT OF PAST RECORD DATE.	Non-Voting	Non-Voting	*Manag

1. 2.	ON THIS MEETING NOTICE. THANK YOU. APPROVE THE REPORT ON THE BUSINESS YEAR 2005 APPROVE UNIVERSITY PROFESSOR DR. NORBERT HAAS, CHARITE, BERLIN AS A GUEST SPEAKER	Management Management		_
3.	APPROVE THE REPORT ON THE FY, THE ANNUAL ACCOUNTS AND THE CONSOLIDATED ACCOUNTS FOR 2005	Management	Take No	Acti*Manag
4. 5.	RECEIVE THE REPORT ON DIVIDEND APPROVED BY THE BOARD OF DIRECTORS ELECT THE BOARD OF DIRECTORS	Management Management		
6.	RATIFY THE SELECTION OF HOLDING COMPANY AND THE GROUP AUDITORS FOR 2006	Management		-
7.	MISCELLANEOUS	Other	Take No	Acti*Manag
ISSUER: SEDOL:	UNIVERSAL F7063C114 ISIN: FR0000127771 B0CR3H6, B11SBW8, 4841379, B0334V4, 4834777, 4863470, 48	59587		
Proposal		Proposal Type	Vote Cast	
	· 			
0.6	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE CONTRACT OF SERVICE BETWEEN THE VIVENDI UNIVERSAL AND THE COMPANY OF THE POLISH LAW, CONSEIL DG	Management	Take No	Acti*Manag
0.7	APPROVE THE RECOMMENDATION OF THE EXECUTIVE COMMITTEE AND RESOLVE THE DISTRIBUTABLE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: ORIGINS INCOME FOR THE FY: EUR 6,675,241,474.31, PRIOR RETAINED EARNINGS: EUR 5,110,752,302.45, TOTAL: EUR 11,785,993,7 ALLOCATION LEGAL RESERVE: EUR 248,892,162.85, TOTAL DIVIDEND: EUR 1,146,735,727.00, RETAINED EARNINGS: EUR 10,390,365,886.91; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.00 PER SHARE AND WILL ENTITLE NATURAL PERSONS TO THE 40% ALLOWANCE; THIS DIVIDEND WILL BE PAID ON 04 MAY 2006 AS REQUIRED BY THE LAW		Take No	Acti*Manag
0.8	APPROVE TO RENEW THE APPPOINTMENT OF MR. FERNANDO	Management	Take No	Acti*Manag

FALCO AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4- YEAR PERIOD

0.9	APPROVE TO RENEW THE APPPOINTMENT OF MR. GABRIEL HAWAWINI AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	Take No Acti*Manag
0.10	APPROVE TO RENEW THE APPPOINTMENT OF COMPANY BARBIER FRINAULT ET AUTRES AS A STATUTORY AUDITOR FOR A 6-YEAR PERIOD	Management	Take No Acti*Manag
0.11	APPOINT THE COMPANY AUDITEX AS A DEPUTY AUDITOR FOR A 6-YEAR PERIOD	Management	Take No Acti*Manag
*	PLEASE NOTE THAT THIS IS A COMBINED GENERAL MEETING. THANK YOU.	Non-Voting	*Manag
0.12			Take No Acti*Manag
0.13	AUTHORIZE THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD AND APPROVE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Acti*Manag

- O.14 GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL,
 A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING
 TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER
 FORMALITIES PRESCRIBED BY THE LAW
- * REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS.THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS

Non-Voting Non-Voting *Manag

Management Take No Acti*Manag

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

- APPROVE TO CHANGE THE COMPANY S CORPORATE NAME Management Take No Acti*Manag E.1 AND AMEND ARTICLE 1 FORM-CORPORATE NAME-LEGALIZATION-TERM OF THE BY-LAWS AS FOLLOWS: THE CORPORATE NAME IS VIVENDI, REPLACING VIVENDI UNIVERSAL RECEIVE THE REPORT OF THE EXECUTIVE COMMITTEE Management Take No Acti*Manag 0.2 AND THE AUDITORS ONE AND APPROVE THE COMPANY
- 0.3 RECEIVE THE REPORTS OF THE EXECUTIVE AND THE Management Take No Acti*Management AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED IN THE MEETING

S FINANCIAL STATEMENTS AND THE BALANCE SHEET

FOR THE YE IN 2005, AS PRESENTED

RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON 0.4 AGREEMENTS GOVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE AGREEMENTS ENTERED INTO AND WHICH REMAINED IN FORCE DURING THE FY

Management Take No Acti*Manag

VIVENDI UNIVERSAL ISIN: FR0000127771 ISSUER: F7063C114

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

VOTE GROUP: GLOBAL

Vote Proposal Proposal F Type Number Proposal Cast REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING Non-Voting Non-Voting *Manag

DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT

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

- * PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING
 ID 284584 DUE TO CHANGE IN NUMBER OF RESOLUTION.
 ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL
 BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT
 ON THIS MEETING NOTICE. THANK YOU.
 - Management Take No Acti*Manag

Non-Voting Non-Voting *Manag

- E.1 APPROVE TO CHANGE THE COMPANY S CORPORATE NAME
 AND AMEND ARTICLE 1 FORM-CORPORATE NAME-LEGALIZATION-TERM
 OF THE BY-LAWS AS FOLLOWS: THE CORPORATE NAME
 IS VIVENDI, REPLACING VIVENDI UNIVERSAL
- O.2 RECEIVE THE REPORT OF THE EXECUTIVE COMMITTEE
 AND THE AUDITORS ONE AND APPROVE THE COMPANY
 S FINANCIAL STATEMENTS AND THE BALANCE SHEET
 FOR THE YE IN 2005, AS PRESENTED
- Management Take No Acti*Manag
- O.3 RECEIVE THE REPORTS OF THE EXECUTIVE AND THE
 AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL
 STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED
 IN THE MEETING
- Management Take No Acti*Manag
- O.4 RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE AGREEMENTS REFERRED TO THEREIN

Management Take No Acti*Manag

0.5	APPROVE THE RECOMMENDATION OF THE EXECUTIVE COMMITTEE AND RESOLVE THE DISTRIBUTABLE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: ORIGINS INCOME FOR THE FY: EUR 6,675,241,474.31, PRIOR RETAINED EARNINGS: EUR 5,110,752,302.45, TOTAL: EUR 11,785,993,7 ALLOCATION LEGAL RESERVE: EUR 248,892,162.85, TOTAL DIVIDEND: EUR 1,146,735,727.00, RETAINED EARNINGS: EUR 10,390,365,886.91; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.00 PER SHARE AND WILL ENTITLE NATURAL PERSONS TO THE 40% ALLOWANCE; THIS DIVIDEND WILL BE PAID ON 04 MAY 2006 AS REQUIRED BY THE LAW	-	Take No Acti*Manag
0.6	APPROVE TO RENEW THE APPOINTMENT OF MR. FERNANDO FALCO Y FERNANDEZ DE CORDOVAAS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	Take No Acti*Manag
0.7	APPROVE TO RENEW THE APPOINTMENT OF MR. GABRIEL HAWAWINI AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	Take No Acti*Manag
0.8	APPROVE TO RENEW THE APPOINTMENT OF COMPANY BARBIER FRINAULT ET AUTRES AS A STATUTORY AUDITOR FOR A 6-YEAR PERIOD	Management	Take No Acti*Manag
0.9	APPOINT THE COMPANY AUDITEX AS A DEPUTY AUDITOR FOR A 6-YEAR PERIOD BY REPLACING MR. MAXIME PETIET	Management	Take No Acti*Manag
0.10	AUTHORIZE THE EXECUTIVE COMMITTEE TO BUYBACK THE COMPANY S SHARES ON THE OPENMARKET IN ON OR SEVERAL TIMES, INCLUDING IN A PERIOD OF A PUBLIC OFFER, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 35.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, TOTAL FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 2,980,000,000.00; AUTHORITY EXPIRES AT THE END OF 18 MONTHS AND APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AND THIS AUTHORIZATION SUPERSEDES, FOR THE REMAINING PERIOD, THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 28 APR 2005	Management	Take No Acti*Manag
0.11	AUTHORIZE THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON ONE OR MOREOCCASION AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD; AND APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Acti*Manag
0.12	GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER	Management	Take No Acti*Manag

FORMALITIES PRESCRIBED BY THE LAW

XSTRATA PLC, LONDON

ISSUER: G9826T102 ISIN: GB0031411001

SEDOL: B06JJ58, 7320790, B02QZN3, 3141100

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE PROPOSED ACQUISITION ON THE TERMS AND SUBJECT TO THE CONDITIONS OF THE ACQUISITION AGREEMENT AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO TAKE ALL SUCH STEPS AS IT CONSIDERS NECESSARY, EXPEDIENT OR DESIRABLE TO EFFECT THE PROPOSED ACQUISITION OR OTHERWISE IN CONNECTION WITH THE PROPOSED ACQUISITION AND ANY MATTER INCIDENTAL TO THE PROPOSED ACQUISITION AND TO WAIVE, AMEND, VARY, REVISE OR EXTEND ANY OF SUCH TERMS AND CONDITIONS AS IT MAY CONSIDER TO BE	Management	For	*Manag

ANGLO AMERN PLC

APPROPRIATE

ISSUER: G03764100 ISIN: GB0004901517

SEDOL: 2947473, 6382058, 6152972, 0490151, 5699663, 6367709, 7116784

VOTE GROUP: GLOBAL

1012 01001 1 020212					
Proposal Number	Proposal	Proposal Type		F	
1.	RECEIVE THE FINANCIAL STATEMENTS OF THE COMPANY AND THE GROUP AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 DEC 2005	Management	For	*Manag	
2.	APPROVE TO DECLARE A FINAL DIVIDEND OF 95 US CENTS INCLUDING A SPECIAL DIVIDEND OF 33 US CENTS PER ORDINARY SHARE	Management	For	*Manag	
3.	ELECT MR. PETER WOICKE AS A DIRECTOR OF THE COMPANY	Management	For	*Manag	
4.	ELECT MR. MAMPHELA RAMPHELE AS A DIRECTOR OF THE COMPANY	Management	For	*Manag	
5.	RE-ELECT MR. DAVID CHALLEN AS A DIRECTOR OF THE COMPANY	Management	For	*Manag	
6.	RE-ELECT MR. FRED PHASWANA AS A DIRECTOR OF THE COMPANY	Management	For	*Manag	
7.	RE-ELECT SIR MARK MOODY-STUART AS A DIRECTOR OF THE COMPANY	Management	For	*Manag	
8.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY FOR THE ENSUING YEAR	Management	For	*Manag	

OF THE AUDITORS

9. AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION Management For

	ASSOCIATION BY INCREASING OF DIRECTORS FROM 16 TO 1				
11.	SECURITIES CONFERRED ON 19.2 OF THE COMPANY S ART: UP TO AN AGGREGATE NOMINA	ICLES OF ASSOCIATION, AL AMOUNT OF USD 248,750,000 SHARES; AUTHORITY EXPIRES	Management	For	*Manao
s.12	OF ORDINARY RESOLUTION 13 WHOLLY FOR CASH CONFERRED ARTICLE 9.3 OF THE COMPAN UP TO AN AGGREGATE NOMINA	NY S ARTICLES OF ASSOCIATION, AL AMOUNT OF USD 37,250,000 HARES ; AUTHORITY EXPIRES		For	*Manaq
s.13	166 OF THE COMPANIES ACT PURCHASES SECTION 163(3) 1985 OF 149 MILLION ORD: EACH IN THE CAPITAL OF TE PRICE OF USD 0.50 AND UP MIDDLE MARKET QUOTATIONS FROM THE LONDON STOCK EXC LIST, OVER THE PREVIOUS SUCH ORDINARY SHARE IS CO AND THE AMOUNT STIPULATED THE BUY BACK AND STABILIZ AUTHORITY EXPIRES AT THE OF THE COMPANY IN 2007;	O OF THE COMPANIES ACT INARY SHARES OF USD 0.50 HE COMPANY, AT A MINIMUM TO 105% OF THE AVERAGE FOR SUCH SHARES DERIVED CHANGE DAILY OFFICIAL DISTRICTED TO BE PURCHASED O BY ARTICLE 5(1) OF ZATION REGULATIONS 2003; E CONCLUSION OF THE AGM THE COMPANY, BEFORE DISTRICTED TO PURCHASE ORDINARY	Management	For	*Manaq
NEWMONT	MINING CORPORATION 651639	ISIN:	NEM		ANI
ISSUER: SEDOL:					
ISSUER: SEDOL:	OUP: GLOBAL				

*Manag

01	DIRECTOR		Management	For
		G.A. BARTON	Management	For
		V.A. CALARCO	Management	For
		N. DOYLE	Management	For
		V.M. HAGEN	Management	For
		M.S. HAMSON	Management	For
		L.I. HIGDON, JR.	Management	For
		P. LASSONDE	Management	For
		R.J. MILLER	Management	For
		W.W. MURDY	Management	For
		R.A. PLUMBRIDGE	Management	For
		J.B. PRESCOTT	Management	For
		D.C. ROTH	Management	For
		S. SCHULICH	Management	For
		J.V. TARANIK	Management	For
02	RATIFY APPOINTMENT OF INDEPENDENT A	AUDITORS.	Management	For

ASTRAZENECA PLC ISSUER: G0593M107 ISIN: GB0009895292

SEDOL: 0989529, B01DCL2, 4983884, 5659902

VOTE GRO	VOTE GROUP: GLOBAL				
Proposal Number	Proposal	Proposal Type		F	
5.Н	RE-ELECT MS. JANE HENNEY AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
5.I	RE-ELECT MS. MICHELE HOOPER AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
5.J	RE-ELECT MR. JOE JIMENEZ AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
5.K	RE-ELECT MS. ERNA MOLLER AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
5.L	RE-ELECT MR. MARCUS WALLENBERG AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
5.M	RE-ELECT DAME NANCY ROTHWELL FRS AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag	
6.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2005 AS SPECIFIED	Management	For	*Manag	
7.	AUTHORIZE THE COMPANY AND ANY COMPANY WHICH IS	Management	For	*Manag	

OR BECOMES A SUBSIDIARY OF THE COMPANY DURING
THE PERIOD TO WHICH THIS RESOLUTION RELATES TO,
FOR THE PURPOSES OF PART XA OF THE COMPANIES
ACT 1985, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS
OR INCUR EU POLITICAL EXPENDITURE DURING THE
PERIOD ENDING ON THE DATE THE OF THE COMPANY
S AGM IN 2006 PROVIDED THAT ANY SUCH DONATIONS
AND EXPENDITURE MADE BY THE COMPANY TOGETHER
WITH THOSE MADE BY ANY SUBSIDIARY COMPANY WHILE
IT IS A SUBSIDIARY OF THE COMPANY NOT EXCEEDING
IN AGGREGATE OF USD 150,000 DURING THAT PERIOD

USD 0.38 21.9 PENCE, SEK 2.99 PER ORDINARY
SHARE AND TO CONFIRM AS THE FINAL DIVIDEND FOR
2005 THE 2ND INTERIM DIVIDEND OF USD 0.92 51.8

PENCE SEK 7.02 PER ORDINARY SHARE

	·			
3.	RE-APPOINT KPMG AUDIT PLC, LONDON AS THE AUDITOR	Management	For	*Manag
8.	APPROVE TO RENEW THE AUTHORITY AND POWER TO ALLOT NEW SHARES CONFERRED ON THE DIRECTORS BY ARTICLE 7.1 OF THE COMPANY S ARTICLES OF ASSOCIATION, UP TO AN AGGREGATE NOMINAL AMOUNT OF USD 131,364,668 SECTION 80; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007 OR ON 30 JUN 2007	Management	For	*Manag
S.9	APPROVE TO RENEW THE POWER CONFERRED ON THE DIRECTORS BY ARTICLE 7.2 OF THE COMPANY S ARTICLES OF ASSOCIATION, UP TO AN AGGREGATE NOMINAL AMOUNT OF USD 19,704,700 SECTION 89; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007 OR ON 30 JUN 2007	Management	For	*Manag
s.10	AUTHORIZE THE COMPANY, FOR THE PURPOSES OF SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163 OF THAT ACT OF A MAXIMUM NUMBER OF SHARES WHICH MAY BE PURCHASED IS 10% OF THE COMPANY S SHARE CAPITAL OF USD 0.25 EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF USD 0.25 AND UP TO 105% OF THE AVERAGE OF MIDDLE MARKET VALUES OF THE COMPANY S ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007 OR 30 JUN 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
1.	RECEIVE THE COMPANY S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	APPROVE TO CONFIRM THE 1ST INTERIM DIVIDEND OF	Management	For	*Manaç

4.	AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	Management	For	*Manag
5.A	RE-ELECT MR. LOUIS SCHWEITZER AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.B	RE-ELECT MR. HAKAN MOGREN KBE AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.C	RE-ELECT MR. DAVID R. BRENNAN AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.D	RE-ELECT MR. JONATHON SYMONDS AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.E	RE-ELECT MR. JOHN PATTERSON FRCP AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.F	RE-ELECT SIR. PETER BONFIELD CBE, FRENG AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
5.G	RE-ELECT MR. JOHN BUCHANAN AS A DIRECTOR, IN ACCORDANCE WITH THE ARTICLE 65 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag

BOUYGUES, PARIS

ISSUER: F11487125 ISIN: FR0000120503 SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 4115159

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR	Non-Voting	Non-Voting	*Manag

MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN

TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS

CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

APPROVE THE REPORTS OF THE BOARD OF DIRECTORS, 1. THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS GENERAL REPORTS, COMPANY S FINANCIAL STATEMENTS, BALANCE SHEET FOR THE YEAR 2005 SHOWING NET INCOME OF EUR 260.833,378.18 AND GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

Management Take No Acti*Manag

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY IN THE FORM PRESENTED TO THE MEETING SHOWING NET INCOME GROUP SHARE OF EUR 832,170,000.00

Management Take No Acti*Management

APPROVE THAT THE DISTRIBUTABLE INCOME FOR THE FY OF EUR 537,180,016.80 BE APPROPRIATED AS FOLLOWS: FIRST NET DIVIDEND: EUR 0.05 PER SHARE OR INVESTMENT CERTIFICATE I.E. AN OVERALL AMOUNT OF: EUR 16,838,144.80, ADDITIONAL NET DIVIDEND: EUR 0.85 PER SHARE OR INVESTMENT CERTIFICATE, I.E AN OVERALL AMOUNT OF: EUR 286,248,461.80 THE BALANCE OF EUR 234,093,410.40 TO THE RETAINED EARNINGS ACCOUNT; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.90 PER SHARE OR PER INVESTMENT CERTIFICATE AND WILL ENTITLE NATURAL PERSONS DOMICILED IN FRANCE TO THE 40% ALLOWANCE; THIS DIVIDEND WILL BE PAID BY CASH ON 03 MAY 2006 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE; THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT, AS REQUIRED BY LAW

Management Take No Acti*Manag

APPROVE TO TRANSFER THE AMOUNT, PURSUANT TO ARTICLE Management Take No Acti*Management 39 OF THE AMENDED FINANCE LAW FOR 2004, OF EUR 183,615,274.88 POSTED TO THE SPECIAL RESERVE

OF LONG CAPITAL GAINS ACCOUNT TO THE OTHER RESERVES ACCOUNT, FROM WHICH WILL BE DEDUCTED THE 2.5% EXTRAORDINARY TAX, AS STIPULATED BY THE ARTICLE 39 IV OF THE FINANCE LAW NUMBER 2004-1485 OF 30 DEC 2004, AMOUNTING TO: EUR 4,590,381.87 FOLLOWING THIS TRANSFER, THE SPECIAL RESERVE OF LONG-TERM CAPITAL GAINS ACCOUNT WILL SHOW A NEW BALANCE OF EUR 0.00 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

5.	RECEIVE THE	SPECIAL REPORT	OF THE AUDITORS OF	N
	AGREEMENTS	GOVERNED BY THE	E ARTICLE L.225-38	ΟF
	THE FRENCH	COMMERCIAL CODE	AND THE AGREEMENT	S
	REFERRED TO	THEREIN		

Management Take No Acti*Manag

6. RATIFY THE CO-OPTATION OF MRS. PATRICIA BARBIZET
AS A DIRECTOR AND REPLACE THE COMPANY ARTEMISFOR
THE REMAINDER OF THE COMPANY ARTEMIS TERM OF
OFFICE I.E. UNTIL THE SHAREHOLDERS MEETING CALLED
TO APPROVE THE FINANCIAL STATEMENTS FOR 2007

Management Take No Acti*Manag

7. RATIFY THE CO-OPTATION OF MR. JEAN HENRI PINAULT
AS A DIRECTOR TO REPLACE THE SOCIETE FINANCIERE
PINAULT, FOR THE REMAINDER OF THE SOCIETE FINANCIERE
PINAULT S TERM OF OFFICE I.E. UNTIL THE SHAREHOLDERS
CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR
2009

Management Take No Acti*Manag

8. APPOINT MR. MARTIN BOUYGUES AS A DIRECTOR FOR A 3 YEAR PERIOD

Management Take No Acti*Manag

9. APPOINT MRS. MONIQUE BOUYGUES AS A DIRECTOR FOR A 3 YEAR PERIOD Management Take No Acti*Manag

10. APPROVE TO RENEW THE APPOINTMENT OF MR. GEORGES CHODRON DE COURCEL AS A DIRECTOR FOR A PERIOD OF 3 YEARS

Management Take No Acti*Manag

11. APPOINT MR. FRANCOIS BERTIERE AS A DIRECTOR FOR A 3 YEAR PERIOD

Management Take No Acti*Manag

12. RATIFY THE TRANSFER OF THE HEAD OFFICE OF THE COMPANY TO: 32, AVENUE HOCHE, 75008 PARIS AND AMEND THE ARTICLE 4 OF THE BYLAWS

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13. AUTHORIZE THE BOARD OF DIRECTORS, TO BUY BACK
THE COMPANY S SHARES OR INVESTMENT CERTIFICATES
ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS
DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR
80.00 PER SHARE OR INVESTMENT CERTIFICATE, MINIMUM
SALE PRICE: EUR 30.00 PER SHARE OR INVESTMENT
CERTIFICATE, MAXIMUM NUMBER OF SHARES AND INVESTMENT
CERTIFICATES TO BE ACQUIRED: 10% OF THE SHARE
CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE
BUY BACKS: EUR 1,500,000,000.00; AND TO TAKE
ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY
FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES

ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

14. AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, IN THE EVENT THAT THE LAWS AND RULES APPLYING TO THE COMPANY WOULD MAKE POSSIBLE THE USE OF SUCH AUTHORIZATION, DURING PUBLIC OFFERINGS ON THE COMPANY SHARES AND IN ACCORDANCE WITH THE LEGAL PROVISIONS AND REGULATIONS IN FORCE AT THE DATE OF SUCH USE, WARRANTS GIVING THE RIGHT TO SUBSCRIBE UNDER PREFERENTIAL CONDITIONS FOR SHARES IN THE COMPANY, AND TO ALLOCATE FOR FREE SAID WARRANTS TO THE SHAREHOLDERS; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASE LIABLE TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE MAXIMUM NUMBER OF EQUITY WARRANTS LIABLE TO BE ISSUED SHALL NOT EXCEED 450,000,000 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AND ALSO INCLUDES A WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE RIGHT TO THE COMPANY ORDINARY SHARES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS

Management Take No Acti*Manag

15. APPROVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE SPECIAL ADVANTAGES AUDITOR, THE EVALUATION BY DETROYAT ET ASSOCIES, BY A MAJORITY REQUIRED OF 95% OF THE PRESENT AND REPRESENTED, BY THE VOTING RIGHT CERTIFICATES HOLDERS SPECIAL MEETING, OF THE EXISTING CERTIFICATES CONSOLIDATION INTO SHARES: THE EXISTING CERTIFICATES CONSOLIDATION INTO SHARES SCHEME PRESENTED BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH ARTICLE L.228-31 OF THE FRENCH COMMERCIAL CODE AND THE PURCHASE BY THE COMPANY OF THE WHOLE VOTING RIGHT CERTIFICATES, SET AT EUR 5.46 PER VOTING RIGHT CERTIFICATE AND THE ALLOCATION FOR FREE TO INVESTMENT CERTIFICATE BEARERS OF THE CORRESPONDING VOTING RIGHT CERTIFICATES, DECIDES TO PROCEED WITH THIS CONSOLIDATION AND AUTHORIZE THE BOARD OF DIRECTORS TO AMEND: ARTICLE 7, 8, 9, 10,24, 25 OF THE BYLAWS

Management Take No Acti*Manag

16. AUTHORIZE THE BOARD OF DIRECTORS BY ALL LEGAL MEANS, TO INCREASE THE SHARE CAPITAL IN ACCORDANCE WITH THE CONDITIONS AND LIMITATIONS SET FORTH BY RESOLUTIONS NUMBER 10, 11, 12. 13, 14, 15, 16 17 AND 18; THE SHAREHOLDERS; THE INVESTMENT CERTIFICATE HOLDERS, MEETING AT A SPECIAL MEETING, HAVE WAIVED IN THE EVENT OF AN ISSUANCE WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, THEIR PRE-EMPTIVE RIGHT TO ANY VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, AND ALSO, THAT THEY HAVE NOTED THAT THIS AUTHORIZATION INCLUDES THE WAIVER OF THEIR PRE-EMPTIVE RIGHT TO ANY NON PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, TO WHICH THE SECURITIES ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 14 MONTHS

17. AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, IN
THE EVENT THAT THE LAWS AND RULES APPLYING TO
THE COMPANY WOULD MAKE POSSIBLE THE USE OF SUCH
AUTHORIZATION, DURING PUBLIC OFFERINGS ON THE

Management Take No Acti*Manag

COMPANY SHARES AND IN ACCORDANCE WITH THE LEGAL PROVISIONS AND REGULATIONS IN FORCE AT THE DATE OF SUCH USE, WARRANTS S ENTITLING TO SUBSCRIBE, ON PREFERENTIAL CONDITIONS, TO SHARES OF THE COMPANY AND TO FREELY ALLOCATE THEM TO THE SHAREHOLDERS; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORI1Y SHALL NOT EXCEED EUR 150,000,000.00 THIS AMOUNT SHALL COUNT AGAINST THE GLOBAL CEILING SET IN THE 10TH RESOLUTION OF THE SHAREHOLDER S MEETING OF 28 APR 2005, THE MAXIMUM NUMBER OF WARRANTS ISSUED WILL NOT EXCEED 450,000,000 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AND MEETING NOTES THAT THIS AUTHORIZATION INCLUDES WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE RIGHT TO THE COMPANY ORDINARY SHARES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AND WAIVER BY INVESTMENT CERTIFICATE HOLDERS MEETING AT A SPECIAL MEETING TODAY OF THEIR PRE-EMPTIVE RIGHT TO THE NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS

- 18. AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL ON ONE OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD AND TO CHARGE THE DIFFERENCE BETWEEN THE PURCHASE PRICE OF THE CANCELLED SHARES AND THEIR NOMINAL PAR VALUE ON ALL THE ACCOUNTS OF BONUSES AND THE AVAILABLE RESERVES, IT SUPERSEDES ANY AND ALL EARLIER AUTHORIZATIONS TO THE SAME EFFECT AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS
- 19. AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, FOR THE PROFIT OF INVESTMENT CERTIFICATES HOLDERS: NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, AND ANY SECURITIES GIVING ACCESS TO NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES TO A MAXIMUM NOMINAL AMOUNT OF EUR 10,000,000.00, THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 10,000,000.00 AND SUPERSEDES ANY AND ALL EARLIER AUTHORIZATIONS TO THE SAME EFFECT AND TO TAKE ALL NECESSARY MEASURES AND

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ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORITY EXPIRES FOR A PERIOD OF 18 MONTHS

20. AMEND THE ARTICLE 18 OF THE BY-LAWS: CONTROL AGENTS

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Management Take No Acti*Management

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

SEKISUI HOUSE LTD

ISIN: JP3420600003 ISSUER: J70746136

> THE COMPANY HAS PROPOSED TO GRANT RETIREMENT ALLOWANCES TO CURRENT OR REAPPOINTED DIRECTORS, MESSRS. ISAMI WADA, AKIRA MORIMOTO, TADASHI IWASAKI, SUMIO WADA, YUUZOU MATSUMOTO, KAZUO YOSHIMITSU AND SHIROU INAGAKI AS WELL AS TO 2 CURRENT STATUTORY AUDITORS, MESSRS. KENICHI KAWAUCHI AND TAKAHARU

SEDOL: 4798680, 6793906, B01DQS7, 5763450

VOTE GROUP: GLOBAL				
Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE ALLOCATION OF INCOME, INCLUDING THE FOLLOWING DIVIDENDS: INTERIM JPY 10, FINAL JPY 10, SPECIAL JPY 0	Management	For	*Manag
2.1	ELECT MR. ISAMI WADA AS A DIRECTOR	Management	For	*Manag
2.2	ELECT MR. TADASHI IWASAKI AS A DIRECTOR	Management	For	*Manag
2.3	ELECT MR. AKIRA MORIMOTO AS A DIRECTOR	Management		*Manag
2.4	ELECT MR. SUMIO WADA AS A DIRECTOR	Management	For	*Manag
2.5	ELECT MR. KAZUO YOSHIMITSU AS A DIRECTOR	Management	For	*Manag
2.6	ELECT MR. SHIROU INAGAKI AS A DIRECTOR	Management	For	*Manag
2.7	ELECT MR. YUUZOU MATSUMOTO AS A DIRECTOR	Management	For	*Manag
2.8	ELECT MR. FUMIAKI HIRABAYASHI AS A DIRECTOR	Management	For	*Manag
2.9	ELECT MR. SHUNJI ARAKAWA AS A DIRECTOR	Management	For	*Manag
2.10	ELECT MR. KIYOHIDE HIRABAYASHI AS A DIRECTOR	_		*Manag
2.11	ELECT MR. TOSHINORI ABE AS A DIRECTOR	Management	For	*Manag
2.12	ELECT MR. TAKASHI UCHIDA AS A DIRECTOR	Management	For	*Manag
3.1	ELECT MR. HIROSHI ITAWAKI AS INTERNAL STATUTORY AUDITOR	Management	For	*Manag
3.2	ELECT MR. KATSUYA KITTAKA AS INTERNAL STATUTORY AUDITOR	Management	For	*Manag
4.	GRANT RETIREMENT ALLOWANCES TO 6 RETIRED DIRECTORS, MESSRS. HIDEYUKI TONOMURA, SHICHIROU IWANE, HIROSHI ITAWAKI, YASUAKI YAMAMOTO, SABUROU MATSUYOSHI AND KUNIO SUZUKI AND 3 RETIRED STATUTORY AUDITORS, MESSRS. KENJI KONDOU, MIKIO YAMADA AND RYOUJI TAKAHASHI; ALSO, IN CONNECTION WITH THE ADOPTED ABOLISHMENT OF RETIREMENT ALLOWANCES SYSTEM,	Management	For	*Manag

DOHI

5.

	TO THE DIRECTORS AND THE EXECUTIVE OFFICERS AS STOCK OPTION IN ACCORDANCE WITH COMMERCIAL CODE 280-20 AND 280-21			
6.	APPROVE TO REVISE THE MONTHLY REMUNERATIONS FOR	Management	For	*Manag

APPROVE TO GIVE FREE SHARE SUBSCRIPTION RIGHTS Management For *Management*

SMITH & NEPHEW PLC

ISSUER: G82343164 ISIN: GB0009223206

THE FRENCH SHARESAVE PLAN WITHIN THE PERIOD OF

SEDOL: B03W767, B032756, 4228499, 0922320

6,000,000 OR LESS AT PRESENT

VOTE GROUP: GLOBAL

Proposal	D1	Proposal		F
Number	Proposal	Type 	Cast 	
1.	RECEIVE AND ADOPT THE AUDITED ACCOUNTS FOR THE YE 31 DEC 2005 TOGETHER WITH THE REPORT OF THE DIRECTORS AND THE AUDITORS THEREON	Management	For	*Manag
2.	APPROVE THE REMUNERATION REPORT OF THE DIRECTORS FOR THE YE 31 DEC 2005	Management	For	*Manag
3.	RE-ELECT MR. DAVID ILLINGWORTH AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
4.	RE-ELECT MR. PETER HOOLEY AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
5.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS OF THE COMPANY	Management	For	*Manag
6.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS OF THE COMPANY	Management	For	*Manag
7.	APPROVE TO RENEW THE DIRECTORS AUTHORIZATION TO ALLOT SECURITIES GRANTED BY ARTICLE 9.2 OF THE COMPANY S ARTICLES OF ASSOCIATION AND FOR THE PURPOSES OF ARTICLE 9 OF THE COMPANY S ARTICLES OF ASSOCIATION SECTION 80 , AMOUNT FOR THIS PERIOD BE GBP 52,745,017; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2007 OR 26 JUL 2007	Management	For	*Manag
8.	AUTHORIZE THE DIRECTORS OF THE COMPANY TO AMEND THE RULES OF THE SMITH & NEPHEW FRENCH SHARESAVE PLAN 2002 THE FRENCH SHARESAVE PLAN SO AS TO ENABLE OPTIONS TO ACQUIRE SHARES IN THE COMPANY TO BE GRANTED PURSUANT TO AND IN ACCORDANCE WITH	Management	For	*Manag

38 MONTHS ENDING 26 JUN 2009

S.9	APPROVE TO RENEW THE DIRECTORS POWER TO ALLOT SECURITIES OTHERWISE THAN TO EXISTING SHAREHOLDERS PRO RATA TO THEIR HOLDINGS GRANTED BY ARTICLE 9.3 OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2007 OR 26 JUL 2007; AND FOR THE PURPOSES OF THE ARTICLE 9 OF COMPANY S ARTICLES OF ASSOCIATION SECTION 89 FOR THIS AMOUNT BE GBP 9,408,492	Management	For	*Manag
S.10	AUTHORIZE THE COMPANY, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND PURSUANT TO SECTION 166 OF THE COMPANIES ACT 1985 THE ACT, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT OF UP TO 94,084,923 ORDINARY SHARES 10% OF THE ISSUED SHARE CAPITAL AS AT 24 FEB 2006 OF 20 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 20 PENCE AND AN AMOUNT EQUAL TO 105% OF AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, FOR THE 5 BUSINESS DAYS PRECEDING THE DATE OF PURCHASE; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 26 JUL 2007 THE EXPIRY DATE; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
S.11	AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS FOLLOWS: A) BY DELETING THE EXISTING ARTICLE 168 AND INSERTING THE NEW ARTICLE 168 AS SPECIFIED; B) BY INSERTING THE SPECIFIED NEW WORDS IN ARTICLE 123.6 AND BY INSERTING NEW ARTICLES 123.7 AND 123.8 AS SPECIFIED	Management	For	*Manag

CREDIT SUISSE GROUP, ZUERICH

ISSUER: H3698D419 ISIN: CH0012138530 BLOCKING SEDOL: B0ZGJC7, 6384548, 7154706, 7146327, 7171589, B01DF91

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY	Non-Voting	Non-Voting *N	lanag

IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.

1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS	Swiss Regis	teTake No Act	i*Manag
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	Non-Voting	*Manag
ISSUER:		BLOCKING		
VOTE GRC	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	F
*		Non-Voting		*Manag
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING285614 INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK	Non-Voting	Non-Voting	*Manaç
1.	YOU RECEIVE AND APPROVE THE ANNUAL REPORT, THE PARENT COMPANY S 2005 FINANCIAL STATEMENTS AND THE GROUP S 2005 CONSOLIDATED FINANCIAL STATEMENTS	Management	Take No Act	i*Manag
2.	GRANT DISCHARGE OF THE ACTS TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	Management	Take No Act	i*Manag
2	ADDDOVE THE CADITAL DEDUCTION	Managoment	Take No A	i *M~~~
3. 4.	APPROVE THE CAPITAL REDUCTION APPROVE THE APPROPRIATION OF RETAINED EARNINGS	Management Management	Take No Act Take No Act	_
5.1 5.2	ELECT THE BOARD OF DIRECTORS ELECT THE PARENT COMPANY S INDEPENDENT AUDITORS AND THE GROUP S INDEPENDENT AUDITORS	Management Management	Take No Act	i*Manag
5.3 6.	ELECT THE SPECIAL AUDITORS APPROVE THE ADJUSTMENT OF CONDITIONAL CAPITAL	Management Management	Take No Act	_

______ CREDIT SUISSE GROUP, ZUERICH

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type		F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 298695 DUE TO ADDITION OFRESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING285614 INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU	Non-Voting	Non-Voting	*Manag
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS	Non-Voting	Non-Voting	*Manag
1.	RECEIVE AND APPROVE THE ANNUAL REPORT, THE PARENT COMPANY S 2005 FINANCIAL STATEMENTS AND THE GROUP S 2005 CONSOLIDATED FINANCIAL STATEMENTS	Management	Take No Act	i*Manag
2.	GRANT DISCHARGE TO THE ACTS OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	Management	Take No Act	i*Manag
3.	APPROVE CHF 17 MILLION REDUCTION IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	Management	Take No Act	i*Manag
4.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 2 PER SHARE	Management	Take No Act	i*Manag
5.1.a	RE-ELECT MR. WALTER KIELHOLZ AND MR. HANS-ULRICH DOERIG AS THE DIRECTORS	Management	Take No Act	i*Manag
5.3	RATIFY BDO VISURA AS THE SPECIAL AUDITORS	Management	Take No Act:	i*Manag
5.1.b 5.2	ELECT MR. RICHARD THORNBURGH AS A DIRECTOR RATIFY KPMG KLYNVELD PEAT MARWICK GEORDELER SA AS THE AUDITORS	Management Management	Take No Acta	_
6.	APPROVE CHF 3.4 MILLION REDUCTION IN POOL OF CAPITAL RESERVED FOR DONALDSON LUFKIN JENRETTE EMPLOYEE OPTIONS	Management	Take No Act	i*Manag

CREDIT SUISSE GROUP, ZUERICH

ISSUER: H3698D419 ISIN: CH0012138530 BLOCKING SEDOL: B0ZGJC7, 6384548, 7154706, 7146327, 7171589, B01DF91

VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 301805 DUE TO ADDITIONAL OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING285614 INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE ADP CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU	Non-Voting	Non-Voting	*Manag
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS	Non-Voting	Non-Voting	*Manag
1.	RECEIVE AND APPROVE THE ANNUAL REPORT, THE PARENT COMPANY S 2005 FINANCIAL STATEMENTS AND THE GROUP S 2005 CONSOLIDATED FINANCIAL STATEMENTS	Management	Take No Act	i*Manag
2.	GRANT DISCHARGE TO THE ACTS OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	Management	Take No Act	i*Manag
3.A	APPROVE TO REDUCE THE SHARE CAPITAL BY CHF 17,000,000 FROM CHF 623,876,083 TOCHF 606,876,083 BY CANCELING 34,000,000 SHARES WITH A PAR VALUE OF CHF 0.50 EACH, WHICH WERE REPURCHASED IN THE PERIOD FROM 09 MAY 2005 TO 16 MAR 2006 PURSUANT TO THE SHARE REPURCHASE PROGRAM APPROVED BY THE GENERAL MEETING OF SHAREHOLDERS OF 29 APR 2005; ACKNOWLEDGE THAT, ACCORDING TO THE SPECIAL REPORT OF THE AUDITORS KPMG KLYNVELD PEAT MARWICK GOERDELER SA, OBLIGEES CLAIMS ARE FULLY COVERED EVEN AFTER THE SHARE CAPITAL REDUCTION AS REQUIRED BY ARTICLE 732 PARAGRAPH 2 CO, AMEND ARTICLE 3 PARAGRAPH 1 OF THE ARTICLES OF ASSOCIATION, THAT AS OF THE DATE OF THE ENTRY OF THE CAPITAL REDUCTION IN THE COMMERCIAL REGISTER, PURSUANT TO SECTION 3.C BELOW	Management	Take No Act	i*Manag

4.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 2 PER SHARE	Management	Take No Acti*Manag
5.1.B 3.B	ELECT MR. RICHARD THORNBURGH AS A DIRECTOR	-	Take No Acti*Manag Take No Acti*Manag
3.C	AMEND ARTICLE 3 PARAGRAPH 1 TO THE ARTICLES OF ASSOCIATION, NEW VERSION THE FULLY PAID-IN SHARE CAPITAL AMOUNTS TO CHF 606,876,083 AND IT IS DIVIDED INTO 1, 213,752,166 FULLY PAID-IN REGISTERED SHARES WITH A PAR VALUE OF CHF 0.50 EACH	Management	Take No Acti*Manag
5.1.A	RE-ELECT MR. WALTER KIELHOLZ AND MR. HANS-ULRICH DOERIG AS THE DIRECTORS	Management	Take No Acti*Manac
5.2	RATIFY KPMG KLYNVELD PEAT MARWICK GEORDELER SA AS THE AUDITORS	Management	Take No Acti*Manao
5.3 6.	RATIFY BDO VISURA AS THE SPECIAL AUDITORS APPROVE CHF 3.4 MILLION REDUCTION IN POOL OF CAPITAL RESERVED FOR DONALDSON LUFKIN JENRETTE EMPLOYEE OPTIONS	-	Take No Acti*Manaq Take No Acti*Manaq
ISSUER:	SPA, SAN DONATO MILANESE T82000117 ISIN: IT0000068525	BLOCKING	
ISSUER: SEDOL:		BLOCKING	
ISSUER: SEDOL: VOTE GRO Proposal Number	T82000117 ISIN: IT0000068525 4769103, B020R51, 4768768, 4765996 DUP: GLOBAL Proposal	BLOCKING Proposal Type	Vote F Cast
ISSUER: SEDOL: VOTE GRO Proposal Number	T82000117 ISIN: IT0000068525 4769103, B020R51, 4768768, 4765996 OUP: GLOBAL Proposal PLEASE NOTE THAT THE MEETING TO BE HELD ON 27 APR HAS BEEN POSTPONED AND WILL BE HELD ON 28 APR 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 25 APR 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK	Proposal Type	Vote F Cast Non-Voting *Manag
ISSUER: SEDOL: VOTE GRO Proposal Number	T82000117 ISIN: IT0000068525 4769103, B020R51, 4768768, 4765996 DUP: GLOBAL PLEASE NOTE THAT THE MEETING TO BE HELD ON 27 APR HAS BEEN POSTPONED AND WILL BE HELD ON 28 APR 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 25 APR 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVE THE BALANCE SHEET AND CONSOLIDATED BALANCE SHEET REPORTS OF 31 DEC 2005 AND THE REPORT OF THE BOARD OF DIRECTORS, MANAGEMENT ACTIVITY, INTERNAL AUDITOR AND EXTERNAL AUDITORS PROFIT	Proposal Type Non-Voting	Cast Non-Voting *Manaç
ISSUER: SEDOL: VOTE GRO Proposal Number *	T82000117 ISIN: IT0000068525 4769103, B020R51, 4768768, 4765996 DUP: GLOBAL Proposal PLEASE NOTE THAT THE MEETING TO BE HELD ON 27 APR HAS BEEN POSTPONED AND WILL BE HELD ON 28 APR 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 25 APR 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVE THE BALANCE SHEET AND CONSOLIDATED BALANCE SHEET REPORTS OF 31 DEC 2005 AND THE REPORT OF THE BOARD OF DIRECTORS, MANAGEMENT ACTIVITY,	Proposal Type Non-Voting	Cast

OF 2,400,000 OWN SHARES FOR AN 18 MONTHS PERIOD FROM THE MEETINGS RESOLUTION

4. AUTHORIZE THE BOARD OF DIRECTORS AS PER ARTICLE
2357 OF THE CIVIL CODE, TO DISPOSE UP TO A MAXIMUM
OF 2,400,000 OWN SHARES IN FAVOUR OF THE STOCK
OPTION PLAN FOR THE YEAR 2006

Management Take No Acti*Manag

Management Take No Acti*Manag

5. APPOINT ONE DIRECTOR

ALLIANZ AG, MUENCHEN

ISSUER: D03080112 ISIN: DE0008404005

SEDOL: 5766749, 0048646, 5242487, B030T87, 5479531, 7158333, 0018490, 5231485

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	PRESENTATION OF THE APPROVED ANNUAL FINANCIAL STATEMENTS AND THE APPROVED CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE FISCAL YEAR ENDED 31 DEC 2005, AND OF THE MANAGEMENT REPORTS FOR ALLIANZ AG AND FOR THE GROUP AS WELL AS THE REPORT OF THE SUPERVISORY BOARD FOR THE FISCAL YEAR 2005	Non-Voting	Non-Voting	*Manag
2.	APPROPRIATION OF NET EARNINGS	Management	For	*Manag
3.	APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT	Management	For	*Manag
4.	APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	For	*Manag
5.	APPROVAL OF CONTROL AND PROFIT TRANSFER AGREEMENT BETWEEN ALLINAZ AG AND ALLIANZ ALTERNATIVE ASSETS HOLDING GMBH	Management	For	*Manag

