GABELLI GLOBAL UTILITY & I	NCOME TRUST
Form N-PX	
August 18, 2017	

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21529

<u>The Gabelli Global Utility & Income Trust</u> (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: <u>1-800-422-3554</u>

Date of fiscal year end: December 31

Date of reporting period: July 1, 2016 – June 30, 2017

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

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2016 TO JUNE 30, 2017

ProxyEdge

Meeting Date Range: 07/01/2016 - 06/30/2017 Report Date: 07/01/2017

The Gabelli Global Utility & Income Trust

Investment Company Report

AZZ INC.

Item	Proposa	al	Proposed by	Vote	For/Agains Manageme	
1.	DIREC	TOR	Manageme	ent		
	1	DANIEL E. BERCE	_	For	For	
	2	DR. H. KIRK DOWNEY		For	For	
	3	PAUL EISMAN		For	For	
	4	DANIEL R. FEEHAN		For	For	
	5	THOMAS E. FERGUSON		For	For	
	6	KEVERN R. JOYCE		For	For	
	7	VENITA MCCELLON-ALLEN		For	For	
	8	STEPHEN E. PIRNAT		For	For	
	9	STEVEN R. PURVIS		For	For	
	APPRO	OVAL OF ADVISORY VOTE ON				
2.	AZZ'S		Manageme	ntFor	For	
2.	EXECU	JTIVE COMPENSATION	Wanageme	anti Oi	101	
	PROGE	RAM.				
	RATIF	ICATION OF THE APPOINTMENT				
		O USA,				
	LLP AS	S AZZ'S INDEPENDENT				
3.	REGIS	TERED PUBLIC	Manageme	entFor	For	
	ACCO	UNTING FIRM FOR THE FISCAL				
	YEAR	ENDING				
		JARY 28, 2017.				
BT GF	ROUP PL	C				
Securi	ty	05577E101		Meeting	• •	Annual
Ticker	Symbol	BT		Meeting	Date	13-Jul-2016
ISIN		US05577E1010		Agenda		

934439349 -Management

Item	Proposal	Proposed by Vote		/Against nagement
1.	REPORT AND ACCOUNTS	ManagementFor		-
2.	ANNUAL REMUNERATION REPORT	ManagementFor		
3.	FINAL DIVIDEND	ManagementFor		
4.	RE-ELECT SIR MICHAEL RAKE	ManagementFor		
5.	RE-ELECT GAVIN PATTERSON	ManagementFor		
6.	RE-ELECT TONY BALL	ManagementFor		
7.	RE-ELECT IAIN CONN	ManagementFor		
8.	RE-ELECT ISABEL HUDSON	ManagementFor		
9.	RE-ELECT KAREN RICHARDSON	ManagementFor		
10.	RE-ELECT NICK ROSE	ManagementFor		
11.	RE-ELECT JASMINE WHITBREAD	ManagementFor		
12.	ELECT MIKE INGLIS	ManagementFor		
13.	ELECT TIM HOTTGES	ManagementFor		
14.	ELECT SIMON LOWTH	ManagementFor		r
15.	AUDITORS' RE-APPOINTMENT	ManagementFor		
16.	AUDITORS' REMUNERATION	ManagementFor		
17.	AUTHORITY TO ALLOT SHARES	ManagementFor		
	AUTHORITY TO ALLOT SHARES FOR	\mathcal{E}		
18.	CASH	ManagementFor	Fo	r
	(SPECIAL RESOLUTION)	C		
	AUTHORITY TO PURCHASE OWN			
19.	SHARES (SPECIAL	ManagementFor	Fo	r
	RESOLUTION)	_		
	14 DAYS' NOTICE OF MEETING			
20.	(SPECIAL	ManagementAga	ainst Ag	gainst
	RESOLUTION)			
21.	POLITICAL DONATIONS	ManagementFor	Fo	r
SEVE	RN TRENT PLC, COVENTRY			
Securit	ry G8056D159	Mee	eting Type	Annual General Meeting
Ticker	Symbol	Mee	eting Date	20-Jul-2016
ISIN	GB00B1FH8J72	Λ σο	ndo	707199609 -
19114	GB00B1FH6J/2	Age	enda	Management
Item	Proposal	Proposed Vote	3	/Against
пст	•	by	Mai	nagement
1	RECEIVE THE REPORTS AND	ManagementFor	Fo	r
1	ACCOUNTS	Widning Ciliciti of	10	1
	APPROVE THE DIRECTORS			
2	REMUNERATION	ManagementFor	Fo	r
	REPORT			
3	DECLARE A FINAL ORDINARY	ManagementFor	Fo	r
	DIVIDEND			
4	APPOINT EMMA FITZGERALD	ManagementFor		
5	APPOINT KEVIN BEESTON	ManagementFor		
6	APPOINT DOMINIQUE REINICHE	ManagementFor		
7	REAPPOINT ANDREW DUFF	ManagementFor	Fo	r