CRH PLC

ISSUER: G25508105 ISIN: IE0001827041

SEDOL: 0182704, 5465240, B01ZKD6, 4182249

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	DECLARE A DIVIDEND ON THE ORDINARY SHARES	Management	For	*Manag
3.1	RE-ELECT MR. D. W. DOYLE AS A DIRECTOR IN ACCORDANCE	Management	For	*Manag

3.2	WITH THE ARTICLE 103 RE-ELECT MR. J. M. DE JONG AS A DIRECTOR IN ACCORDANCE WITH THE ARTICLE 103	Management	For	*Manag
3.3	RE-ELECT MR. D. M. KENNEDY AS A DIRECTOR IN ACCORDANCE WITH THE ARTICLE 103	Management	For	*Manag
3.4	RE-ELECT MR. M. LEE AS A DIRECTOR IN ACCORDANCE WITH THE ARTICLE 103	Management	For	*Manag
4.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	Management	For	*Manag
5.	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH THE POWERS, PROVISION AND LIMITATIONS OF ARTICLES 11(D) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO ALLOT RELEVANT SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT EQUAL TO THE AUTHORIZED BUT AS YET UNISSUED SHARE CAPITAL OF THE COMPANY; AUTHORITY EXPIRES AT THE END OF 5 YEARS	Management	For	*Manag
S.6	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH THE POWERS, PROVISION AND LIMITATIONS OF ARTICLES 11(E) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO ALLOT EQUITY SECURITIES FOR CASH AND IN RESPECT OF SUB-PARAGRAPH (III) THEREOF UP TO AN AGGREGATE NOMINAL VALUE OF EUR 9,119,000; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM IN 2007 OR 02 AUG 2007	Management	For	*Manag
s.7	AUTHORIZE THE COMPANY TO PURCHASE ORDINARY SHARES ON THE MARKET SECTION 212 OF THE COMPANIES ACT, 1990 , IN THE MANNER PROVIDED FOR IN THE ARTICLE 8A OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, UP TO A MAXIMUM OF 10% OF THE ORDINARY SHARES IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM IN 2007 OR 02 AUG 2007	Management	For	*Manag
S.8	AUTHORIZE THE COMPANY TO RE-ISSUE TREASURY SHARES SECTION 209 OF THE COMPANIES ACT, 1990 IN THE MANNER PROVIDED FOR IN ARTICLES 8B OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION AGM IN 2007 OR 02 AUG 2007	Management	For	*Manag
9.	APPROVE THE ESTABLISHMENT BY THE COMPANY OF THE CRH 2006 PERFORMANCE SHARE PLAN, THE PRINCIPAL FEATURES AS SPECIFIED; AUTHORIZE THE DIRECTORS TO TAKE ALL SUCH ACTIONS OR STEPS AS MAY BE NECESSARY TO IMPLEMENT OR GIVE EFFECT TO THE PLAN; TO ESTABLISH FURTHER PLANS BASED ON THE CRH 2006 PERFORMANCE SHARE PLAN BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAW IN OVERSEAS TERRITORIES, PROVIDED THAT SUCH FURTHER PLANS SHALL COUNT AGAINST ANY LIMITS ON INDIVIDUAL PARTICIPATION UNDER THE PLAN	Management	For	*Manag

STANDARD CHARTERED PLC

ISSUER: G84228157 ISIN: GB0004082847

SEDOL: 0408284, B02TBL2, 6558484, 7032039

VOTE GROUP: GLOBAL

VOIE GROUP: GLOBAL									
Proposal Number	Proposal	Proposal Type	Vote Cast	F					
1.	RECEIVE THE ANNUAL REPORT FOR THE YE 31 DEC 2005 DECLARE A FINAL DIVIDEND OF 45.06 US CENTS PER ORDINARY SHARE FOR THE YE 31 DEC 2005	Management Management	For For	*Manag *Manag					
3.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2005	Management	For	*Manag					
4.	RE-ELECT MR. E. M. DAVIES AS A DIRECTOR	Management	For	*Manag					
5.	RE-ELECT MR. N. B. DENOMA AS A DIRECTOR	Management	For	*Manag					
6.	RE-ELECT MR. P. A. SANDS AS A DIRECTOR	Management	For	*Manag					
7.	RE-ELECT SIR C. K. CHOW AS A DIRECTOR	Management	For	*Manag					
8.	RE-ELECT MR. R. H. P. MARKHAM AS A DIRECTOR	Management	For	*Manag					
9.	RE-ELECT MR. H. E. NORTON AS A DIRECTOR	Management	For	*Manag					
10.	RE-ELECT MR. B. K. SANDERSON, THE GROUP CHAIRMAN,	Management	For	*Manag					
11.	AS A DIRECTOR RE-APPOINT KPMG AUDIT PLC AS THE AUDITOR OF THE COMPANY UNTIL THE END OF NEXTYEAR S AGM	Management	For	*Manag					
12.	AUTHORIZE THE BOARD TO SET THE AUDITOR S FEES AUTHORIZE THE BOARD TO ALLOT RELEVANT SECURITIES (AS DEFINED IN THE COMPANIESACT 1985), SUCH AUTHORITY IS LIMITED TO: A) THE ALLOTMENT OF RELEVANT SECURITIES UP TO A TOTAL NOMINAL VALUE OF USD 131,986,987 NOT GREATER THAN 20% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY; B) THE ALLOTMENT WHEN COMBINED WITH ANY ALLOTMENT MADE AS SPECIFIED OF RELEVANT SECURITIES UP TO A TOTAL NOMINAL VALUE OF USD 219,978,312 IN CONNECTION WITH: 1) AN OFFER OF RELEVANT SECURITIES OPEN FOR A PERIOD DECIDED ON BY THE BOARD: A) TO ORDINARY SHAREHOLDERS ON THE REGISTER ON A PARTICULAR DATE EXCLUDING ANY HOLDER HOLDING SHARES AS TREASURY SHARES, IN PROPORTION AS NEARLY AS MAY BE TO THEIR EXISTING HOLDINGS FOR THIS PURPOSE BOTH ANY HOLDER HOLDING SHARES AS TREASURY SHARES AND THE TREASURY SHARES HELD BY HIM; AND B) TO PEOPLE WHO ARE REGISTERED ON A PARTICULAR DATE AS HOLDERS OF OTHER CLASSES OF EQUITY SECURITIES EXCLUDING ANY HOLDER HOLDING SHARES AS TREASURY SHARES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE BOARD CONSIDERS IT APPROPRIATE, AS PERMITTED BY THE RIGHTS OF THOSE	Management Management	For	*Manag					

WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH FRACTIONAL ENTITLEMENTS, LEGAL, REGULATORY

OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (II) A SCRIP DIVIDEND SCHEME OR SIMILAR ARRANGEMENT IMPLEMENTED IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY; C) THE ALLOTMENT OF RELEVANT SECURITIES PURSUANT TO THE TERMS OF ANY EXISTING SHARE SCHEME OF THE COMPANY OR ANY OF ITS SUBSIDIARY UNDERTAKINGS ADOPTED PRIOR TO THE DATE OF THIS MEETING; SUCH AUTHORITY TO APPLY FOR THE PERIOD FROM 04 MAY 2006 UNTIL THE EARLIER OF THE END OF NEXT YEAR S AGM AND 03 AUG 2007, SO THAT THE COMPANY MAY MAKE OFFERS END ENTER INTO AGREEMENTS DURING THE RELEVANT PERIOD WHICH WOULD, OR MIGHT, REQUIRE RELEVANT SECURITIES TO BE ALLOTTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT RELEVANT SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT, AS IF THE AUTHORITY HAD NOT ENDED

14. AUTHORIZE THE BOARD TO ALLOT RELEVANT SECURITIES
UP TO A TOTAL NOMINAL VALUE OF USD 131,986,987
PURSUANT TO RESOLUTION 13 BE EXTENDED BY THE
ADDITION OF SUCH NUMBER OF ORDINARY SHARES OF
USD 0.50 EACH REPRESENTING THE NOMINAL AMOUNT
OF THE COMPANY S SHARE CAPITAL REPURCHASED BY
THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT
TO RESOLUTION 16

Management For *Management

AUTHORIZE THE BOARD, SUBJECT TO THE PASSING OF S.15 RESOLUTION 13, TO ALLOT EQUITYSECURITIES AS DEFINED IN THE COMPANIES ACT 1986 FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 94 (3A) OF THE COMPANIES ACT 1985, FREE OF THE RESTRICTION IN SECTION 89(1) OF THE COMPANIES ACT 1985, SUCH POWER TO BE LIMITED TO: A) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH EN OFFER OF EQUITY SECURITIES OPEN FOR A PERIOD DECIDED ON BY THE BOARD: I) TO ORDINARY SHAREHOLDERS ON THE REGISTER ON A PARTICULAR DATE EXCLUDING ANY HOLDER HOLDING SHARES AS TREASURY SHARES , IN PROPORTION TO THEIR EXISTING HOLDINGS IGNORING FOR THIS PURPOSE BOTH ANY HOLDER HOLDING SHARES AS TREASURY SHARES AND THE TREASURY SHARES HELD BY HIM; AND II) TO PEOPLE WHO ARE REGISTERED ON A PARTICULAR DATE AS HOLDERS OF OTHER CLASSES OF EQUITY SECURITIES EXCLUDING ANY HOLDER HOLDING SHARES AS TREASURY SHARES , IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR; IF THE BOARD CONSIDERS IT APPROPRIATE, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL FRACTIONAL ENTITLEMENTS, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B) THE

ALLOTMENT OTHERWISE THAN UNDER A) ABOVE OF EQUITY SECURITIES UP TO A TOTAL NOMINAL VALUE OF USD 32,996,746; AUTHORITY TO APPLY FROM 04 MAY 2006 UNTIL THE OF THE END OF NEXT YEARS AGM AND 03 AUG 2007, BUT DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED

AUTHORIZE THE COMPANY, GENERALLY AND WITHOUT S.16 CONDITIONS, TO MAKE MARKET PURCHASES AS DEFINED IN THE COMPANIES ACT 1985 OF ITS ORDINARY SHARES OF USD 0.50 EACH, PROVIDED THAT: A) THE COMPANY DOES NOT PURCHASE MORE THAN 131,986,987 SHARES UNDER THIS AUTHORITY B) THE COMPANY DOES NOT PAY LESS FOR EACH SHARE BEFORE EXPENSES THAN USD 0.50 OR THE EQUIVALENT IN THE CURRENCY IN WHICH THE PURCHASE IS MADE, CALCULATED BY REFERENCE TO A SPOT EXCHANGE RATE FOR THE PURCHASE OF US DOLLARS WITH SUCH OTHER CURRENCY AS DISPLAYED ON THE APPROPRIATE PAGE OF THE REUTERS SCREEN AT OR AROUND 11.00 AM LONDON TIME ON THE BUSINESS DAY BEFORE THE DAY THE COMPANY AGREES TO BUY THE SHARES ; AND C) THE COMPANY DOES NOT PAY MORE FOR EACH SHARE THAN 5% OVER THE AVERAGE OF THE MIDDLE MARKET PRICES OF THE ORDINARY SHARES ACCORDING TO THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE FIVE BUSINESS DAYS IMMEDIATELY BEFORE THE DATE ON WHICH THE COMPANY TO BUY THE SHARES AND THE PRICE STIPULATED BY ARTICLE 5(1) OF THE BUY-BACK AND STABILISATION REGULATION EC NO. 2273/2003; AUTHORITY EXPIRES EARLIER TO APPLY FROM 04 MAY 2006 UNTIL THE EARLIER OF THE END OF NEXT YEAR S AGM AND 03 AUG 2007 UNLESS PREVIOUSLY CANCELLED OR VARIED BY THE COMPANY GENERAL MEETING, BUT DURING THIS PERIOD THE COMPANY MAY AGREE TO PURCHASE SHARES WHERE THE PURCHASE MAY NOT BE COMPLETED FULLY OR PARTLY UNTIL AFTER THE AUTHORITY ENDS AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN ACCORDANCE WITH ANY SUCH AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED

Management For *Manag

S.17 AUTHORIZE THE COMPANY, GENERALLY AND WITHOUT
CONDITIONS, TO MAKE MARKET PURCHASES AS DEFINED
IN THE COMPANIES ACT 1985 OF UP TO 328,388 DOLLAR
PREFERENCE SHARES AND UP TO 195,285,000 STARLING
PREFERENCE SHARES PROVIDED THAT: A) THE COMPANY
DOES NOT PAY LESS FOR EACH SHARE BEFORE EXPENSES
THAN THE NOMINAL VALUE OF THE SHARE OR THE
EQUIVALENT IN THE CURRENCY IN WHICH THE PURCHASE
IS MADE, CALCULATED BY REFERENCE TO THE SPOT
EXCHANGE RATE FOR THE PURCHASE OF THE CURRENCY
IN WHICH THE RELEVANT SHARE IS DENOMINATED WITH
SUCH OTHER CURRENCY AS DISPLAYED ON THE APPROPRIATE

PAGE OF THE REUTERS SCREEN AT OR AROUND 11.00 AM LONDON TIME ON THE BUSINESS DAY BEFORE THE DAY THE COMPANY AGREES TO BUY THE SHARES ; AND B) THE COMPANY DOES NOT PAY MORE: I) FOR EACH STERLING PREFERENCE SHARE BEFORE EXPENSES THAN 25% OVER THE AVERAGE OF THE MIDDLE MARKET PRICES OF SUCH SHARES ACCORDING TO THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE 10 BUSINESS DAYS IMMEDIATELY BEFORE THE DATE ON WHICH THE COMPANY AGREES TO BUY THE SHARES; AND II) FOR EACH DOLLAR PREFERENCE SHARE BEFORE EXPENSES THAN 25% OVER THE AVERAGE OF THE MIDDLE MARKET PRICES OF SUCH SHARES ACCORDING TO THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE TEN BUSINESS DAYS IMMEDIATELY BEFORE THE DATE ON WHICH THE COMPANY AGREES TO BUY THE SHARES; AUTHORITY TO APPLY FROM 04 MAY 2006 UNTIL THE END OF NEXT YEAR S AGM AND 03 AUG 2007 UNLESS PREVIOUSLY CANCELLED OR VARIED BY THE COMPANY IN GENERAL MEETING, BUT DURING THIS PERIOD THE COMPANY MAY AGREE TO PURCHASE SHARES WHERE THE PURCHASE MAY NOT BE COMPLETED FULLY OR PARTLY UNTIL AFTER THE AUTHORITY ENDS AND MAY MAKE A PURCHASE OF SHARES IN ACCORDANCE WITH ANY SUCH AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED

AUTHORIZE THE COMPANY, IN ACCORDANCE WITH SECTION 18. 347C OF THE COMPANIES ACT 1985, AS AMENDED, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND/OR TO INCUR EU POLITICAL EXPENDITURE AS SPECIFIED UNDER SECTION 347A OF THE COMPANIES ACT 1985, AS AMENDED PROVIDED THAT; I) SUCH DONATIONS TO EU POLITICAL ORGANIZATIONS SHALL NOT WHEN AGGREGATED WITH ANY DONATIONS TO EU POLITICAL ORGANIZATIONS MADE BY THE STANDARD CHARTERED BANK IN THE RELEVANT PERIOD IN TOTAL EXCEED THE SUM OF GBP 100,000 OR THE EQUIVALENT IN 1 OR MORE OTHER CURRENCIES TRANSLATED AT SUCH RATES S AS THE DIRECTORS OF THE COMPANY SHALL CONSIDER APPROPRIATE ; AND II) SUCH EU POLITICAL EXPENDITURE SHALL NOT WHEN AGGREGATED WITH ANY EU POLITICAL EXPENDITURE INCURRED BY STANDARD CHARTERED BANK IN THE RELEVANT PERIOD IN TOTAL EXCEED THE SUM OF GBP 100,000 OR THE EQUIVALENT IN 1 OR MORE OTHER CURRENCIES TRANSLATED AT SUCH RATES(S) AS THE DIRECTORS OF THE COMPANY SHALL CONSIDER APPROPRIATE; AUTHORITY EXPIRES ON THE EARLIER OF THE END OF NEXT YEAR S AGM AND 03 AUG 2007; THE COMPANY MAY ENTER INTO A CONTRACT OR UNDERTAKING THIS AUTHORITY BEFORE ITS EXPIRY WHICH WOULD OR MIGHT BE PERFORMED WHOLLY OR PARTLY AFTER ITS EXPIRY AND MAY MAKE DONATIONS TO POLITICAL ORGANIZATIONS AND/OR INCUR EU POLITICAL EXPENDITURE PURSUANT TO SUCH CONTRACT OR UNDERSTANDING

347D OF THE COMPANIES ACT 1985, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND/OR TO INCUR EU POLITICAL EXPENDITURE AS SPECIFIED UNDER SECTION 347A OF THE COMPANIES ACT 1985, AS AMENDED PROVIDED THAT; I) SUCH DONATIONS TO EU POLITICAL ORGANIZATIONS SHALL NOT WHEN AGGREGATED WITH ANY DONATIONS TO EU POLITICAL ORGANIZATIONS MADE BY THE COMPANY IN THE RELEVANT PERIOD IN TOTAL EXCEED THE SUM OF USD 100,000 OR THE EQUIVALENT IN 1 OR MORE OTHER CURRENCIES TRANSLATED AT SUCH RATES(S) AS THE DIRECTORS OF THE COMPANY SHALL CONSIDER APPROPRIATE ; AND II) SUCH EU POLITICAL EXPENDITURE SHALL NOT WHEN AGGREGATED WITH ANY EU POLITICAL EXPENDITURE INCURRED BY COMPANY IN THE RELEVANT PERIOD IN TOTAL EXCEED THE SUM OF USD 100,000 OR THE EQUIVALENT IN 1 OR MORE OTHER CURRENCIES TRANSLATED AT SUCH RATE(S) AS THE DIRECTORS OF THE COMPANY SHALL CONSIDER APPROPRIATE; AUTHORITY EXPIRES ON THE EARLIER OF THE END OF NEXT YEAR S AGM AND 03 AUG 2007; THE COMPANY MAY ENTER INTO A CONTRACT OR UNDERTAKING THIS AUTHORITY BEFORE ITS EXPIRY WHICH WOULD OR MIGHT BE PERFORMED WHOLLY OR PARTLY AFTER ITS EXPIRY AND MAY MAKE DONATIONS TO POLITICAL ORGANIZATIONS AND/OR INCUR EU POLITICAL EXPENDITURE PURSUANT TO SUCH CONTRACT OR UNDERSTANDING

20. AMEND THE RULES OF THE STANDARD CHARTERED 2001
PERFORMANCE SHARE PLAN TO REFLECT THE CHANGES
AS SPECIFIED AND AUTHORIZE THE BOARD TO DO ANYTHING
WHICH IT CONSIDERS NECESSARY OR DESIRABLE TO
GIVE EFFECT TO THESE CHANGES

Management For *Manag

Management For *Manag

21. APPROVE THE STANDARD CHARTERED 2006 RESTRICTED SHARE SCHEME AS SPECIFIED AND AUTHORIZE THE BOARD TO DO ANYTHING WHICH IT CONSIDERS NECESSARY OR DESIRABLE TO CARRY THE SAME INTO EFFECT AND TO MAKE SUCH CHANGES AS IT MAY CONSIDER

XSTRATA PLC, LONDON
ISSUER: G9826T102 ISIN: GB0031411001

SEDOL: B06JJ58, 7320790, B02QZN3, 3141100

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	DECLARE A FINAL DIVIDEND OF USD 0.25 CENTS PER ORDINARY SHARE IN RESPECT OF THE YE 31 DEC 2005	Management	For	*Manag
3.	APPROVE THE DIRECTORS REMUNERATION REPORT AS SPECIFIED FOR THE YE 31 DEC 2005	Management	For	*Manag
4.	RE-ELECT MR. IVAN GLASENBERG AS A NON-EXECUTIVE	Management	For	*Manag

DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 128 OF THE COMPANY S ARTICLES OF ASSOCIATION

5.	RE-ELECT MR. ROBERT MACDONNELL AS A NON-EXECUTIVE DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 128 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
6.	RE-ELECT DR. FREDERIK ROUX AS A NON-EXECUTIVE DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 128 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
7.	RE-ELECT MR. SANTIAGO ZALDUMBIDE AS A EXECUTIVE DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 128 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
8.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY AND AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For	*Manag
9.	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ALL EXISTING AUTHORITY, AND PURSUANT TO SECTION 80 AND BY ARTICLE 14 OF THE COMPANY S ARTICLES OF ASSOCIATION, TO ALLOT RELEVANT SECURITIES SECTION 80 UP TO AN AMOUNT OF USD 108,477,815 EQUIVALENT TO 216,955,630 ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR AFTER THE PASSING OF THIS RESOLUTION	Management	For	*Manag
s.10	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ALL EXISTING AUTHORITY, PURSUANT TO SECTION 89 AND BY ARTICLE 15 OF THE COMPANY S ARTICLES OF ASSOCIATION, TO ALLOT EQUITY SECURITIES, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) , AND THE AMOUNT IS USD 16,271,672 EQUIVALENT TO 32,543,344 ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM	Management	For	*Manag

AVIVA PLC

ISSUER: G0683Q109 ISIN: GB0002162385 SEDOL: 5983991, B02S658, 0216238, 4191007, B045BR4, 4100490

OF THE COMPANY OR AFTER THE PASSING OF THIS RESOLUTION

VOTE GROUP: GLOBAL

Proposal Vote F

Number	Proposal	Type	Cast	
1.	RECEIVE THE ACCOUNTS OF THE COMPANY FOR THE YE 31 DEC 2005 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	Management	For	*Manag
2.	DECLARE A FINAL DIVIDEND OF 17.44 PENCE ORDINARY SHARE OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Manag
3.	ELECT MS. MARY FRANCIS AS A DIRECTOR UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING	Management	For	*Manag
4.	RE-ELECT MR. RICHARD HARVEY AS A DIRECTOR, WHO RETIRES BY ROTATION UNDER COMPANY ARTICLE OF ASSOCIATION	Management	For	*Manag
5.	RE-ELECT MR. CAROLE PIWNICA AS A DIRECTOR, WHO RETIRES BY ROTATION UNDER COMPANY ARTICLE OF ASSOCIATION	Management	For	*Manag
6.	RE-ELECT MR. PHILIP SCOTT AS A DIRECTOR, WHO RETIRES BY ROTATION UNDER COMPANY ARTICLE OF ASSOCIATION	Management	For	*Manag
7.	RE-ELECT MR. PATRICK SNOWBALL AS A DIRECTOR, WHO RETIRES BY ROTATION UNDER COMPANY ARTICLE OF ASSOCIATION	Management	For	*Manag
8.	RE-ELECT MR. DEREK STEVENS AS A DIRECTOR	Management	For	*Manag
9.	RE-ELECT MR. ANDRE VILLENEUVE AS A DIRECTOR	Management	For	*Manag
11.	AUTHORIZE THE DIRECTORS TO DETERMINE THE AUDITOR S REMUNERATION	Management	For	*Manag
10.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM	Management	For	*Manag
12.	APPROVE TO RENEW THE AUTHORITY CONFERRED ON THE DIRECTORS BY ARTICLE 5.04(A) OF THE COMPANY S ARTICLES OF ASSOCIATION WITH THE SECTION 80 AMOUNT BEING GBP 150 MILLIONS AUTHORITY EXPIRES THE EARLIER OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS	Management	For	*Manag
S.13	APPROVE TO RENEW THE AUTHORITY CONFERRED ON THE DIRECTORS BY ARTICLE 5.04(B) OF THE COMPANY S ARTICLES OF ASSOCIATION WITH THE SECTION 89 AMOUNT BEING GBP 29 MILLIONS AUTHORITY EXPIRES THE EARLIER OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS	Management	For	*Manag
14.	APPROVE, SUBJECT TO THE SECTION 241A OF THE COMPANIES ACT 1985, THE REMUNERATION REPORT AND ACCOUNTS FOR THE YE 31 DEC 2005	Management	For	*Manag

S.15	AUTHORIZE THE DIRECTORS TO INCREASE SHARE CAPITAL OF COMPANY FROM GBP1.45 BILLION AND EUR 700 MILLION TO GBP 1.95 BILLION AND EUR 700 MILLION BY CREATING 500 MILLION PREFERENCE SHARES OF GBP1EACH; AND THE DIRECTORS MAY ALLOT NEW PREFERENCE SHARES AFTER THE ANY SUCH CONTRACT AS IF THE POWER CONFERRED HEREBY HAD NOT EXPIRED; AND PURSUANT TO SECTION 95 OF THE COMPANIES ACT 1985, TO ALLOT NEW PREFERENCE SHARES FOR CASH, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1); AUTHORITY EXPIRES THE EARLIER OF THE NEXT AGM OF THE COMPANY IN 2011OR 5YEARS; AND ALSO AMEND ARTICLE 3.06 IN THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Manag
S.16	AUTHORIZE THE COMPANY, PURSUANT TO THE AUTHORITIES CONTAINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO MAKE ONE OR MORE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF UP TO 239 MILLION ORDINARY SHARES OF 25PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 25PENCE AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
S.17	AUTHORIZE THE COMPANY, PURSUANT TO THE AUTHORITIES CONTAINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF 8 % CUMULATIVE IRREDEEMABLE PREFERENCE SHARES UP TO 100 MILLION 8 % CUMULATIVE PREFERENCE SHARES OF 25PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 25PENCE AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR 8 % CUMULATIVE PREFERENCE SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR15 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE 8 % CUMULATIVE PREFERENCE SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
s.18	AUTHORIZE THE COMPANY, PURSUANT TO THE AUTHORITIES CONTAINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF 8 % CUMULATIVE IRREDEEMABLE PREFERENCE SHARES UP TO 100 MILLION 8 % CUMULATIVE PREFERENCE SHARES OF GBP1 EACH	Management	For	*Manag

IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF GBP1 AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR 8 % CUMULATIVE PREFERENCE SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR15 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE 8 % CUMULATIVE PREFERENCE SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

GALLAHER GROUP PLC, LONDON

ISSUER: G3708C105 ISIN: GB0003833695

SEDOL: 0383369, 5830309

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE YE 31 DEC 2005 AND THE AUDITORS REPORT THEREON	Management	For	*Manag
2.	DECLARE A FINAL DIVIDEND OF 22.9 PENCE PER ORDINARY SHARE FOR THE YE 31 DEC 2005 PAYABLE ON 23 MAY 2006 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 17 MAR 2006	Management	For	*Manag
3.	APPROVE THE DIRECTORS REMUNERATION REPORT CONTAINED IN THE 2005 ANNUAL REPORT AND FINANCIAL STATEMENTS	Management	For	*Manag
S.13	AUTHORIZE THE BOARD UNDER AUTHORITY GIVEN BY RESOLUTION 12 AND/OR WHERE AN ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF	Management	For	*Manag

SECTION 94(3A) OF THE ACT, TO ALLOT EQUITY SECURITIES, ENTIRELY PAID FOR IN CASH, FREE OF THE RESTRICTION IN SECTION 89(1) OF THE ACT, THE TOTAL NOMINAL AMOUNT OF EQUITY SECURITIES WHICH CAN BE ALLOTTED UNDER THIS POWER IS GBP 3,280,130 OR 32,801,300; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM TO BE HELD IN 2007 OR 09 AUG 2007; TO MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, NEED EQUITY SECURITIES TO BE ALLOTTED AFTER THIS PERIOD; THERE IS NO LIMIT AN THE TOTAL NOMINAL AMOUNT OF EQUITY SECURITIES WHICH CAN BE ALLOTTED UNDER THIS POWER WHERE THE ALLOTMENT IS IN CONNECTION WITH A RIGHTS ISSUE, IN ALL OTHER CASES

S.14	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT OFUP TO 65,602,600 ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 10 PENCE AND AMOUNT EQUAL TO 105% ABOVE THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, FOR THE 5 BUSINESS DAYS PRECEDING THE DATE OF PURCHASE; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM TO BE HELD IN 2007 OR 09 AUG 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
4		Managamant	Eon	*Manag
4.	RE-ELECT MR. JOHN GILDERSLEEVE AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
5.	RE-ELECT SIR GRAHAM HEARNE AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
6.	RE-ELECT MR. RONNIE BELL AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
7.	RE-ELECT MR. MARK ROLFE AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
8.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY FOR 2006, AND AUTHORIZE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	Management	For	*Manag
9.	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH SECTION 347C OF THE COMPANIES ACT 1985 THE ACT , TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL EXPENDITURE SECTION 347A OF THE ACT , UP TO A MAXIMUM AGGREGATE AMOUNT OF GBP 50,000 PER ANNUM; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM TO BE HELD IN 2007 OR 09 AUG 2007	Management	For	*Manag
10.	AUTHORIZE GALLAHER LIMITED, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY, IN ACCORDANCE WITH SECTION 347D OF THE ACT, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL EXPENDITURE SECTION 347A OF THE ACT, UP TO A MAXIMUM AGGREGATE AMOUNT OF GBP 50,000 PER ANNUM; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM	Management	For	*Manag
11.	TO BE HELD IN 2007 OR 09 AUG 2007 AUTHORIZE AUSTRIA TABAK GMBH & CO. KG, BEING A SUBSIDIARY UNDERTAKING OF THE COMPANY WHICH IS INCORPORATED OUTSIDE GREAT BRITAIN, IN ACCORDANCE WITH SECTION 347E OF THE ACT, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL EXPENDITURE SECTION 347A OF THE ACT , UP TO A MAXIMUM AGGREGATE AMOUNT OF GBP 50,000 PER ANNUM; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM TO BE HELD IN 2007 OR 09 AUG 2007	Management	For	*Manag
12.	AUTHORIZE THE BOARD, GENERALLY AND WITHOUT CONDITIONS, UNDER SECTION 80 OF THE ACT TO ALLOT SHARES, AND THE RIGHTS TO SHARES WHICH ARE DEFINED IN	Management	For	*Manag

SECTION 80 AS RELEVANT SECURITIES , UP TO TOTAL

NOMINAL AMOUNT OF GBP 21,867,530 OR 218,675,300; AUTHORITY EXPIRES EARLIER OF THE CONCLUSION OF THE COMPANY S AGM TO BE HELD IN 2007 OR 09 AUG 2007; AND THE BOARD CAN MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT NEED RELEVANT SECURITIES TO BE ALLOTTED AFTER THIS PERIOD

MODERN TIMES GROUP AB

BEEN DULY CALLED

ISSUER: W56523116 ISIN: SE0000412371

SEDOL: 5328127

VOTE GROU	JP: GLOBAL			
Proposal	Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN THE RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	MARKET RULES REQUIRE ADP TO DISCLOSE BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR ADP CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR ADP TO LODGE YOUR VOTE.	Non-Voting	Non-Voting	*Manag
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT IT IS NOT POSSIBLE TO VOTE ABSTAIN FOR THE RESOLUTIONS OF THIS MEETING. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU.	Non-Voting	Non-Voting	*Manag
1.	ELECT LAWYER MARTIN BORRESEN AS THE CHAIRMAN OF THE MEETING	Management	For	*Manag
2.	APPROVE THE VOTING LIST	Management	For	*Manag
3.	APPROVE THE AGENDA	Management	For	*Manag
4.	ELECT 1 OR 2 PERSONS TO CHECK AND VERIFY THE	Management	For	*Manag
5.	MINUTES APPROVE TO DETERMINE WHETHER THE MEETING HAS	Management	For	*Manag

6.	RECEIVE THE ANNUAL REPORT AND THE AUDITORS REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS AND THE AUDITORS REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS	Management	For	*Manag
7.	ADOPT THE INCOME STATEMENT AND BALANCE SHEET AND OF THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	Management	For	*Manag
8.	APPROVE THE COMPANY S UNAPPROPRIATED EARNINGS OR ACCUMULATED LOSS AS STATED IN THE ADOPTED BALANCE SHEET AND NO DIVIDEND WILL BE PAID FOR THE FY 2005; AND APPROVE THE PROPOSED TREATMENT OF THE COMPANY S UNAPPROPRAITED EARNINGS OR ACCUMULATED LOSS AS STATED IN THE ADOPTED BALANCE SHEET	Management	For	*Manag
9.	GRANT DISCHARGE TO THE DIRECTORS OF THE BOARD AND THE CHIEF EXECUTIVE OFFICERS FROM THEIR LIABILITY	Management	For	*Manag
10.	APPROVE TO DETERMINE THE NUMBER OF DIRECTORS AT 8 WITHOUT ALTERNATIVE DIRECTORS	Management	For	*Manag
11.	APPROVE THE REMUNERATION TO THE BOARD OF DIRECTORS INCLUDING REMUNERATION FOR THE WORK IN THE COMMITTEES OF THE BOARD OF DIRECTORS FOR THE PERIOD UNTIL THE CLOSE OF THE NEXT AGM SHALL BE A TOTAL OF SEK 3,575,000 OF WHICH SEK 1,000,000 SHALL BE ALLOCATED TO THE CHAIRMAN OF THE BOARD, SEK 325,000 TO EACH OF THE OTHER DIRECTORS OF THE BOARD AND A TOTAL OF SEK 300,000 TO BE ALLOCATED FOR THE WORK IN THE COMMITTEES OF THE BOARD OF DIRECTORS	Management	For	*Manag
13.	APPROVE TO DETERMINE THE NUMBER OF AUDITORS AND APPOINT KPMG BOHLINS AB AS THE AUDITOR, WITH THE AUTHORIZED PUBLIC ACCOUNTANT CARL UNDGREN AS MAIN RESPONSIBLE AUDITOR, FOR A PERIOD OF 4 YEARS	Management	For	*Manag
12.	RE-ELECT MESSRS. DAVID CHANCE, ASGER AAMUND, VIGO CARLUND, NICK HUMBY, LARS-JOHAN JAMHEIMER, DAVID MARCUS, PELLE TOMBERG AND CRISTINA STENBECK AS THE DIRECTORS OF THE BOARD AND APPOINT DAVID CHANCE AS THE CHAIRMAN OF THE BOARD OF DIRECTORS	Management	For	*Manag
14.	APPROVE THE PROCEDURE FOR PREPARATION OF THE ELECTION OF THE BOARD OF DIRECTORS AND THE WORK OF PREPARING A PROPOSAL ON THE DIRECTORS OF THE BOARD AND THE AUDITOR, IN CASE AUDITOR SHOULD BE ELECTED, AND THEIR REMUNERATION AS WELL AS THE PROPOSAL ON THE CHAIRMAN OF THE AGM OF 2007 SHALL BE PERFORMED BY A NOMINATION COMMITTEE AND THE NOMINATION COMMITTEE, WHICH WILL CONSIST OF AT LEAST 3 MEMBERS REPRESENTING THE SHAREHOLDERS OF THE COMPANY, WILL BE FORMED DURING SEP 2006	Management	For	*Manag

IN CONSULTATION WITH THE LARGEST SHAREHOLDERS

IN THE COMPANY AT THAT TIME AND THE NOMINATION COMMITTEE IS ELECTED FOR A TERM OF OFFICE OF 1 YEAR THE MAJORITY OF THE MEMBERS OF THE COMMITTEE MAY NOT BE MEMBERS OF THE BOARD OF DIRECTORS OR EMPLOYED BY THE COMPANY, IF A MEMBER OF THE COMMITTEE RESIGNS BEFORE THE WORK IS CONCLUDED, A REPLACEMENT MEMBER IS TO BE APPOINTED IN THE CORRESPONDING MANNER AND MS. CRISTINA STENBECK WILL BE A MEMBER OF THE COMMITTEE AND WILL ALSO ACT AS ITS CONVENOR, THE MEMBERS OF THE COMMITTEE WILL APPOINT THE CHAIRMAN AMONG THEMSELVES AT THE FIRST MEETING AND THE COMPOSITION OF THE COMMITTEE WILL BE COMMUNICATED IN THE COMPANY S INTERIM REPORT FOR THE THIRD QUARTER OF 2006

15. AN	THE THE	ARTICLES (OF	ASSOCIATION	AS	SPECIFIED	Management
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- APPROVE THE BOARD OF DIRECTORS TO EXECUTE A SHARE SPLIT, WHEREBY EACH MTG SHARE IRRESPECTIVE OF CLASS IS TO BE DIVIDED INTO TWO SHARES AND ONE OF THESE SHARES WILL BE A SO-CALLED REDEMPTION SHARE AND THE BOARD OF DIRECTORS PROPOSES THAT THE RECORD DAY FOR THE SHARE SPLIT SHALL BE 30 JUN 2006
- APPROVE THE BOARD OF DIRECTORS TO REDUCE THE 16.B COMPANY S SHARE CAPITAL BY SEK 165,956,025 BY WAY OF A REDEMPTION OF A TOTAL OF 66,382,410 SHARES, COMPRISING 15,545,621 CLASS A SHARES AND 50,836,789 CLASS B SHARES, FOR REPAYMENT TO THE SHAREHOLDERS, IN THE EVENT THAT THE OUTSTANDING CONVERTIBLE BONDS DUE 2006 AND ISSUED WARRANTS ARE CONVERTED INTO SHARES OR EXERCISED FOR SUBSCRIPTION TO NEW SHARES, THE TOTAL NUMBER OF SHARES IN MODEM TIMES GROUP MTG AB MAY INCREASE BY UP TO 3,247,996 CLASS B SHARES, IN RESPECT OF SUCH CONVERSION OR SUBSCRIPTION TAKING PLACE PRIOR TO THE RECORD DATE FOR THE SHARE SPLIT, THE PROPOSAL FOR RESOLUTION TO REDUCE THE SHARE CAPITAL IS TO BE DEEMED AS AMENDED SO THAT THE REDEMPTION PRICE SHALL BE INCREASED BY SEK 2.50 FOR EACH NEW SHARE IN THE COMPANY, FURTHERMORE, THE NUMBER OF CLASS B SHARES WHICH ARE THE OBJECT OF FOR REDEMPTION SHALL BE INCREASED BY THE CORRESPONDING NUMBER OF NEW SHARES AND THE CONSIDERATION FOR EACH REDEMPTION SHARE IRRESPECTIVE OF CLASS SHALL BE 0.7 CLASS A SHARES AND 1.4 CLASS B SHARES IN METRO INTERNATIONAL S.A. THE BOARD OF DIRECTORS PROPOSES THAT TRADING IN THE REDEMPTION SHARES SHALL TAKE PLACE FROM 04 JUL 2006 UP TO AND INCLUDING 21 JUL 2006 AND THE BOARD OF DIRECTORS ALSO PROPOSES THAT THE RECORD DATE FOR THE SHARE REDEMPTION SHALL BE 26 JUL 2006 AND THE SHARES IN METRO ARE EXPECTED TO BE DELIVERED VIA VPC ON OR AROUND 31 JUL 2006 AND THE BOOK VALUE OF

THE METRO SHARES BEING DISTRIBUTED TO THE SHAREHOLDERS AMOUNTS TO SEK 601,639,270, WHICH FOR EACH REDEMPTION

For

*Manag

SHARE CORRESPONDS TO AN AMOUNT OF APPROXIMATELY SEK 6.56 IN EXCESS OF THE RATIO VALUE OF THE SHARE, WHICH AMOUNTS TO SEK 2.50 AND IF ALL CONVERTIBLE BONDS AND WARRANTS ARE CONVERTED OR EXERCISED FOR SUBSCRIPTION TO NEW SHARES, THE BOOK VALUE OF THE METRO SHARES BEING DISTRIBUTED TO THE SHAREHOLDERS WILL AMOUNT TO SEK 631,076,615 *Manag APPROVE THAT TO ACHIEVE A TIMELY AND EFFICIENT Management For REDEMPTION PROCEDURE WITHOUT REQUIRING THE LEAVE OF THE SWEDISH COMPANIES REGISTRATION OFFICE OR THE COURT, THE BOARD OF DIRECTORS PROPOSES THAT THE MEETING RESOLVES TO INCREASE THE COMPANY S SHARE CAPITAL BY SEK 165,956,025 WITHOUT ISSUING ANY NEW SHARES BY TRANSFER OF THE ISSUE AMOUNT FROM THE COMPANY S NON-RESTRICTED EQUITY TO THE COMPANY S SHARE CAPITAL AND IF THE COMPANY S OUTSTANDING CONVERTIBLE BONDS AND WARRANTS ARE CONVERTED TO SHARES OR EXERCISED FOR SUBSCRIPTION IN A SHARE ISSUE BEFORE THE RECORD DATE FOR THE SHARE SPLIT IN ACCORDANCE WITH THE PROPOSAL OF THE BOARD OF DIRECTORS FOR A RESOLUTION ON THE EXECUTION OF A SHARE SPLIT IN ACCORDANCE WITH ITEM 16A, ON THE BONUS ISSUE ARE DEEMED TO BE AMENDED SO THAT THE ISSUE PRICE SHALL BE INCREASED BY SEK 2.50 FOR EACH NEW SHARE IN THE COMPANY 20. CLOSING OF THE MEETING Management For *Manag APPROVE THAT MTG SHALL KEEP AND CONTINUE TO APPLY *Manag 17. Management For ITS CURRENT POLICY ON SENIOR EXECUTIVE S FIXED SALARY, VARIABLE REMUNERATION, PARTICIPATION IN THE INCENTIVE PROGRAMME, PENSIONS AND OTHER TERMS OF EMPLOYMENT AND THE POLICY ON REMUNERATION AND OTHER TERMS OF EMPLOYMENT FOR SENIOR EXECUTIVES WILL BE AVAILABLE AT THE COMPANY S WEBSITE APPROVE IN ACCORDANCE WITH THE RESOLUTION PASSED *Manag Management For AT THE AGM HELD IN 2005 TO ADOPT AN INCENTIVE PROGRAMME FOR SENIOR EXECUTIVES AND OTHER KEY EMPLOYEES WITHIN THE MTG GROUP IN ACCORDANCE WITH THE PRINCIPLES AS SPECIFIED APPROVE TO ISSUE WITHOUT PAYMENT A MAXIMUM OF 18.B Management For *Manag 133,333 WARRANTS, EACH ENTITLING THE HOLDER TO SUBSCRIBE FOR 1 NEW CLASS B SHARE AND THE WHOLLY-OWNED SUBSIDIARY MTG HOLDING AB SHALL BE ENTITLED TO SUBSCRIBE FOR THE WARRANTS AND TRANSFER THEM TO THE PARTICIPANTS IN THE INCENTIVE PROGRAMME ON MARKET TERMS AND SUBSCRIPTION FOR CLASS B SHARES BY WAY OF THE WARRANTS MAY TAKE PLACE DURING THE PERIOD FROM 15 MAY 2009 TO 15 AUG 2009 AND THE SUBSCRIPTION PRICE FOR ONE CLASS B SHARE SHALL AMOUNT TO 115 PERCENT OF THE AVERAGE OF THE LAST TRADING PRICES OF THE COMPANY S CLASS

B SHARE DURING THE 10 TRADING DAYS IMMEDIATELY

FOLLOWING THE DAY OF THE AGM

APPROVE THAT THE BOARD OF DIRECTORS, FOLLOWING 18.C THE OFFER TO PARTICIPANTS IN THE INCENTIVE PROGRAMME, GRANTS A MAXIMUM OF 266,666 STOCK OPTIONS, EACH ENTITLING THE HOLDER TO PURCHASE ONE CLASS B SHARE DURING THE PERIOD FROM 15 MAY 2009 TO 15 MAY 2011 AND THE MINIMUM EXERCISE PRICE SHALL AMOUNT TO 115% OF THE AVERAGE OF THE LAST TRADING PRICES OF THE COMPANY S CLASS B SHARE DURING THE 10 TRADING DAYS IMMEDIATELY FOLLOWING THE DAY OF THE AGM AND THE STOCK OPTIONS SHALL BE OFFERED TO THE PARTICIPANTS FREE OF CHARGE, WHEREBY EACH WARRANT ACQUIRED IN ACCORDANCE WITH ITEM 18B, GIVES THE RIGHT TO THE ALLOCATION OF A MAXIMUM OF TWO STOCK OPTIONS AND IN ORDER TO ENSURE THE COMPANY S UNDERTAKING TO DELIVER CLASS B SHARES UPON EXERCISE OF THE STOCK OPTIONS, THE BOARD OF DIRECTORS PROPOSES THAT THE MEETING RESOLVES TO ISSUE WITHOUT PAYMENT A MAXIMUM OF 266,666 WARRANTS, EACH ENTITLING THE HOLDER TO SUBSCRIBE FOR ONE CLASS B SHARE AND THE WHOLLY-OWNED SUBSIDIARY MTG HOLDING AS SHALL BE ENTITLED TO SUBSCRIBE FOR THE WARRANTS AND, UPON EXERCISING THE STOCK OPTIONS, TRANSFER THE WARRANTS TO THE PARTICIPANTS, PROVIDED THAT THESE ARE IMMEDIATELY USED FOR THE SUBSCRIPTION FOR NEW CLASS B SHARES AND SUBSCRIPTION FOR CLASS B SHARES BY WAY OF THE WARRANTS MAY TAKE PLACE DURING THE PERIOD FROM 15 MAY 2006 TO 15 MAY 2011 AND THE SUBSCRIPTION PRICE FOR ONE CLASS B SHARE SHALL AMOUNT TO 115% OF THE AVERAGE OF THE LAST TRADING PRICES OF THE COMPANY S CLASS B SHARE DURING THE 10 TRADING DAYS IMMEDIATELY FOLLOWING THE DAY OF THE AGM LESS SEK 1 AND UPON EXERCISE OF ONE STOCK OPTION, AN EXERCISE PRICE OF NO LESS THAN SEK 1 WILL BE PAID BY THE STOCK OPTION HOLDER, WHEREBY THE COST OF ACQUIRING ONE CLASS B SHARE BY WAY OF THE STOCK OPTION WILL AMOUNT TO NO LESS THAN 115% OF THE AVERAGE OF THE LAST TRADING PRICES OF THE COMPANY S CLASS B SHARES DURING THE 10 TRADING DAYS IMMEDIATELY FOLLOWING THE DAY OF THE AGM