	Lagar rining. Grabelli Globite c) L	TOOME 1	11001 10	
8	REAPPOINT JOHN COGHLAN	Manageme	ntFor	For	
9	REAPPOINT OLIVIA GARFIELD	Manageme		For	
10	REAPPOINT JAMES BOWLING	Manageme	ntFor	For	
11	REAPPOINT PHILIP REMNANT	Manageme	ntFor	For	
12	REAPPOINT DR. ANGELA STRANK	Manageme	ntFor	For	
13	REAPPOINT DELOITTE LLP AS AUDITOR	RManageme	ntFor	For	
	AUTHORISE THE AUDIT COMMITTEE OF	7			
	THE BOARD				
14	TO DETERMINE THE REMUNERATION	Manageme	ntFor	For	
	OF THE	_			
	AUDITOR				
15	AUTHORISE POLITICAL DONATIONS	Manageme	ntFor	For	
16	AUTHORISE ALLOTMENT OF SHARES	Manageme	ntFor	For	
17	DISAPPLY PRE-EMPTION RIGHTS	Manageme	ntFor	For	
18	AUTHORISE PURCHASE OF OWN	Monogomo	ntEor	For	
10	SHARES	Manageme	штоі	гог	
19	ADOPT NEW ARTICLES OF	Manageme	ntFor	For	
19	ASSOCIATION	Manageme	IItI'OI	1.01	
	AUTHORISE GENERAL MEETINGS OF				
	THE				
	COMPANY, OTHER THAN ANNUAL				
20	GENERAL	Manageme	ntAgainst	Against	
	MEETINGS, TO BE CALLED ON NOT				
	LESS THAN 14				
	CLEAR DAYS' NOTICE				
	D UTILITIES GROUP PLC, WARRINGTON				
Securit	•		Meeting 7	• •	Annual General Meeting
Ticker	Symbol		Meeting I	Date	22-Jul-2016
ISIN	GB00B39J2M42		Agenda		707208294 -
			U		Management
		Duamagad		Earl A cains	4
Item	Proposal	Proposed	Vote	For/Agains	
	ACCEPT FINANCIAL STATEMENTS AND	by		Manageme	III
1	STATUTORY	Manageme	ntFor	For	
1	REPORTS	Manageme	iiti Oi	101	
	APPROVE FINAL DIVIDEND: 25.64P PER				
2	SHARE	Manageme	ntFor	For	
3	APPROVE REMUNERATION REPORT	Manageme	ntFor	For	
3	RE-ELECT DR JOHN MCADAM AS				
4	DIRECTOR	Manageme	ntFor	For	
	RE-ELECT STEVE MOGFORD AS				
5	DIRECTOR	Manageme	ntFor	For	
_	RE-ELECT STEPHEN CARTER AS			_	
6	DIRECTOR	Manageme	ntFor	For	
7	RE-ELECT MARK CLARE AS DIRECTOR	Manageme	ntFor	For	
	DE ELECT DIES HOULDEN AS				