Management For *Manag

APPROVE ACCORDING TO THE PROVISIONS OF THE NEW 19. COMPANIES ACT, LOAN FINANCING, WHERE THE INTEREST RATE IS DEPENDENT UPON THE COMPANY S PROFITS OR FINANCIAL POSITION, IS COVERED BY THE SAME RESOLUTION REQUIREMENTS AS APPLY TO PARTICIPATING DEBENTURES AND THIS MEANS THAT SUCH LOAN FINANCING MUST BE RESOLVED ON BY THE GENERAL MEETING OR BY THE BOARD OF DIRECTORS WITH THE SUPPORT OF AN AUTHORIZATION FROM THE GENERAL MEETING. AUTHORIZE THE BOARD OF DIRECTORS TO RESOLVE ON ONE OR SEVERAL OCCASIONS DURING THE PERIOD UP UNTIL THE NEXT AGM TO RAISE CERTAIN LOAN FINANCING ON MARKET TERMS THAT ARE SUBJECT TO THE PROVISIONS IN CHAPTER 11 SECTION 11 OF THE SWEDISH COMPANIES ACT 2005:551 , WHERE THE INTEREST RATE IS DEPENDENT UPON THE

Management For

*Manag

COMPANY S PROFITS OR FINANCIAL POSITION AND THE AUTHORIZATION MAY ONLY BE USED IF THE BOARD OF DIRECTORS ASSESSES THAT THIS TYPE OF INTEREST RATE PROVISION IS THE MOST MARKETABLE AND FAVOURABLE FOR THE COMPANY IN EACH INDIVIDUAL CASE AND THE BACKGROUND TO THE AUTHORIZATION IS THAT THE COMPANY IS TO HAVE THE ABILITY AT ALL TIMES TO RAISE LOAN FINANCING ON ATTRACTIVE TERMS FOR THE COMPANY AND THEREBY CONTRIBUTE TO INCREASED VALUE FOR THE SHAREHOLDERS

PROSPERITY REAL ESTATE INVESTMENT TRUST

ISSUER: Y7084Q109 ISIN: HK0808032913

SEDOL: BOVOLW7, BOPVBN7, BOWW4J0

VOTE GROUP: GLOBAL

roposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE AUDITED FINANCIAL STATEMENTS OF PROSPERITY REIT, TOGETHER WITH THE AUDITORS REPORT FOR THE PERIOD FROM 16 DEC 2005 TO 31 DEC 2005	Management	For	*Manag
2.	APPOINT THE AUDITORS OF PROSPERITY REIT AND APPROVE	Management	For	*Manag

CHRISTIAN DIOR SA, PARIS

ISSUER: F26334106 ISIN: FR0000130403 BLOCKING

SEDOL: 4061393, 4194545, B02PS53, 4069030, 5690097

TO FIX THEIR REMUNERATION

VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Type	Cast	
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU	Non-Voting	Non-Voting	*Manag
*	A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED	Non-Voting	Non-Voting	*Manag

SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON THE COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE

PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND

F

Proposal Vote

DIRECTIONS.

0.1

0.3

0.4

0.5

0.6

THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1 ACKNOWLEDGE THE REPORTS OF THE BOARD OF DIRECTORS Management Take No Acti*Manag AND THE STATUTORY AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2005 ACKNOWLEDGE THE REPORT OF THE BOARD OF DIRECTORS Management Take No Acti*Management AND THE AUDITORS GENERAL REPORT, APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005; GRANT PERMANENT DISCHARGE TO THE BOARD OF DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON Management Take No Acti*Manag AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, AND APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS Management Take No Acti*Manag AND RESOLVE THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: INCOME: EUR 166,439,324.94, RETAINED EARNINGS: EUR 82,631,900.97 THUS A DISTRIBUTABLE INCOME OF: EUR 249,071,225.91, ALLOCATION OF THE INCOME: DIVIDEND OF EUR 1.16 PER SHARE: EUR 210,803,375.68, THE BALANCE TO RETAINED EARNINGS: EUR 38,267,850.23 TOTAL: EUR 249,071,225.91; THE SHAREHOLDERS MEETING REMINDS THAT AN INTERIM DIVIDEND OF EUR 0.32 WAS ALREADY PAID ON 02 DEC 2005; THE REMAINING DIVIDEND OF EUR 0.84 WILL BE PAID ON 18 MAY 2006, AND WILL ENTITLE NATURAL PERSONS TO THE 40% ALLOWANCE

APPROVE TO RENEW THE APPOINTMENT OF MR. ANTOINE Management Take No Acti*Management

BERNHEIM AS A DIRECTOR FOR A 3-YEAR PERIOD

APPROVE TO RENEW THE APPOINTMENT OF MR. ERIC

GUERLAIN AS A DIRECTOR FOR A 3-YEAR PERIOD

E.15	AMEND THE STATUTORY PROVISIONS REGARDING: THE CHANGE OF SHARE CAPITAL, THE CALLING AND DELIBERATIONS OF THE BOARD OF DIRECTORS, THE AGE LIMIT OF THE DIRECTORS, PRESIDENT OF THE BOARD OF DIRECTORS, MANAGING DIRECTOR AND DELEGATE MANAGING DIRECTOR, THE QUORUM OF THE ORDINARY AND EXTRAORDINARY SHAREHOLDERS MEETINGS; ACKNOWLEDGE THE AMENDMENTS TO THE BYLAWS IN ITS ARTICLES 7, 9, 11, 12, 15, 18, 20, 22, 27 AND 30 AND DECIDE TO REPLACE, FROM NOW ON, SAID MODIFIED BYLAWS TO THOSE CURRENTLY IN FORCE	Management	Take No Acti*Manag
0.7	APPROVE TO RENEW THE APPOINTMENT OF MR. DENIS DALIBOT AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.8	APPROVE TO RENEW THE APPOINTMENT OF MR. CHRISTIAN DE LABRIFFE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.9	APPOINT MR. JAIME DE MARICHALAR YSAENZ DE TEJADA AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.10	APPOINT MR. ALESSANDRO VALLARINO GANCIA AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.11	APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 104,830.00 TO THE BOARD OF DIRECTORS	Management	Take No Acti*Manag
0.12		Management	Take No Acti*Manag
E.13	AUTHORIZE THE BOARD OF DIRECTORS, IN SUPERSESSION TO THE AUTHORITY GRANTED BYTHE SHAREHOLDERS MEETING OF 12 MAY 2005, TO REDUCE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, BY CANCELING THE SHARES HELD BY THE COMPANY, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AUTHORITY EXPIRES AT THE END OF 18 MONTHS; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Acti*Manag
E.14	AUTHORIZE THE BOARD OF DIRECTORS, IN SUPERSESSION TO THE AUTHORITY GRANTED BYTHE SHAREHOLDERS MEETING OF 14 MAY 2001, TO GRANT, IN ONE OR MORE TRANSACTIONS, WITH WAIVER TO THE PREFERENTIAL SUBSCRIPTION RIGHT, TO THE BENEFIT OF THE EMPLOYEES AND MANAGERS OF THE COMPANY OR RELATED COMPANIES.	Management	Take No Acti*Manag

AND MANAGERS OF THE COMPANY OR RELATED COMPANIES,

OPTIONS GIVING THE RIGHT EITHER TO SUBSCRIBE

FOR NEW SHARES IN THE COMPANY TO BE ISSUED THROUGH A SHARE CAPITAL INCREASE, OR TO PURCHASE EXISTING SHARES PURCHASED BY THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL EXCEED 3% OF THE SHARE CAPITAL; AUTHORITY EXPIRES AT THE END OF 38 MONTHS; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

TOTAL SA, COURBEVOIE

ISSUER: F92124100 ISIN: FR0000120271 BLOCKING

SEDOL: 0214663, 4905413, 5638279, B030QX1, 4617462, 5180628, 5836976

VOTE GROUP: GLOBAL

Proposal Proposal Vote F
Number Proposal Type Cast

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

247

THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

	+ 1		
0.1	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITOR S GENERAL REPORT; APPROVES THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005	Management	Take No Acti*Manag
0.2	APPROVE THE REPORT OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY	Management	Take No Acti*Manag
0.3	APPROVE THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: 4,142,954,352.00; AVAILABLE RETAINED EARNINGS: EUR 1,458,995,601.00; AMOUNT TO BE ALLOCATED: EUR 5,601,949,953.00; TOTAL DIVIDEND: EUR 4,005,393,598.00 RETAINED EARNINGS: EUR 1,596,556,355.00; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 6.48 PER SHARE OF EUR 10.00 FACE VALUE; THE SHAREHOLDERS MEETING REMINDS AN INTERIM DIVIDEND OF EUR 3.00, ENTITLING NATURAL PERSONS DOMICILED IN FRANCE TO THE 50 % ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, WAS ALREADY PAID ON 24 NOV 2005 AND THE REMAINING DIVIDEND OF EUR 3.48 WILL BE PAID ON 18 MAY, 2006, AND WILL ENTITLE NATURAL PERSONS DOMICILED IN FRANCE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE	Management	Take No Acti*Manag
0.4	AUTHORIZE THE BOARD OF DIRECTORS TO TRANSFER THE AMOUNT OF EUR 2,807,661,894.50 POSTED TO THE SPECIAL RESERVE OF LONG-TERM CAPITAL GAINS TO THE RETAINED EARNINGS ACCOUNT, IN THE EVENT OF AN OPTION EXERCISE PURSUANT TO ARTICLE 39 OF THE AMENDED FINANCE LAW FOR THE YEAR 2004	Management	Take No Acti*Manag
0.5	ACKNOWLEDGE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE; AND APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Take No Acti*Manag
0.7	APPOINT MS. ANNE LAUVERGEON AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.6	AUTHORIZES THE BOARD OF DIRECTORS, IN SUPERSESSION OF THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 17 MAY 2005 IN ITS RESOLUTION NO. 5, TO PURCHASE OR SELL COMPANY S SHARES IN CONNECTION WITH THE IMPLEMENTATION OF A STOCK REPURCHASE PLAN, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 300.00 PER SHARE OF A PAR VALUE OF	Management	Take No Acti*Manag

EUR 10.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 % OF THE SHARE CAPITAL, I.E. 27,262,297 SHARES OF A PAR VALUE OF EUR 10.00; MAXIMUM FUNDS INVESTED

IN THE SHARE BUYBACKS: EUR 8,178,689,100.00;

AUTHORITY EXPIRES AT THE END OF 18 MONTHS; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS AUTHORIZATION

0.8	APPOINT MR. DANIEL BOUTON AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.9	APPOINT MR. BERTRAND COLLOMB AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.10	APPOINT MR. ANTOINE JEANCOURT-GALIGNANI AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.11	APPOINT MR. MICHEL PEBEREAU AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.12	APPOINT MR. PIERRE VAILLAUD AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.13	APPOINT MR. CHRISTOPHE DE MARGERIE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
E.14	ACKNOWLEDGE THE CONTRIBUTION AGREEMENT BASED ON THE SPIN-OFFS LEGAL FRAMEWORK, ESTABLISHED BY PRIVATE AGREEMENT ON 15 MAR 2006, UNDER WHICH IT IS STATED THAT TOTAL S.A. SHALL GRANT ITS SHARES TO ARKEMA IN THE COMPANIES ARKEMA FRANCE, SOCIETE DE DEVELOPMENT ARKEMA S.D.A., ARKEMA FINANCE FRANCE, MIMOSA AND ARKEMA EUROPE HOLDINGS BY, AND APPROVE ALL THE TERMS OF THE CONTRIBUTION AGREEMENT AND THE CONTRIBUTION OF A NET VALUE OF EUR 1,544,175,344.82 THAT WILL COME INTO EFFECT ON ITS EFFECTIVE DATE IN CONSIDERATION FOR THIS CONTRIBUTION, ARKEMA WILL INCREASE THE SHARE CAPITAL BY A NOMINAL AMOUNT OF EUR 605,670,910.00, BY THE CREATION OF 60,567,091 SHARES, ACCORDING TO AN EXCHANCE RATIO OF 1 ARKEMA SHARE AGAINST 10 TOTAL S.A. SHARES THE NUMBER OF SHARES AND THE NOMINAL AMOUNT OF CAPITAL INCREASE WILL BE ADJUSTED ACCORDING TO THEN NUMBER OF COMPANY SHARES ENTITLED TO THE ALLOCATION OF ARKEMA SHARES, AS THE AMOUNT OF CAPITAL INCREASE IS EQUAL TO THE NUMBER OF ARKEMA SHARES ALLOCATED BY THE COMPANY TO ITS OWN SHAREHOLDERS MULTIPLIED BY THE PAR VALUE OF THE ARKEMA SHARE, WITHIN THE LIMIT OF A MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE IN CONSIDERATION FOR THE CONTRIBUTION OF EUR 609,670,910.00 BY WAY OF ISSUING A MAXIMUM NUMBER OF 60,967,091 NEW ARKEMA SHARES THESE NEW SHARES WILL BE ASSIMILATED IN ALL RESPECTS TO THE EXISTING SHARES, WILL BE SUBJECT TO THE STATUTORY PROVISIONS AND WILL GRANT ENTITLEMENT TO ANY DISTRIBUTION OF DIVIDEND AS FROM 01 JAN 2005; THE ARKEMA SHARES CONTRIBUTION OF EUR 1,544,175,34 SHALL COUNT AGAINST THE ISSUANCE AND CONTRIBUTION PREMIUM ACCOUNT WHICH AMOUNTED TO EUR 34,563,052,123.17 AND WILL AMOUNT TO EUR 33,018,876,778.35; AND TO THE CHAIRMAN OF THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES		Take No Acti*Manag
E.15	APPROVE TO REDUCE THE NOMINAL VALUE OF THE SHARES FROM EUR 10.00 TO EUR 2.50; THE NUMBER OF EXITING	Management	Take No Acti*Manag

SHARE WILL BE MULTIPLIED BY 4; AUTHORIZE THE BOARD OF THE DIRECTORS TO ALL NECESSARY MEASURE; AND AMEND ARTICLE 6

E.16 AMEND ARTICLE 11-3 OF THE BY-LAWS: EACH DIRECTORS SHALL HOLD AT LEAST 1,000 SHARES DURING HIS/HER TERM OF OFFICE

Management Take No Acti*Manag

Non-Voting Non-Voting *Manag

TOTAL SA, COURBEVOIE

ISSUER: F92124100 ISIN: FR0000120271 BLOCKING SEDOL: 0214663, 4905413, 5638279, B030QX1, 4617462, 5180628, 5836976

SEDOL: UZ14003, 4903413, 3030279, BU3UQA1, 4017402, 3100020, 3030970

VOTE GROUP: GLOBAL

+ 1

Proposal Proposal Vote F
Number Proposal Type Cast

A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED

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

*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 296923 DUE TO ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	Non-Voting *Manag
0.1	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITOR S GENERAL REPORT; APPROVES THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005	Management	Take No Acti*Manag
0.2	APPROVE THE REPORT OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY	Management	Take No Acti*Manag
0.3	APPROVE THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: 4,142,954,352.00; AVAILABLE RETAINED EARNINGS: EUR 1,458,995,601.00; AMOUNT TO BE ALLOCATED: EUR 5,601,949,953.00; TOTAL DIVIDEND: EUR 4,005,393,598.00 RETAINED EARNINGS: EUR 1,596,556,355.00; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 6.48 PER SHARE OF EUR 10.00 FACE VALUE; THE SHAREHOLDERS MEETING REMINDS AN INTERIM DIVIDEND OF EUR 3.00, ENTITLING NATURAL PERSONS DOMICILED IN FRANCE TO THE 50 % ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, WAS ALREADY PAID ON 24 NOV 2005 AND THE REMAINING DIVIDEND OF EUR 3.48 WILL BE PAID ON 18 MAY, 2006, AND WILL ENTITLE NATURAL PERSONS DOMICILED IN FRANCE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE	Management	Take No Acti*Manag
0.4	AUTHORIZE THE BOARD OF DIRECTORS TO TRANSFER THE AMOUNT OF EUR 2,807,661,894.50 POSTED TO THE SPECIAL RESERVE OF LONG-TERM CAPITAL GAINS TO THE RETAINED EARNINGS ACCOUNT, IN THE EVENT OF AN OPTION EXERCISE PURSUANT TO ARTICLE 39 OF THE AMENDED FINANCE LAW FOR THE YEAR 2004	Management	Take No Acti*Manag
0.7	APPOINT MS. ANNE LAUVERGEON AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take No Acti*Manag
0.5	A 3-1EAR FERTOD ACKNOWLEDGE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE; AND APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Take No Acti*Manag
0.6	AUTHORIZES THE BOARD OF DIRECTORS, IN SUPERSESSION OF THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 17 MAY 2005 IN ITS RESOLUTION NO. 5, TO PURCHASE OR SELL COMPANY S SHARES IN CONNECTION WITH THE IMPLEMENTATION OF A STOCK REPURCHASE PLAN, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 300.00 PER SHARE OF A PAR VALUE OF EUR 10.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 % OF THE SHARE CAPITAL, I.E. 27,262,297 SHARES	Management	Take No Acti*Manag

OF A PAR VALUE OF EUR 10.00; MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 8,178,689,100.00; AUTHORITY EXPIRES AT THE END OF 18 MONTHS; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS AUTHORIZATION

BV; AND APPROVE ALL THE TERMS OF THE CONTRIBUTION AGREEMENT AND THE CONTRIBUTION OF A NET VALUE OF EUR 1,544,175,344.82 THAT WILL COME INTO EFFECT ON ITS EFFECTIVE DATE IN CONSIDERATION FOR THIS CONTRIBUTION, ARKEMA WILL INCREASE THE SHARE CAPITAL BY A NOMINAL AMOUNT OF EUR 605,670,910.00,

0.8	APPOINT MR. DANIEL BOUTON AS A DIRECTOR FOR A	Management	Take No Acti*Manag
	3-YEAR PERIOD		
0.9	APPOINT MR. BERTRAND COLLOMB AS A DIRECTOR FOR	Management	Take No Acti*Manag
	A 3-YEAR PERIOD		
0.10	APPOINT MR. ANTOINE JEANCOURT-GALIGNANI AS A	Management	Take No Acti*Manag
	DIRECTOR FOR A 3-YEAR PERIOD		
0.11	APPOINT MR. MICHEL PEBEREAU AS A DIRECTOR FOR	Management	Take No Acti*Manag
	A 3-YEAR PERIOD		
0.12	APPOINT MR. PIERRE VAILLAUD AS A DIRECTOR FOR	Management	Take No Acti*Manag
	A 3-YEAR PERIOD		
0.13	APPOINT MR. CHRISTOPHE DE MARGERIE AS A DIRECTOR	Management	Take No Acti*Manag
	FOR A 3-YEAR PERIOD		
E.14	ACKNOWLEDGE THE CONTRIBUTION AGREEMENT BASED	Management	Take No Acti*Manag
	ON THE SPIN-OFFS LEGAL FRAMEWORK, ESTABLISHED	-	
	BY PRIVATE AGREEMENT ON 15 MAR 2006, UNDER WHICH		
	IT IS STATED THAT TOTAL S.A. SHALL GRANT ITS		
	SHARES TO ARKEMA IN THE COMPANIES ARKEMA FRANCE,		
	SOCIETE DE DEVELOPMENT ARKEMA S.D.A , ARKEMA		
	FINANCE FRANCE, MIMOSA AND ARKEMA EUROPE HOLDINGS		

BY THE CREATION OF 60,567,091 SHARES, ACCORDING TO AN EXCHANGE RATIO OF 1 ARKEMA SHARE AGAINST 10 TOTAL S.A. SHARES THE NUMBER OF SHARES AND THE NOMINAL AMOUNT OF CAPITAL INCREASE WILL BE ADJUSTED ACCORDING TO THEN NUMBER OF COMPANY SHARES ENTITLED TO THE ALLOCATION OF ARKEMA SHARES, AS THE AMOUNT OF CAPITAL INCREASE IS EQUAL TO THE NUMBER OF ARKEMA SHARES ALLOCATED BY THE COMPANY TO ITS OWN SHAREHOLDERS MULTIPLIED BY THE PAR VALUE OF THE ARKEMA SHARE, WITHIN THE LIMIT OF A MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE IN CONSIDERATION FOR THE CONTRIBUTION OF EUR 609,670,910.00 BY WAY OF ISSUING A MAXIMUM NUMBER OF 60,967,091 NEW ARKEMA SHARES THESE NEW SHARES WILL BE ASSIMILATED IN ALL RESPECTS TO THE EXISTING SHARES, WILL BE SUBJECT TO THE STATUTORY PROVISIONS AND WILL GRANT ENTITLEMENT TO ANY DISTRIBUTION OF DIVIDEND AS FROM 01 JAN 2005; THE ARKEMA SHARES CONTRIBUTION OF EUR 1,544,175,344.82 SHALL COUNT AGAINST THE ISSUANCE AND CONTRIBUTION PREMIUM ACCOUNT WHICH AMOUNTED TO EUR 34,563,052,123.17 AND WILL AMOUNT TO EUR 33,018,876,778.35; AND TO THE CHAIRMAN OF THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.16	AMEND ARTICLE 11-3 OF THE BY-LAWS: EACH DIRECTORS SHALL HOLD AT LEAST 1,000 SHARES DURING HIS/HER TERM OF OFFICE	Management	Take No Acti*Manag
E.15	APPROVE TO REDUCE THE NOMINAL VALUE OF THE SHARES FROM EUR 10.00 TO EUR 2.50; THE NUMBER OF EXITING SHARE WILL BE MULTIPLIED BY 4; AUTHORIZE THE BOARD OF THE DIRECTORS TO ALL NECESSARY MEASURE; AND AMEND ARTICLE 6	Management	Take No Acti*Manag
Α.	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMEND ARTICLE NUMBER 11 OF THE BYLAWS, AS SPECIFIED	Shareholder	Take No Acti*Manag
В.	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE TO GRANT A SECOND SEAT AS AN EMPLOYEE-SHAREHOLDER TO THE BOARD OF TOTAL S.A	Shareholder	Take No Acti*Manag

GLAXOSMITHKLINE

DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO

ISIN: GB0009252882 SEDOL: 0925288, B01DHS4, 4907657

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE DIRECTORS REPORT AND THE FINANCIAL STATEMENTS FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	APPROVE THE REMUNERATION REPORT FOR THE YE 31 DEC 2005	Management	For	*Manag
3.	ELECT DR. MONCEF SLAOUI AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
4.	ELECT MR. TOM DE SWAAN AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
5.	RE-ELECT MR. LARRY CULP AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
6.	RE-ELECT SIR. CRISPIN DAVIS AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
7.	RE-ELECT DR. RONALDO SCHMITZ AS A DIRECTOR OF THE COMPANY	Management	For	*Manag
8.	AUTHORIZE THE AUDIT COMMITTEE TO RE-APPOINT PRICEWATERHOULLP AS THE AUDITORS TO THE COMPANY UNTIL THE END OF THE NEXT MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	JManagement	For	*Manag
9.	AUTHORIZE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For	*Manag
10.		Management	For	*Manag

INCUR EU POLITICAL EXPENDITURE UP TO A MAXIMUM AGGREGATE AMOUNT OF GBP 50,000; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM IN 2007 OR 16 NOV 2007

11. AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR
ALL SUBSTITUTING AUTHORITIES, TO ALLOT RELEVANT
SECURITIES SECTION 80 OF THE ACT UP TO AN AGGREGATE
NOMINAL AMOUNT OF GBP 485,201,557; AUTHORITY
EXPIRES THE EARLIER OF THE CONCLUSION OF THE
COMPANY S AGM IN 2007 OR 16 NOV 2007; AND THE
DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER
THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF
SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH
EXPIRY

Management For *Manag

EXPIRY S.12 AUTHORIZE THE DIRECTORS, FOR THE PURPOSES OF ARTICLE 12 OF THE COMPANY S ARTICLES OF ASSOCIATION AND PURSUANT TO SECTION 95 OF THE ACT, TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED ON DIRECTORS BY RESOLUTION 11 AND /OR WHERE SUCH ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 94(3A)OF THE ACT, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) , PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH A RIGHTS ISSUE AS DEFINED IN ARTICLE 12.5 OF THE COMPANY S ARTICLES OF ASSOCIATION PROVIDED THAT AN OFFER OF EQUITY SECURITIES PURSUANT TO ANY SUCH RIGHTS ISSUE NEED NOT BE OPEN TO ANY

SHAREHOLDER HOLDING ORDINARY SHARES AS TREASURY SHARES; AND B) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 72,780,233; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2007 OR ON 16 NOV 2007; AND THE DIRECTORS TO ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management For *Manag

S.13 AUTHORIZE THE COMPANY, FOR THE PURPOSES OF SECTION
166 OF THE ACT, TO MAKE MARKET PURCHASES SECTION
163 OF THE ACT OF UP TO 582,241,869 ORDINARY
SHARES OF 25P EACH, AT A MINIMUM PRICE OF 25P
AND UP TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS
FOR SUCH SHARES DERIVED FROM THE LONDON STOCK
EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS
5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER
OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY
HELD IN 2007 OR ON 16 NOV 2007; THE COMPANY,
BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE
ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED
WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management For *Manag

NEXT PLC, LEICESTER

ISSUER: G6500M106 ISIN: GB0032089863

SEDOL: B02SZZ1, 3208986

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE PERIOD ENDED 28 JAN 2006	Management	For	*Manag
2.	APPROVE THE REMUNERATION REPORT FOR THE PERIOD ENDED 28 JAN 2006	Management	For	*Manag
3.	DECLARE A FINAL DIVIDEND OF 30P PER SHARE IN RESPECT OF THE PERIOD ENDED 28 JAN 2006	Management	For	*Manag
4.	RE-ELECT MR. JOHN BARTON AS A DIRECTOR, WHO RETIRES BY ROTATION ACCORDING TO ARTICLE 91	Management	For	*Manag
5.	RE-ELECT MR. CHRISTOS ANGELIDES AS A DIRECTOR, WHO RETIRES BY ROTATION ACCORDING TO ARTICLE 91	Management	For	*Manag
6.	RE-ELECT MR. DEREK NETHERTON AS A DIRECTOR, WHO RETIRES BY ROTATION ACCORDINGTO ARTICLE 91	Management	For	*Manag
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS AND AUTHORIZE THE DIRECTORS TO SET THEIR REMUNERATION	Management	For	*Manag
8.	APPROVE THE RULES OF THE NEXT 2006 PERFORMANCE SHARE PLAN THE PLAN, THE MAIN FEATURES OF WHICH ARE SUMMARIZED AS SPECIFIED AND AUTHORIZE THE DIRECTORS TO: A) MAKE SUCH MODIFICATIONS TO THE PLAN AS THEY MAY CONSIDER APPROPRIATE TO TAKE ACCOUNTS OF THE REQUIREMENTS OF THE UK LISTING AUTHORITY AND BEST PRACTICE TO ADOPT THE PLAN AS SO MODIFIED AND TO DO ALL SUCH ACTS AND THINGS AS THEY MAKE CONSIDER APPROPRIATE TO IMPLEMENT THE PLAN; AND B) ESTABLISH FURTHER PLANS BASED ON THE PLAN BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAW IN OVERSEAS TERRITORIES, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER SUCH FURTHER PLANS SHALL BE TREATED AS COUNTING AGAINST THE LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE PLAN	Management	For	*Manag
9.	APPROVE THE NEXT RISK/REWARD INVESTMENT PLAN THE PLAN, THE MAIN FEATURES OFWHICH ARE AS SPECIFIED AND AUTHORIZE THE DIRECTORS TO TAKE ANY ACTION THEY CONSIDER NECESSARY TO IMPLEMENT THE PLAN; AUTHORITY EXPIRES AT THE CONCLUSION OF COMPANY S AGM IN 2007	Management	For	*Manag

10.	AUTHORIZE THE DIRECTORS, FOR THE PURPOSES OF SECTION 80 OF THE COMPANIES ACT 1985 THE ACT, TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES SECTION 80 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 8,000,000; AUTHORITY EXPIRES AT THE CONCLUSION OF THE COMPANY S AGM IN 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Manag
S.11	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND PURSUANT TO SECTION 95 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 10 SET OUT IN THE NOTICE OF THIS MEETING FOR CASH AND SELL RELEVANT SHARES AS DEFINED IN THE SECTION 94 OF THE ACT HELD BY THE COMPANY AS TREASURY SHARES AS DEFINED IN SECTION 162A OF THE ACT FOR CASH, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1), PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND THE SALE OF TREASURY SHARES: A) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR OTHER PRE-EMPTIVE OFFER IN FAVOR OF ORDINARY SHAREHOLDERS; AND B) UP TO AN AGGREGATE NOMINAL VALUE OF GBP 1,200,00 BEING LESS THAN 5% OF THE ISSUED ORDINARY SHARE CAPITAL OUTSTANDING AT 21 MAR 2006; AUTHORITY EXPIRES AT THE CONCLUSION OF THE COMPANY S AGM IN 2007; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES OR SELL TREASURY SHARES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Manag
S.12	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH ARTICLE 46 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND SECTION 166 OF THE COMPANIES ACT 2985 THE ACT, TO MAKE MARKET PURCHASES SECTION 163 OF THE ACT OF UP TO 36,000,000 ORDINARY SHARES OF 10P EACH OR NO MORE THAN 15% OF THE ISSUED ORDINARY SHARE CAPITAL OUTSTANDING AT THE DATE OF THE AGM, SUCH LIMIT TO BE REDUCED BY THE NUMBER OF ANY SHARES PURCHASED PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION S.13, AT A MINIMUM PRICE OF 10P AND NOT MORE THAN 105% OF THE AVERAGE OF THE MIDDLE MARKET PRICE FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF 15 MONTHS OR AT THE CONCLUSION OF THE AGM OF THE COMPANY HELD IN 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Manag
s.13	APPROVE, FOR THE PURPOSES OF SECTION 164 AND 165 OF THE COMPANIES ACT 1985, THE PROPOSED PROGRAMME AGREEMENTS TO BE ENTERED INTO BETWEEN THE COMPANY AND FACH OF COLDMAN SACHS INTERNATIONAL LIPS	Management	For	*Manag

AND EACH OF GOLDMAN SACHS INTERNATIONAL, UBS

AG AND DEUTSCHE BANK AG THE PROGRAMME AGREEMENTS
AND AUTHORIZE THE COMPANY TO ENTER INTO THE
PROGRAMME AGREEMENTS AND ALL AND ANY CONTINGENT
FORWARD TRADES WHICH MAY BE EFFECTED OR MADE
FROM TIME TO TIME UNDER OR PURSUANT TO THE PROGRAMME
AGREEMENTS FOR THE CONTINGENT OFF-MARKET PURCHASE
BY THE COMPANY OF ITS ORDINARY SHARES OF 10 PENCE
EACH FOR CANCELLATION, AS SPECIFIED; AUTHORITY
EXPIRES THE EARLIER OF 15 MONTHS OR AT THE CONCLUSION
OF THE AGM OF THE COMPANY TO BE HELD IN 2007
; AND PROVIDED THAT SHARES PURCHASED PURSUANT
TO THIS AUTHORITY WILL REDUCE THE NUMBER OF SHARES
THAT THE COMPANY MAY PURCHASE UNDER THE GENERAL
AUTHORITY GRANTED UNDER RESOLUTION S.12

S.14 AMEND THE ARTICLE 88(1) OF THE ARTICLES OF ASSOCIATION Management For *Management of the Company As specified

CADBURY SCHWEPPES PLC

ISSUER: G17444152 ISIN: GB0006107006

THE COMPANY, WHO RETIRES BY ROTATION

SEDOL: B02S7G6, 5659883, 0610700, 6149703

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE THE FINANCIAL STATEMENTS FOR THE 52 WEEKS ENDED 01 JAN 2006 AND THE REPORTS OF THE DIRECTORS AND AUDITORS	Management	For	*Manag
2.	APPROVE THE FINAL DIVIDEND OF 9.00 PENCE PER ORDINARY SHARE PAYABLE ON 26 MAY2006 TO THE ORDINARY SHAREHOLDERS REGISTERED AT THE CLOSE OF BUSINESS ON 28 APR 2006	Management	For	*Manag
3.	APPROVE THE DIRECTORS REMUNERATION REPORT CONTAINED IN THE REPORT AND ACCOUNTS	Management	For	*Manag
4.	RE-APPOINT MR. ROGER CARR AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION	Management	For	*Manag
5.	RE-APPOINT MR. KEN HENNA AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION	Management	For	*Manag
6.	RE-APPOINT MR. TODD STITZER AS A DIRECTOR OF	Management	For	*Manag

7. 8.	RE-APPOINT LORD PATTEN AS A DIRECTOR OF THE COMPANY RE-APPOINT MR. BARONESS WILCOX AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION IN ACCORDANCE WITH THE COMBINED CODE	Management Management	For For	*Manag *Manag
9.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY UNTIL THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	For	*Manag
10.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION	Management	For	*Manag
11.	OF THE AUDITORS APPROVE THE CADBURY SCHWEPPES INTERNATIONAL SHARE AWARD PLAN THE PLAN AND AUTHORIZE THE DIRECTORS TO VOTE AND BE COUNTED IN THE QUORUM ON ANY MATTERS CONNECTED WITH THE PLAN EXCEPT THAT NO DIRECTOR MAY VOTE OR BE COUNTED IN THE QUORUM IN RESPECT OF HIS OWN PARTICIPATION AND ANY PROHIBITION ON VOTING OR COUNTING IN QUORUM CONTAINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AND IS RELAXED ACCORDINGLY	Management	For	*Manag
12.	AUTHORIZE THE DIRECTORS TO AMEND THE RULES OF THE CADBURY SCHWEPPES 2004 LONGTERM INCENTIVE PLAN AND TO DO ALL SUCH ACTS AND THINGS AS MAY BE NECESSARY TO CARRY THE SAME INTO EFFECT	Management	For	*Manag
13.	AUTHORIZE THE DIRECTORS OF THE COMPANY GENERALLY AND UNCONDITIONALLY TO ALLOT RELEVANT SECURITIES AS DEFINED SECTION 80 OF THE COMPANIES ACT 1985 UP TO A MAXIMUM AGGREGATE NOMINAL AMOUNT OF GBP 86.09 MILLION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY NEXT YEAR; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH	Management	For	*Manag
s.14	AUTHORIZE THE DIRECTORS TO ALLOT EQUITY SECURITIES AS DEFINED IN SECTION 94(2) OF THE COMPANIES ACT 1985 FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 13 WHERE SUCH ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 94(3A) OF THE COMPANIES ACT 1985, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) , PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: I) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR ANY OTHER PRE-EMPTIVE OFFER IN FAVOR OF ORDINARY SHAREHOLDERS OR OTHER EQUITY SECURITIES EXCLUDING ANY HOLDER HOLDING SHARES AS TREASURY SHARES WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH PERSONS ON A FIXED RECORD DATE ARE PROPORTIONATE AS NEARLY AS MAY BE TO THE RESPECTIVE NUMBERS OF EQUITY SECURITIES HELD BY THEM OR OTHERWISE ALLOTTED IN ACCORDANCE WITH THE RIGHTS ATTACHING TO SUCH EQUITY SECURITIES; II) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP	Management	For	*Manag

13.04 MILLION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

AUTHORIZE THE COMPANY, IN ACCORDANCE WITH SECTION Management For 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF ITS OWN ORDINARY SHARES UPON AND SUBJECT TO THE FOLLOWING CONDITIONS: I) THE MAXIMUM NUMBER OF SUCH ORDINARY SHARES IN THE COMPANY HAS A TOTAL NOMINAL VALUE OF GBP 26.09 MILLION; II) THE MINIMUM PRICE, EXCLUSIVE OF EXPENSES, WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS AN AMOUNT EQUAL TO THE NOMINAL VALUE OF EACH SUCH ORDINARY SHARE; III) THE MAXIMUM PRICE, EXCLUSIVE OF EXPENSES, WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS AN AMOUNT EQUAL TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

*Manag

CHEUNG KONG (HOLDINGS) LTD

ISSUER: Y13213106 ISIN: HK0001000014

SEDOL: 5633100, 6191458, B01XX20, 6190273

Proposal Number	Proposal	Proposal Type	Vote Cast	F
3.4 3.5 3.6 3.7 4.	ELECT MR. FRANK JOHN SIXT AS A DIRECTOR ELECT MR. GEORGE COLIN MAGNUS AS A DIRECTOR ELECT MR. KWOK TUN-LI, STANLEY AS A DIRECTOR ELECT MR. HUNG SIU-LIN, KATHERINE AS A DIRECTOR APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management Management Management Management Management	For For For For	*Manag *Manag *Manag *Manag *Manag
5.1	AUTHORIZE THE DIRECTORS, TO ISSUE AND DISPOSE THE ADDITIONAL SHARES NOT EXCEEDING 20% OF THE EXISTING ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF PASSING OF THIS RESOLUTION, AUTHORITY EXPIRES AT THE NEXT AGM; SUCH MANDATE TO INCLUDE THE GRANTING OF OFFERS OR OPTIONS INCLUDING BONDS AND DEBENTURES CONVERTIBLE INTO SHARES	Management	For	*Manag

OF THE COMPANY WHICH MIGHT BE EXERCISABLE OR CONVERTIBLE DURING OR AFTER THE RELEVANT PERIOD

5.2 AUTHORIZE THE DIRECTORS, DURING THE RELEVANT

*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR	Non-Voting	Non-Voting	*Manag
Proposal Number	Proposal	Proposal Type	Vote Cast	F
	UP: GLOBAL			
ISSUER:	H83949141 ISIN: CH0012255151 B038BH4, 7184725	BLOCKING		
THE SWAT	CH GROUP AG, NEUENBURG			
	22201 1201 1210 1210, 0.221210 120 11 221220101	ayoo	101	1141149
3.2 3.3	ELECT MR. CHUNG SUN KEUNG, DAVY AS A DIRECTOR ELECT MR. FOK KIN-NING, CANNING AS A DIRECTOR	Management Management		*Manag *Manag
3.1	ELECT MR. KAM HING LAM AS A DIRECTOR	Management		*Manag
2.	DECLARE A FINAL DIVIDEND	Management		*Manag
1.	RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS ANDTHE AUDITORS FOR THE YE 31 DEC 2005	Management	For	*Manag
5.3	APPROVE TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES PURSUANT TO RESOLUTION 5.1, BY THE ADDITION THERETO OF AN AMOUNT REPRESENTING THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 5.2, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY	Management	For	*Manag
5.2	PERIOD AS SPECIFIED OF ALL THEPOWERS OF THE COMPANY, TO REPURCHASE SHARES OF HKD 0.50 EACH IN THE CAPITAL OF THE COMPANY, IN ACCORDANCE WITH ALL APPLICABLE LAWS AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG LIMITED OR OF ANY OTHER STOCK EXCHANGE AS AMENDED FROM TIME TO TIME; THE AGGREGATE NOMINAL AMOUNT OF SHARES OF THE COMPANY TO BE REPURCHASED BY THE COMPANY SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION, AND THE SAID APPROVAL BE LIMITED ACCORDINGLY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD	Management	For	*Manag

Management For *Manag

YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.

FIRM TO EVALUATE THE SHAREHOLDERS EQUITY AND

APPROVAL OF THE VALUATION OF THE SHAREHOLDERS

EQUITY BOOK VALUE AND NET BOOK ASSETS OF PETROQUISA RATIFICATION AND APPOINTMENT OF A SPECIALIZED

FIRM TO UNDERTAKE AN ECONOMIC AND FINANCIAL VALUATION

APPROVAL OF THE ECONOMIC AND FINANCIAL VALUATION Management For

EQUITY AND BOOK VALUE REPORT OF PETROBRAS
APPROVAL OF THE VALUATION OF THE SHAREHOLDERS

BOOK VALUE OF PETROBRAS

OF PETROBRAS

OF PETROBRAS

THANK YOU. THE PRACTICE OF SHARE BLOCKING VARIES WIDELY Non-Voting Non-Voting *Manag IN THIS MARKET. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS. RECEIVE THE 2005 ANNUAL REPORT OF THE BOARD OF Management Take No Acti*Manag 1.2 RECEIVE THE 2005 FINANCIAL STATEMENTS BALANCE Management Take No Acti*Management SHEET, INCOME STATEMENT AND NOTES AND 2005 CONSOLIDATED FINANCIAL STATEMENTS RECEIVE THE STATUTORY AUDITORS REPORT AND THE Management Take No Acti*Manag 1.3 REPORTS OF THE GROUP AUDITORS APPROVE THE REPORTS AND THE FINANCIAL STATEMENTS Management Take No Acti*Management 1.4 Management Take No Acti*Manag 2. GRANT DISCHARGE TO THE BOARD OF DIRECTORS APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS Management Take No Acti*Management OF CHF 0.50 PER REGISTERED SHARE AND CHF 2.50 PER BEARER SHARE 4. APPROVE THE REDUCTION OF THE SHARE CAPITAL ADAPTATION Management Take No Acti*Management OF ARTICLE 4 OF THE STATUTES PROPOSAL: THE BOARD OF DIRECTORS RECOMMENDS TO THE GENERAL MEETING TO REDUCE THE SHARE CAPITAL FROM CHF 135,089,359.65 TO CHF 132,007,500.00 5. RATIFY PRICEWATERHOUSECOOPERS AS THE AUDITORS Management Take No Acti*Management ______ PBRA PETROLEO BRASILEIRO S.A. - PETROBRAS SPEC ISIN: ISSUER: 71654V SEDOL: VOTE GROUP: GLOBAL Vote Proposal F Proposal Number Proposal Type Cast APPROVAL OF THE PROTOCOL AND JUSTIFICATION OF Management For THE INCORPORATION OF THE SHARES OF PETROBRAS QUIMICA S.A. - PETROQUISA BY PETROLEO BRASILEIRO S.A. Management For RATIFICATION AND APPOINTMENT OF A SPECIALIZED

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For

For

Management

Management

Management For

07	APPROVAL OF THE INCORPORATION OF THE TOTAL NUMBER OF PETROQUISA SHARES HELD BY MINORITY SHAREHOLDERS INTO PETROBRAS EQUITY	Management	For
08	~	Management	For
09		Management	For
	ROMA T3643A145 ISIN: IT0003132476 B0ZNKV4, B07LWK9, 7146059, B020CR8, 7145056	BLOCKING	
VOTE GRO	DUP: GLOBAL		
	Proposal	Proposal Type	Cast
			Take No Acti*Manag
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 24 MAY 2006 AND A THIRD CALL ON 26 MAY 2006. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU	Non-Voting	Non-Voting *Manag
0.2	APPROVE THE NET INCOME ALLOCATION	Management	Take No Acti*Manag
0.3	GRANT AUTHORITY TO PURCHASE OWN SHARES AND WITHDRAWAL, FOR THE PART NOT YET EXECUTED AND THIS AUTHORITY WAS APPROVED BY THE SHAREHOLDERS MEETING HELD ON 27 MAY 2005	Management	Take No Acti*Manag
0.4	APPROVE THE STOCK OPTION PLAN FOR THE TERM 2006-2008 AND GRANT AUTHORITY TO DISPOSE OWN SHARES IN FAVOUR OF THE PLAN	Management	Take No Acti*Manag
0.5	APPROVE THE SUBSCRIPTION OF A DIRECTORS AND OFFICERS LIABILITY INSURANCE IN FAVOUR OF ENI DIRECTORS AND THE INTERNAL AUDITORS	Management	Take No Acti*Manag
E.1	AMEND ARTICLES 13, PARAGRAPH 1, 17, PARAGRAPH 3, 24, PARAGRAPH 1, AND 28, PARAGRAPHS 2 AND 4, OF THE BY LAWS	Management	Take No Acti*Manag

HISAMITSU PHARMACEUTICAL CO INC

ISSUER: J20076121 ISIN: JP3784600003

SEDOL: B02DZJ0, 6428907, 4103682

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: ALLOW USE OF TREASURY SHARES FOR ODD-LOT PURCHASES, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, EXPAND BUSINESS LINES, REDUCE BOARD SIZE, REDUCE TERM OF OFFICE OF DIRECTORS, MAKE RESOLUTIONS TO REMOVE DIRECTORS SPECIAL RESOLUTIONS	Management	For	*Manac
3.1	APPOINT A CORPORATE AUDITOR AMEND THE COMPENSATION TO BE RECEIVED BY CORPORATE DIRECTORS AND AUDITORS	Management Management	For For	*Manaq
5	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR CORPORATE AUDITORS	Management	For	*Manaq

SEVEN & I HOLDINGS CO LTD, TOKYO

ISIN: JP3422950000 ISSUER: J7165H108

SEDOL: H1B0L4N, 67

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manao
2	APPROVE REDUCTION OF STATED CAPITAL	Management	For	*Manao
3	AMEND ARTICLES TO: ALLOW COMPANY TO RE-ISSUE REPURCHASED SHARES, ALLOWDISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, CLARIFY THE RIGHTS AND RESPONSIBILITIES OF OUTSIDE DIRECTORS AND AUDITORS, EXPAND BUSINESS LINES, ALLOW USE OF TREASURY SHARES FOR ODD-LOT PURCHASES, APPROVE MINOR REVISIONS DUE TO NEW COMMERCIAL CODE	Management	For	*Manag
4.1	APPOINT A DIRECTOR	Management	For	*Manao
4.2	APPOINT A DIRECTOR	Management	For	*Manag
4.3	APPOINT A DIRECTOR	Management	For	*Manag
4.4	APPOINT A DIRECTOR	Management	For	*Manag
4.5	APPOINT A DIRECTOR	Management	For	*Manag
4.6	APPOINT A DIRECTOR	Management	For	*Manag
4.7	APPOINT A DIRECTOR	Management	For	*Manag
4.8	APPOINT A DIRECTOR	Management	For	*Manag

4.9	APPOINT A DIRECTOR	Management	For	*Manaq
		-		_
4.10	APPOINT A DIRECTOR	Management	For	*Manag
4.11	APPOINT A DIRECTOR	Management	For	*Manag
4.12	APPOINT A DIRECTOR	Management	For	*Manag
4.13	APPOINT A DIRECTOR	Management	For	*Manag
4.14	APPOINT A DIRECTOR	Management	For	*Manag
4.15	APPOINT A DIRECTOR	Management	For	*Manag
4.16	APPOINT A DIRECTOR	Management	For	*Manag
5.1	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
5.2	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
5.3	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
5.4	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
5.5	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
6	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS	Management	For	*Manag
	AND CORPORATE AUDITORS			

IRISH LIFE & PERMANENT PLC

ISSUER: G4945H105 ISIN: IE0004678656

SEDOL: B01DKP2, 0467865, B014WR1, 4455253

Proposal Number	Proposal	Proposal Type		F
1.	RECEIVE AND APPROVE THE ACCOUNTS FOR THE YE 31 DEC 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	Management	For	*Manag
2.	DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES IN THE CAPITAL OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Manag
3.A	RE-APPOINT MR. GILLIAN BOWLER AS A MEMBER OF THE REMUNERATION AND THE COMPENSATION COMMITTEE	Management	For	*Manag
3.B	RE-APPOINT MR. KIERAN MCGOWAN AS A MEMBER OF THE REMUNERATION AND THE COMPENSATION COMMITTEE	Management	For	*Manag
3.C	RE-APPOINT MR. KEVIN MURPHY AS A MEMBER OF THE REMUNERATION AND THE COMPENSATION COMMITTEE	Management	For	*Manag
4.	AUTHORIZE THE DIRECTOR TO FIX THE AUDITORS REMUNERATION	Management	For	*Manag
s.5	AMEND ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY BY INSERTING A NEW ARTICLE 6B AS SPECIFIED	Management	For	*Manag
S.6	AUTHORIZE THE COMPANY AND/OR ANY SUBSIDIARY SECTION 155 OF THE COMPANIES ACT 1963 , TO MAKE	Management	For	*Manag

MARKET PURCHASES SECTION 212 OF THE COMPANIES ACT, 1990 OF THE COMPANY S ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS, OR THE CASE MAY BE, THE DIRECTORS OF SUCH SUBSIDIARY MAY FROM TIME TO TIME DETERMINE IN ACCORDANCE WITH AND SUBJECT TO THE PROVISIONS OF THE COMPANIES ACT, 1990 AND THE RESTRICTION AND PROVISIONS AS SPECIFIED, PROVIDED THAT THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES WILL BE 27,280,459; AND FOR THE PURPOSES OF THE SECTION 209 OF THE COMPANIES ACT, 1990, THE REISSUE PRICE RANGE AT WHICH ANY TREASURY SHARE SECTION 209 FROM TIME BEING HELD BY THE COMPANY MAY BE REISSUED OFF-MARKET BE THE PRICE RANGE AS SPECIFIED; AND AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 20 AUG 2007

S.7 AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION
23 AND SECTION 24(1) OF THE COMPANIES AMENDMENT
ACT 1983, TO ALLOT EQUITY SECURITIES SECTION
23 FOR CASH PURSUANT TO THE AUTHORITY CONFERRED
BY RESOLUTION 5, DISAPPLYING THE STATUTORY PRE-EMPTION
RIGHTS SECTION 23(1), PROVIDED THAT THIS POWER
IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES:
A) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER
OR OTHER OFFERS IN FAVOR OF MEMBERS OF ORDINARY
SHAREHOLDERS; AND B) UP TO AN AGGREGATE NOMINAL

VALUE OF EUR 4,364,873 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT 03 APR 2006; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS; AND, AUTHORIZE THE DIRECTORS TO ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

- 8. APPROVE THE LONG-TERM INCENTIVE PLAN AS SPECIFIED AND AUTHORIZE THE DIRECTOR OF THE COMPANY TO ENTER INTO AND IMPLEMENT THE PLAN AND TO GRANT AWARDS THEREUNDER, AND TO EXECUTE SUCH DOCUMENTS AND DO ALL ACTS OR THINGS AS MAY BE DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION
- * PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE
 IN NUMBERING OF THE RESOLUTIONS. IF YOU HAVE
 ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN
 THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR
 ORIGINAL INSTRUCTIONS. THANK YOU.

Management For *Manag

Management For *Management

Non-Voting *Manag

LADBROKES PLC
ISSUER: G5337D115
ISIN: GB0005002547

SEDOL: 0500254, B02SV75, 5474752

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	RE-APPOINT MR. N.M.H. JONES AS A DIRECTOR	Management	For	*Manag
3.	RE-APPOINT SIR IAN ROBINSON AS A DIRECTOR	Management	For	*Manag
4.	APPOINT MR. J.P. O REILLY AS A DIRECTOR	Management	For	*Manag
5.	APPOINT MR. A.S. ROSS AS A DIRECTOR	Management	For	*Manag
6.	APPOINT MR. R.P. THORNE AS A DIRECTOR	Management	For	*Manag
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR TO THE COMPANY AND AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	Management	For	*Manag
8.	APPROVE THE 2005 DIRECTORS REMUNERATION REPORT	Management	For	*Manag
9.	AUTHORIZE THE COMPANY, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 10,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 10,000; AND AUTHORIZE LADBROKES BETTING & GAMING LIMITED, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 25,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 25,000; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007	Management	For	*Manag
10.	APPROVE THAT THE SHARE CAPITAL OF THE COMPANY BE INCREASED FROM GBP 230,000,000 TO GBP 253,000,000 BY THE CREATION OF 81,176,470 ADDITIONAL NEW ORDINARY SHARES OF 28 1/3P EACH IN THE CAPITAL OF THE COMPANY	Management	For	*Manag
11.	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT RELEVANT SECURITIES WITH IN THE MEANING OF THAT SECTION UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 54,450,207; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Manag
s.12	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 8,029,922 AND UP TO AGGREGATE NOMINAL AMOUNT OF GBP 450,207 IN CONNECTION WITH	Management	For	*Manag

A RIGHTS ISSUE

S.13 GRANT AUTHORITY TO MARKET PURCHASE 56,682,299 Management For *Management*

ORDIANRY SHARES

LADBROKES PLC

ISSUER: G5337D107 ISIN: GB00B0ZSH635

SEDOL: B100LK3, B0ZSH63, B1321T5

VOTE GROUP: GLOBAL

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Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Manag
2.	RE-APPOINT MR. N.M.H. JONES AS A DIRECTOR	Management	For	*Manag
3.	RE-APPOINT SIR IAN ROBINSON AS A DIRECTOR	Management	For	*Manag
4.	APPOINT MR. J.P. O REILLY AS A DIRECTOR	Management	For	*Manag
5.	APPOINT MR. A.S. ROSS AS A DIRECTOR	Management	For	*Manag
6.	APPOINT MR. R.P. THORNE AS A DIRECTOR	Management	For	*Manag
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR TO THE COMPANY AND AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	Management	For	*Manag
8.	APPROVE THE 2005 DIRECTORS REMUNERATION REPORT	Management	For	*Manag
9.	AUTHORIZE THE COMPANY, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 10,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 10,000; AND AUTHORIZE LADBROKES BETTING & GAMING LIMITED, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 25,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 25,000; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007	Management	For	*Manag
10.	APPROVE THAT THE SHARE CAPITAL OF THE COMPANY BE INCREASED FROM GBP 230,000,000 TO GBP 253,000,000 BY THE CREATION OF 81,176,470 ADDITIONAL NEW ORDINARY SHARES OF 28 1/3P EACH IN THE CAPITAL OF THE COMPANY	Management	For	*Manag

11. AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT

Management For *Manag

RELEVANT SECURITIES WITH IN THE MEANING OF THAT SECTION UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 54,450,207; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

S.12	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED	Management	For	*Manag
	SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE			
	NOMINAL AMOUNT OF GBP 8,029,922 AND UP TO AGGREGATE			
	NOMINAL AMOUNT OF GBP 450,207 IN CONNECTION WITH			
	A RIGHTS ISSUE			
S.13	GRANT AUTHORITY TO MARKET PURCHASE 56,682,299	Management	For	*Manag
	ORDINARY SHARES			

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO SPA, MILANO

SEDOL: B10QPY3, 4574813, 4578268

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN THE MEETING TYPE. IF YOUHAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 06 JUN 2006. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	Non-Voting	*Manag
*	DIENCE NOTE TUNT THIC IC AN OCM THANK VOIL	Non-Voting	Non-Voting	*M222

*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	Non-Voting *Manag
1.	APPROVE, THE DELIBERATIONS PURSUANT TO ARTICLE 6 AND IN ACCORDANCE WITH THE MINISTERIAL DECREE	Management	Take No Acti*Manag

6 AND IN ACCORDANCE WITH THE MINISTERIAL DECREE
161/1998 REVOKE MANDATE OF THE DIRECTORS, INTERNAL
AUDITORS AND/OR CHIEF EXECUTIVE OFFICER

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

ISSUER: X5967A101 ISIN: GRS419003009 BLOCKING

SEDOL: 7107250, B0CM8G5

	Proposal	Proposal Type	Vote Cast	F
			For	*Manaç
2.	APPROVE THE PROFIT APPROPRIATION	Management	For	*Manaç
3.	APPROVE THE EXEMPTION OF THE BOARD OF DIRECTORS MEMBERS AND THE AUDITORS FROM ANY LIABILITY FOR INDEMNITY FOR THE FY 2005	Management		*Manaç
4.	ELECT THE CERTIFIED AUDITORS, 2 REGULAR AND 2 SUBSTITUTE FOR FY 2006 AND APPROVE THEIR FEES	Management	For	*Manag
5.	APPROVE THE BOARD OF DIRECTOR S CHAIRMAN AND THE MANAGING DIRECTORS MONTHLY REMUNERATION, PRODUCTIVITY BONUS AND REPRESENTATION EXPENSES, AND THE BOARD OF DIRECTORS MEMBERS AND THE SECRETARY S REMUNERATION FOR FY 2006	Management	For	*Manaç
6.	APPROVE THE PARTICIPATION OF THE MEMBERS OF THE BOARD OF DIRECTORS IN COMMITTEES AND THEIR FEES FOR THE 7TH FY 01 JAN 2006 TO 31 DEC 2006	Management	For	*Manao
7.	AMEND THE ARTICLES 1, 14, 39, 49, 51 AND 53 OF THE COMPANY S ARTICLES OF ASSOCIATION AS SPECIFIED	Management	For	*Manao
8.	VARIOUS ANNOUNCEMENTS	Other	For	*Manao
ISSUER: F	VENTIS, PARIS F5548N101 ISIN: FR0000120578 B01DR51, B114ZY6, 5696589, 5671735, 7166239, B0CRGJ9, B0	043B67		
Proposal	Proposal	Proposal Type	Cast	F
*		Non-Voting		
*	A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON THE COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO	Non-Voting	Non-Voting	*Mana(

OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS:

PLEASE NOTE THAT THE MEETING TO BE HELD ON 19 MAY 2006 HAS BEEN POSTPONED DUE TO LACK OF QUORUM AND THAT THE SECOND CONVOCATION WILL BE HELD ON 31 MAY 2006. PLEASE ALSO NOTE THE NEW CUTOFF DATE 18 MAY 2006. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

Management Take No Acti*Manag

Non-Voting Non-Voting *Manag

- RECEIVE THE REPORT OF THE BOARD OF DIRECTORS 0.1 AND THE AUDITORS GENERAL REPORT AND APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE 2005 FY
- RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS 0.2 AND THE STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY

Management Take No Acti*Management

0.3 APPROVE THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: INCOME FOR THE FY: EUR 6,146,952,608.18 PLUS RETAINED EARNINGS: EUR 1,205,678,019.78, DISTRIBUTABLE INCOME: EUR 7,352,630,627.96 ALLOCATED TO: PAYMENT OF DIVIDENDS: EUR 2,057,005,434.48, RETAINED EARNINGS: EUR 5,295,625,193.48, FOLLOWING A CAPITAL INCREASE AND A CAPITAL REDUCTION, THE CAPITAL WAS BROUGHT FROM EUR 2,802,613,138.00 ON 31 DEC 2005, TO EUR 2,708,476,850.00 DIVIDED IN 1,354,238,425 FULLY PAID-UP SHARES, WHOSE 1,353,293,049 SHARES ARE ENTITLED TO THE EXISTING DIVIDEND, AND 945,376 SHALL BEAR AN ACCRUING DIVIDEND AS OF 01 JAN 2006; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.52 PER SHARE, FOR EACH OF THE 1,353,293,049 SHARES, THIS DIVIDEND WILL BE PAID ON 07 JUN 2006 AS REQUIRED BY LAW

Management Take No Acti*Management

0.4 RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE AND APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN

Management Take No Acti*Manag

0.5 APPROVE TO RENEW THE APPOINTMENT OF MR. LORD DOURO AS A DIRECTOR FOR A 4-YEAR PERIOD

Take No Acti*Manac Management

0.6 APPOINT MR. GERARD LE FUR AS A DIRECTOR FOR A 4-YEAR PERIOD

Management Take No Acti*Manag

APPROVE TO RENEW THE APPOINTMENT OF THE COMPANY 0.7ERNST AND YOUNG AUDIT AS THE STATUTORY AUDITOR FOR A 6-YEAR PERIOD

Management Take No Acti*Management

0.8 APPOINT THE COMPANY AUDITEX AS THE DEPUTY AUDITOR Management Take No Acti*Management FOR A 6-YEAR PERIOD

- O.9 APPROVE THE AWARD TOTAL ANNUAL FEES OF EUR 1,200,000.00 Management Take No Acti*Management To THE BOARD OF DIRECTORS
- O.10 AUTHORIZE THE BOARD OF DIRECTORS, IN SUPERSESSION Management
 TO ALL EARLIER DELEGATIONS, TO TRADE IN THE COMPANY
 S SHARES ON THE STOCK MARKET, SUBJECT TO THE
 CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE
 PRICE: EUR 100.00, MAXIMUM NUMBER OF SHARES TO
 BE ACQUIRED: 10% OF THE SHARE CAPITAL, I.E. 1,401,306,569
 SHARES, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS:
 EUR 14,013,065,700.00; AUTHORITY EXPIRES AT
 THE END OF 18 MONTHS; TO TAKE ALL NECESSARY
 MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

APPROVE: TO REVIEW THE REPORT OF THE BOARD OF

E.11

DIRECTORS, THE REPORTS OF MR. DE COURCEL, THE MERGER AUDITORS AND THE MERGER AGREEMENT AS PER THE PRIVATE DEED DATED 03 APR 2006; ALL THE PROVISIONS OF THIS MERGER AGREEMENT, PURSUANT TO WHICH RHONE COOPER CONTRIBUTES TO SANOFI-AVENTIS, ALL OF ITS ASSETS, WITH THE CORRESPONDING TAKING-OVER OF ALL ITS LIABILITIES: THE VALUATION OF THE ASSETS CONTRIBUTED AMOUNTING TO EUR 460,949,630.75 AND THE LIABILITIES AT EUR 3,857,602.25, I.E. NET ASSETS CONTRIBUTED OF EUR 457,092,028.50; THE CONSIDERATION FOR THE CONTRIBUTIONS ACCORDING TO AN EXCHANGE RATIO OF 10 SANOFI-AVENTIS SHARES AGAINST 1 RHONE COOPER SHARE; THE UNCONDITIONAL COMPLETION DATE OF THE MERGER, IN A JURIDICAL POINT OF VIEW, FIXED ON 31 MAY 2006 AND ON 01 JAN 2006 IN AN ACCOUNTING AND FINANCIAL POINT OF VIEW; RHONE COOPER SHARES HELD BY SANOFI-AVENTIS WILL NOT BE EXCHANGED; TO INCREASE THE CAPITAL IN CONSIDERATION FOR THE CONTRIBUTION IN CONNECTION WITH THE MERGER, BY EUR 237,300.00 BY THE CREATION OF 118,650 NEW FULLY PAID-UP SHARES OF A PAR VALUE OF EUR 2.00 EACH, CARRYING RIGHTS TO THE 2006 DIVIDEND AND TO BE DISTRIBUTED AMONG THE SHAREHOLDERS OF THE ACQUIRED COMPANY, ACCORDING TO AN EXCHANGE RATIO OF 10 SANOFI-AVENTIS SHARES AGAINST 1 RHONE COOPER SHARE; THE CAPITAL WILL THUS INCREASE FROM EUR 2,708,476,850.00 TO EUR 2,708,714,150.00; THESE NEW SHARES CREATED BY SANOFI-AVENTIS WILL BE ASSIMILATED IN ALL RESPECTS TO THE OTHER SHARES COMPRISING THE SHARE CAPITAL; THE DIFFERENCE BETWEEN: THE AMOUNT OF THE NET ASSETS CONTRIBUTED BY RHONE COOPER: EUR 457,092,028.50; LESS THE QUOTA OF THE NET ASSETS CONTRIBUTED BY RHONE COOPER CORRESPONDING TO SHARES HELD BY SANOFI-AVENTIS: EUR 452,475,399.01; AND THE AMOUNT OF THE SHARE CAPITAL INCREASE: EUR 237,300.00 REPRESENTS THE SHARE PREMIUM OF EUR 4,379,329.49

AND WILL BE ALLOCATED TO THE MERGER PREMIUM ACCOUNT TO WHICH SANOFI-AVENTIS EXISTING AND NEW SHAREHOLDERS

WILL HOLD RIGHTS; THE DIFFERENCE BETWEEN: THE

Management Take No Acti*Manag

Take No Acti*Manao

OUOTA OF THE NET ASSETS CONTRIBUTED BY RHONE COOPER CORRESPONDING TO SHARES HELD BY SANOFI-AVENTIS: EUR 452,475,399.01; PLUS THE DIVIDEND RECEIVED BY SANOFI-AVENTIS AS A RESULT OF ITS HOLDING IN RHONE COOPER: EUR 3,567,944.70; AND THE ACCOUNTING NET VALUE OF THE RHONE COOPER SHARES HELD BY SANOFI-AVENTIS: EUR 461,177,959.12 REPRESENTS THE CAPITAL LOSS ON TRANSFERRED SHARES OF EUR 5,134,615.41 AND WILL BE ALLOCATED TO SANOFI-AVENTIS BALANCE SHEET ASSETS AS INTANGIBLE ASSETS

E.12 AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED WITH Management Take No Acti*Management DRAWINGS UPON THE MERGER PREMIUM

ACKNOWLEDGE THE UNCONDITIONAL COMPLETION DATE E.13 OF THE MERGER WILL, IN A JURIDICAL POINT OF VIEW, BE FIXED ON 31 MAY 2006 AND ON 01 JAN 2006 IN AN ACCOUNTING AND FINANCIAL POINT OF VIEW; THE 118,650 NEW FULLY PAID-UP SHARES OF A PAR VALUE OF EUR 2.00 EACH, CREATED IN CONSIDERATION FOR THE MERGER BY SANOFI-AVENTIS WILL BE DISTRIBUTED AMONG THE SHAREHOLDERS OF THE ACQUIRED COMPANY ON 31 MAY 2006, ACCORDING TO AN EXCHANGE RATIO OF 10 SANOFI-AVENTIS SHARES AGAINST 1 RHONE COOPER SHARE

Management Take No Acti*Management

E.14 AMEND, PURSUANT TO THE ADOPTION OF THE ABOVE RESOLUTIONS, THE ARTICLE 6 OF THE BYLAWS AS FOLLOWS: THE SHARE CAPITAL OF IS SET AT EUR 2,708,714,150.00 AND IS DIVIDED IN TO 1,354,357,075 SHARES OF PAR VALUE OF EUR 2.00 EACH OF THE SAME CLASS AND FULLY PAID IN

Management Take No Acti*Manag

APPROVE TO MODIFY THE DURATION OF THE TERM OF OFFICE OF THE CHAIRMAN; AMEND THE ARTICLES 12 AND 16 OF THE ARTICLES OF THE BYLAWS

Management Take No Acti*Management

GRANT ALL POWERS TO THE BEARER OF A COPY OR AN E.16 EXTRACT OF THE MINUTES OF THIS MEETING IN ORDER TO ACCOMPLISH ALL FORMALITIES, FILINGS AND REGISTRATION PRESCRIBED BY LAW

Management Take No Acti*Manag

ALTADIS SA ISSUER: E0432C106 TSIN: ES0177040013

SEDOL: 5860652, B02T9V8, 5843114, B0YLW13, 5444012

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VOTE GROUP: GLOBAL

Proposal Vote Proposal F Number Proposal Type Cast

*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 07 JUN 2006. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	Non-Voting		*Manag
1.		Management	For	*Manag
2.	RATIFY AND APPOINT THE DIRECTORS	Management	For	*Manag
3.	APPROVE THE APPOINTMENT OR RE-APPOINTMENT OF THE AUDITORS OF ALTADIS, S.A., AND ITS CONSOLIDATED GROUP, FOR THE FY 2006	Management	For	*Manag
4.	AMEND THE ARTICLE 44 OF THE ARTICLES OF ASSOCIATION, IN ORDER TO REDEFINE THE DUTIES OF THE AUDIT AND CONTROL COMMITTEES	Management	For	*Manag
5.	AMEND ARTICLES 20 AND 21 OF THE ARTICLES OF ASSOCIATION ABOUT GENERAL MEETINGS AND CONTENTS OF THE NOTICES RESPECTIVELY, IN ORDER TO BRING THEM INTO LINE WITH THE MODIFICATION INTRODUCED BY THE SPANISH ACT 19-2005 OF 14 NOVEMBER, ABOUTEUROPEAN PUBLIC LIMITED COMPANIES WITH A DOMICILE IN SPAIN	Management	For	*Manag
6.	APPROVE THE CAPITAL REDUCTION THROUGH AMORTALIZATION AND AMEND THE ARTICLES OF ASSOCIATION REGARDING THE CORPORATE CAPITAL	Management	For	*Manag
7.	ADDDOVE THE CADITAL DEDUCTION IN ODDED TO INCREASE	Management	For	*Manag
<i>'</i> .	APPROVE THE CAPITAL REDUCTION IN ORDER TO INCREASE VOLUNTARY RESERVES, BY DECREASING THE NOMINAL VALUE OF THE SHARES, AND ADOPTION OF ANY ADDITIONAL RESOLUTIONS THAT MAY BE NECESSARY, PARTICULARLY IN ORDER TO AUTHORIZE THE RESTATEMENT OF THE ARTICLES OF ASSOCIATION AND THE APPROVAL OF THE BALANCES	Management	For	*Manag
8.	AUTHORIZE THE BOARD TO INCREASE, ALL AT ONCE OR IN STAGES, THE CORPORATE CAPITAL, WITH AUTHORITY TO EXCLUDE THE PREFERENTIAL SUBSCRIPTION RIGHT, UNDER THE TERMS PROVIDED BY SECTION 153.1.B OF THE SPANISH LIMITED COMPANIES ACT, LEY DE SOCIEDADES ANONIMAS	Management	For	*Manag
9.	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE DEBENTURES OR BONDS CONVERTIBLE INTO SHARES OF THE COMPANY, AND WARRANTS ON EXISTING OR NEW SHARES OF THE COMPANY, FOR A MAXIMUM AMOUNT OF EUR 1,000 MILLION AND WITH AUTHORITY TO EXCLUDE THE PREFERENTIAL SUBSCRIPTION RIGHT FOR SHAREHOLDERS AND BONDHOLDERS	Management	For	*Manag

	Eugai Filling. GABELLI EQUITY TRUST INC - FUITH N	I-LV		
10.	AUTHORIZE THE DIRECTORS TO CARRY OUT THE DERIVATIVE ACQUISITION OF OWN SHARES, EITHER BY THE COMPANY OR VIA GROUP COMPANIES, UNDER THE LIMITS AND REQUIREMENTS PROVIDED BY THE LAW, WITHIN AN 18 MONTH PERIOD, WITH AUTHORITY TO PROCEED TO THE TRANSFER OR SALE OF THE BOUGHT BACK SHARES, AND, OR, TO APPLY THEM TO THE REMUNERATION PLANS AUTHORIZED BY SECTION 75 OF THE SPANISH LIMITED COMPANIES ACT	Management	For	*Manag
11.	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE BONDS, PROMISSORY NOTES AND OTHER FIXED INCOME SECURITIES, AS WELL AS PREFERRED SECURITIES, WITH IN A 5 YEAR PERIOD, FOR A MAXIMUM AMOUNT OF EUR 1,200 MILLION AND FOR A MAXIMUM OF EUR 1,500 MILLION IN THE CASE OF PROMISSORY NOTE ISSUES	Management	For	*Manaç
12.	APPROVE THE DELEGATION OF POWERS TO EXECUTE AND DELIVER, CONSTRUE, RECTIFY, AND PROCEED TO THE PUBLIC RECORDING OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING OF SHAREHOLDERS	Management	For	*Manag
ISSUER: SEDOL: VOTE GRO		Proposal		
Number	Proposal	Type 	Cast 	
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	Non-Voting	*Manaç
1.	APPROVE APPROPRIATION OF PROFITS: TERM-END DIVIDEND - ORDINARY DIVIDEND JPY 4,500, CORPORATE OFFICERS BONUSES JPY 82,800,000 (INCLUDING JPY 12,700,000 TO THE CORPORATE AUDITORS)	Management	For	*Manag
2.	AMEND THE ARTICLES OF INCORPORATION: APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE - ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, OMISSION OF BOARD OF DIRECTORS RESOLUTION	Management	For	*Manag
3.1	ELECT A DIRECTOR	Management	For	*Manac
3.2	ELECT A DIRECTOR	Management	For	*Manag

ELECT A DIRECTOR

3.4

ELECT A DIRECTOR

For

For

*Manag

Management Management

3.5	ELECT A DIRECTOR	Management	For	*Manag
3.6	ELECT A DIRECTOR	Management	For	*Manag
3.7	ELECT A DIRECTOR	Management	For	*Manag
3.8	ELECT A DIRECTOR	Management	For	*Manag
3.9	ELECT A DIRECTOR	Management	For	*Manag
3.10	ELECT A DIRECTOR	Management	For	*Manag
3.11	ELECT A DIRECTOR	Management	For	*Manag
4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
4.2	APPOINT A CORPORATE AUDITOR	Management	For	*Manag
5.	APPROVE DECISION OF THE REVISION OF THE COMPENSATION USING THE STOCK OPTIONS FOR THE MEMBERS OF THE BOARD	Management	For	*Manag
6.	APPROVE DELEGATION OF DECISION-MAKING ON ISSUES RELATING TO THE OFFERING OF THE EQUITY WARRANTS AS STOCK OPTIONS ISSUED TO EMPLOYEES, ETC. TO THE BOARD OF DIRECTORS	Management	For	*Manag

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ARIAKE JAPAN CO LTD

ISSUER: J01964105 ISIN: JP3125800007

SEDOL: 6049632

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manaq
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THEINTERNET, ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICATIONS, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, ADOPT REDUCTION OF LIABILITY SYSTEM FOR ALL AUDITORS, APPOINT ACCOUNTING AUDITORS	Management	For	*Manag
3	AMEND THE COMPENSATION TO BE RECEIVED BY CORPORATE OFFICERS	Management	For	*Manag

KEYENCE CORP

ISSUER: J32491102 ISIN: JP3236200006

SEDOL: 95, 3564909

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Manag
3.1	APPOINT A DIRECTOR	Management	For	*Manag
3.2	APPOINT A DIRECTOR	Management	For	*Manag

3.3

3.4

APPOINT A DIRECTOR

APPOINT A DIRECTOR

Management For Management For

*Manag

*Manag

4	APPOINT A SUPPLEMENTARY AUDITOR	Other	For	
ISSUER: 2 SEDOL: 1	A HELLENIC BOTTLING CO SA X1435J105 ISIN: GRS104111000 B0338M3, 0964850, 5890433, 4420723			
VOTE GRO	OUP: GLOBAL			
	Proposal	Proposal Type	Cast	
*		Non-Voting		*Manag
2.	RECEIVE THE ANNUAL FINANCIAL STATEMENTS, PARENT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FY 2005	Management	Take No	Acti*Manaq
3.	GRANT DISCHARGE THE BOARD OF DIRECTOR MEMBERS AND THE AUDITORS FROM ANY RESPONSIBILITY FOR THE FY 2005	Management	Take No	Acti*Manag
4.	APPROVE THE REMUNERATION OF THE BOARD OF DIRECTOR MEMBERS FOR THE FY 2005 ANDPREAPPROVAL FOR THE FY 2006	Management	Take No	Acti*Manaq
5.	ELECT CHARTERED AUDITORS FOR THE FY 2006 AND APPROVE TO DETERMINE THEIR SALARIES	Management	Take No	Acti*Manag
6.	APPROVE THE PROFIT DISTRIBUTION FOR THE FY 2005	Management	Take No	Acti*Mana
ISSUER:	DRDIAL CORPORATION J51656122 ISIN: JP3670000003			
SEDOL: '	4576875, 5485345, B03TC41, 6640284, 6646464			
VOTE GRO	OUP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	:
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	Non-Voti	ng *Mana

1.	AMEND THE ARTICLES OF INCORPORATION: APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Manag
2.1 2.2 2.3 2.4	ELECT A DIRECTOR ELECT A DIRECTOR ELECT A DIRECTOR ELECT A DIRECTOR	Management Management Management Management	For For For For	*Manag *Manag *Manag *Manag
2.5	ELECT A DIRECTOR	Management	For	*Manag
2.6	ELECT A DIRECTOR	Management	For	*Manag
2.7	ELECT A DIRECTOR	Management	For	*Manag
2.8	ELECT A DIRECTOR	Management	For	*Manag
2.9	ELECT A DIRECTOR	Management	For	*Manag
2.10	ELECT A DIRECTOR	Management	For	*Manag
2.11	ELECT A DIRECTOR	Management	For	*Manag
2.12	ELECT A DIRECTOR	Management	For	*Manag
2.13	ELECT A DIRECTOR	Management	For	*Manag

SQUARE ENIX CO LTD, TOKYO

ISSUER: J7659R109 ISIN: JP3164630000

SEDOL: B01ZWM9, 5798418, B022188, 6309262

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE AUDITORS, ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICAT: APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, EXPAND BUSINESS LINES	Management	For	*Manac
3.1	APPOINT A DIRECTOR	Management	For	*Manac
3.2	APPOINT A DIRECTOR	Management	For	*Manag
3.3	APPOINT A DIRECTOR	Management	For	*Manac
3.4	APPOINT A DIRECTOR	Management	For	*Manag
3.5	APPOINT A DIRECTOR	Management	For	*Manag
3.6	APPOINT A DIRECTOR	Management	For	*Manag
4	AMEND THE COMPENSATION TO BE RECEIVED BY CORPORATE OFFICERS	Management	For	*Manag
5	APPOINT ACCOUNTING AUDITORS	Management	For	*Manag

SECOM CO., LTD.

ISSUER: J69972107 ISIN: JP3421800008

SEDOL: B018RR8, 5798504, 6791591

VOTE GROUP: GLOBAL

	Туре	Cast	
APPROVE APPROPRIATION OF PROFITS: TERM-END DIVIDEND - ORDINARY DIVIDEND JPY60, DIRECTORS BONUSES JPY 98,200,000	Management	For	*Manag
AMEND THE ARTICLES OF INCORPORATION: ALLOW USE OF ELECTRONIC SYSTEMS FORPUBLIC NOTIFICATIONS, CHANGE UNIT SHARE, ESTABLISH RULES FOR THE BUYBACK OF ODD STOCK, APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE (PLEASE REFER TO THE ATTACHED PDF FILES.)	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manaq
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	Management	For	*Manag
APPOINT A DIRECTOR	_	For	*Manag
	_		*Manag
	_		*Manag
APPOINT A DIRECTOR	Management	For	*Manag
	- ORDINARY DIVIDEND JPY60, DIRECTORS BONUSES JPY 98,200,000 AMEND THE ARTICLES OF INCORPORATION: ALLOW USE DEF ELECTRONIC SYSTEMS FORPUBLIC NOTIFICATIONS, CHANGE UNIT SHARE, ESTABLISH RULES FOR THE BUYBACK DEF ODD STOCK, APPROVE REVISIONS RELATED TO DEFINE NEW COMMERCIAL CODE (PLEASE REFER TO THE ATTACHED PDF FILES.) APPOINT A DIRECTOR	- ORDINARY DIVIDEND JPY60, DIRECTORS BONUSES JPY 98,200,000 AMEND THE ARTICLES OF INCORPORATION: ALLOW USE DEFINITIONS, CHANGE UNIT SHARE, ESTABLISH RULES FOR THE BUYBACK DEFOLD STOCK, APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE (PLEASE REFER TO THE ATTACHED PDF FILES.) APPOINT A DIRECTOR	- ORDINARY DIVIDEND JPY60, DIRECTORS BONUSES JPY 98,200,000 AMEND THE ARTICLES OF INCORPORATION: ALLOW USE Management For DF ELECTRONIC SYSTEMS FORPUBLIC NOTIFICATIONS, CHANGE UNIT SHARE, ESTABLISH RULES FOR THE BUYBACK DF ODD STOCK, APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE (PLEASE REFER TO THE ATTACHED PDF FILES.) APPOINT A DIRECTOR Management For Management For Management For APPOINT A DIRECTOR Management For Man

SHIZUOKA BANK LTD ISIN: JP3351200005 ISSUER: J74444100

SEDOL: 6805328, B05PMZ8, 5861310

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type 	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER	Management	For	*Manag
	MEETING MATERIALS ON THEINTERNET, APPROVE MINOR			
	REVISIONS RELATED TO THE NEW COMMERCIAL CODE			

AJINOMOTO CO INC

ISSUER: J00882126 ISIN: JP3119600009

SEDOL: 6010906, 5573392, B03NQ52

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE AUDITORS, ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Manag

MATSUMOTOKIYOSHI CO LTD

ISSUER: J40885105 ISIN: JP3869000004 SEDOL: B02HTB2, 6572581, 5082724

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management		*Manag
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY	Management	For	*Manag
	SYSTEM FOR ALL AUDITORS , ADOPT REDUCTION OF LIABILITY			
	SYSTEM FOR ALL DIRECTORS , ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET,			
	ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC			
	NOTIFICATIONS, APPOINT INDEPENDENT AUDITORS,			
	APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE			
3.1	APPOINT A DIRECTOR	Management	For	*Manag
3.2	APPOINT A DIRECTOR	Management	For	*Manag
3.3	APPOINT A DIRECTOR	Management	For	*Manag
3.4	APPOINT A DIRECTOR	Management	For	*Manag
3.5	ADDOLINE A DIDUGEOD	Marana and	T ₁	+34
3.6	APPOINT A DIRECTOR APPOINT A DIRECTOR	Management Management	For For	*Manag *Manag
3.7	APPOINT A DIRECTOR	Management	For	^Manag
	APPOINT A DIRECTOR	Management	For	*Manag
3.9	APPOINT A DIRECTOR	Management	For	*Manag
3.10	APPOINT A DIRECTOR	Management	For	*Manag
4	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For	*Manag
-	DIRECTORS			
5	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR OUTSIDE DIRECTORS	Other	For	*Manag

NIPPON TELEVISION NETWORK CORP

ISIN: JP3732200005 ISSUER: J56171101

SEDOL: 5899805, 6644060, B02JNV6

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	 *Manag
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THEINTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, REDUCE BOARD SIZE	Management	For	*Manag
3	APPROVE ADOPTION OF TAKEOVER DEFENSE MEASURES	Other	Abstain	*Manag
4.1	APPOINT A DIRECTOR	Management	For	*Manag
5	APPOINT A SUPPLEMENTARY AUDITOR	Other	For	*Manag

ORIENTAL LAND CO LTD

ISSUER: J6174U100 ISIN: JP3198900007

SEDOL: B05PHK8, 5835768, 6648891

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	 *Manag
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY	Management	For	*Manag
	SYSTEM FOR OUTSIDE AUDITORS, ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE DIRECTORS , ALLOW			
	DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPOINT INDEPENDENT			

ROHM CO LTD

ISSUER: J65328122 ISIN: JP3982800009

AUDITORS , APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, EXPAND BUSINESS LINES $% \left(1\right) =\left(1\right) \left(1\right) \left($

SEDOL: B02K9B1, 6747204, 5451625

Proposal Number	Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Manag
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, EXPAND BUSINESS LINES	Management	For	*Manag

3.1	APPOINT A DIRECTOR	Management	For	*Manag
4	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS	Management	For	*Manag
ISSUER: SEDOL:	PHARMACEUTICAL CO LTD J8129E108 B01DRX9, 5296752, B03FZP1, 6870445			
	OUP: GLOBAL			
	Proposal	Proposal Type	Cast	F
	APPROVE APPROPRIATION OF PROFITS	Management		
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICATIONS, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Manag
3.1	APPOINT A DIRECTOR	Management	For	*Manag
3.2	APPOINT A DIRECTOR	Management	For	*Manag
3.3	APPOINT A DIRECTOR	Management	For	*Manag
4	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR DIRECTORS	Management	For	*Manag
ISSUER:	PLC, LONDON G9826T102 ISIN: GB0031411001 B06JJ58, 7320790, B02QZN3, 3141100			
	· · · · · · · · · · · · · · · · · · ·			
VOTE GRO	DUP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	F
1.	APPROVE, SUBJECT TO RESOLUTIONS 2 AND 3 BEING PASSED, THE PROPOSED ACQUISITION BY A WHOLLY-OWNED INDIRECT SUBSIDIARY OF THE COMPANY, XSTRATA CANADA INC. THE OFFEROR, OF ANY AND ALL OF THE ISSUED, TO BE ISSUED AND OUTSTANDING FALCONBRIDGE SHARES AS SPECIFIED, OTHER THAN ANY FALCONBRIDGE SHARES OWNED DIRECTLY OR INDIRECTLY BY THE OFFEROR OR ITS AFFILIATES, ON THE TERMS AND SUBJECT TO THE CONDITIONS OF THE OFFER DOCUMENT AS SPECIFIED , A COPY OF WHICH IS PRODUCED TO THE MEETING AND FOR IDENTIFICATION PURPOSES, INITIALED BY THE CHAIRMAN OF THE MEETING, OR ON THE TERMS AND SUBJECT TO THE CONDITIONS OF ANY AMENDED,	Management	For	*Manag

EXTENDED, REVISED, RENEWED, ADDITIONAL OR OTHER OFFER OR OFFERS FOR SHARES AND/OR ASSOCIATED

RIGHTS IN THE CAPITAL OF FALCONBRIDGE LIMITED

APPROVED BY THE BOARD OF DIRECTORS OF THE COMPANY
THE BOARD OR ANY DULY CONSTITUTED COMMITTEE

OF THE BOARD A COMMITTEE THE OFFER, TO MAKE
WAIVERS, EXTENSIONS AND AMENDMENTS OR VARIATIONS
TO ANY OF THE TERMS AND CONDITIONS OF THE OFFER
AND TO DO ALL SUCH THINGS THAT IT MAY CONSIDER
NECESSARY OR DESIRABLE TO IMPLEMENT AND GIVE
EFFECT TO, OR OTHERWISE IN CONNECTION WITH, THE
OFFER AND ANY MATTERS INCIDENTAL TO THE OFFER,
INCLUDING IN RESPECT OF OPTIONS GRANTED TO EMPLOYEES
OF FALCONBRIDGE OR ITS SUBSIDIARIES

- 2. APPROVE TO INCREASE THE SHARE CAPITAL OF THE COMPANY FROM USD 437,500,000.50 AND GBP 50,000 TO USD 7,554,974,199.00 AND GBP 50,000 BY THE CREATION OF AN ADDITIONAL 14,234,948,397 ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY HAVING THE RIGHTS AND PRIVILEGES AND BEING SUBJECT TO THE RESTRICTIONS CONTAINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AND RANKING PARI PASSU IN ALL RESPECTS WITH THE EXISTING ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY
- AUTHORIZE THE DIRECTORS OF THE COMPANY, SUBJECT TO RESOLUTION 2 BEING PASSED, TO RENEW THE AUTHORITY TO ALLOT RELEVANT SECURITIES FOR A PERIOD EXPIRING UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED ON THE DATE WHICH IS THE 5 ANNIVERSARY OF THE DATE ON WHICH THIS RESOLUTION IS PASSED AND FOR THAT PERIOD THE SECTION 80 AMOUNT SHALL BE I) USD 7,000,000,000.00 EQUIVALENT TO 14,000,000,000 ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY IN CONNECTION WITH 1 OR MORE ISSUES OF RELEVANT SECURITIES UNDER ONE OR MORE TRANSACTIONS TO REFINANCE IN WHOLE OR IN PART ANY AMOUNT OUTSTANDING UNDER THE EQUITY BRIDGE FACILITY AS SPECIFIED AND II) OTHERWISE THAN IN CONNECTION WITH 1 OR MORE ISSUES OF RELEVANT SECURITIES UNDER 1 OR MORE TRANSACTIONS TO REFINANCE IN WHOLE OR IN PART THE EQUITY BRIDGE FACILITY AS SPECIFIED , USD 117,474,198.50 EQUIVALENT TO 234,948,397 ORDINARY SHARES OF USD 0.50 EACH IN THE CAPITAL OF THE COMPANY
- S.4 AUTHORIZE THE DIRECTORS OF THE COMPANY, IN PLACE
 OF ALL EXISTING POWERS, TO ALLOT EQUITY SECURITIES
 AS IF SECTION 89(1) OF THE COMPANIES ACT 1985
 DID NOT APPLY, FOR THAT PERIOD THE SECTION 89
 AMOUNT IS USD 17,621,129.00 EQUIVALENT TO 35,242,258
 ORDINARY HARES OF USD 0.50 EACH IN THE CAPITAL
 OF THE COMPANY; AUTHORITY EXPIRES AT THE NEXT
 AGM OF THE COMPANY

Management For *Manag

Management For *Manag

Management For *Manag

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 EQUITY TRUST INC.
By (Signature	and Title)*	/S/ BRUCE N. ALPERT
		Bruce N. Alpert, Principal Executive Officer
Date	AUGUST 15,	2006

 $^{{}^{\}star}\text{Print}$ the name and title of each signing officer under his or her signature.