ManagementFor

ManagementFor

ManagementFor

For

For

For

For

RE-ELECT RUSS HOULDEN AS

RE-ELECT BRIAN MAY AS DIRECTOR

RE-APPOINT KPMG LLP AS AUDITORS

RE-ELECT SARA WELLER AS DIRECTOR ManagementFor

DIRECTOR

8

9

10

11

12	TO FIX	ORISE THE AUDIT COMMITTEE NERATION OF AUDITORS	Managemen	tFor	For	
13	AUTHO PRE-EN RIGHTS	ORISE ISSUE OF EQUITY WITH MPTIVE	Managemen	tFor	For	
14	WITHO EMPTIV	ORISE ISSUE OF EQUITY UT PRE- VE RIGHTS	Managemen	tFor	For	
15	ORDIN. SHARE	S	Managemen	tFor	For	
16	GENER	NG WITH 14 WORKING DAYS'	Managemen	tAgainst	Against	
		PRISE EU POLITICAL DONATIONS		_	_	
17	AND	D IMI ID E	Managemen	tFor	For	
NATIO		DITURE ID DLC				
Security	NAL GR	636274300		Meeting 7	Evro	Annual
	y Symbol	NGG		Meeting I		25-Jul-2016
	o y moor				Juic	934450658 -
ISIN		US6362743006		Agenda		Management
-	ъ.		Proposed .		For/Agains	st
Item	Proposa		•	Vote	_	
Item	Proposa		by	Vote	Manageme	
Item 1.	TO REC	CEIVE THE ANNUAL REPORT	•		_	
1.	TO REC	CEIVE THE ANNUAL REPORT	by Managemen	tFor	Manageme For	
1. 2.	TO REC	CEIVE THE ANNUAL REPORT CCOUNTS CLARE A FINAL DIVIDEND	by Managemen Managemen	tFor tFor	Manageme For For	
1. 2. 3.	TO REC AND AC TO DEC TO RE-	CEIVE THE ANNUAL REPORT CCOUNTS CLARE A FINAL DIVIDEND ELECT SIR PETER GERSHON	Management Management Management	tFor tFor tFor	Manageme For For For	
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17.	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	Management	For	For	
18.	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	Management	For	For	
19.	SPECIAL RESOLUTION: TO DISAPPLY PRE-EMPTION RIGHTS	Management	For	For	
20.	SPECIAL RESOLUTION: TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY	Management	For	For	
21.	SHARES SPECIAL RESOLUTION: TO AUTHORISE THE DIRECTORS TO HOLD GENERAL MEETINGS ON 14 WORKING DAYS' NOTICE	Management	:Against	Against	
VODA	FONE GROUP PLC				
Securit			Meeting T	vne	Annual
	Symbol VOD		Meeting D	• •	29-Jul-2016
TICKCI	Symbol VOD		Wiccing D	Juic	934454947 -
ISIN	US92857W3088		Agenda		
					Management
Item	Proposal	Proposed by	VOIE	For/Agains Manageme	
	TO RECEIVE THE COMPANY'S				
1.	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016	Management	For	For	
1.	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR	Management Management		For	
	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR		For		
2.	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR	Management	For For	For	
2.	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	Management Management	:For :For :For	For For	
 3. 4. 	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A	Management Management Management	For For For	For For	
 2. 3. 4. 5. 	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER	Management Management Management	For For For For	For For For	
 3. 4. 6. 	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR TO RE-ELECT DAME CLARA FURSE AS	Management Management Management Management	For For For For	For For For	
 3. 4. 6. 7. 	ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2016 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR	Management Management Management Management Management	For For For For For	For For For For	

	_aga: :g. a, t2 a a	<u>.</u>	
	TO RE-ELECT RENEE JAMES AS A DIRECTOR		
10.	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR	ManagementFor	For
11.	TO RE-ELECT NICK LAND AS A DIRECTOR	ManagementFor	For
	TO ELECT DAVID NISH AS A DIRECTOR IN		
12.	ACCORDANCE WITH THE COMPANY'S ARTICLES OF	ManagementFor	For
13.	ASSOCIATION TO RE-ELECT PHILIP YEA AS A DIRECTOR	ManagementFor	For
	TO DECLARE A FINAL DIVIDEND OF 7.77 PENCE PER		
14.	ORDINARY SHARE FOR THE YEAR ENDED 31	ManagementFor	For
	MARCH 2016 TO APPROVE THE REMUNERATION		
15.	REPORT OF THE BOARD FOR THE YEAR ENDED 31	ManagementFor	For
	MARCH 2016 TO REAPPOINT PRICEWATERHOUSE COOPERS LLP		
	AS THE COMPANY'S AUDITOR UNTIL		
16.	THE END OF THE NEXT GENERAL MEETING AT WHICH	ManagementFor	For
	ACCOUNTS ARE LAID BEFORE THE COMPANY		
	TO AUTHORISE THE AUDIT AND RISK COMMITTEE		
17.	TO DETERMINE THE REMUNERATION OF THE	ManagementFor	For
	AUDITOR TO AUTHORISE THE DIRECTORS TO		
18.	ALLOT SHARES TO AUTHORISE THE DIRECTORS TO	ManagementFor	For
19.	DIS-APPLY PRE-EMPTION RIGHTS (SPECIAL	ManagementFor	For
	RESOLUTION) TO AUTHORISE THE DIRECTORS TO		
	DIS-APPLY PRE-EMPTION RIGHTS UP TO A		
	FURTHER 5 PER		
20.	CENT FOR THE PURPOSES OF FINANCING AN	ManagementFor	For
	ACQUISITION OR OTHER CAPITAL INVESTMENT		
21.	(SPECIAL RESOLUTION)	ManagementFor	For

TO AUTHORISE THE COMPANY TO

PURCHASE ITS

OWN SHARES (SPECIAL RESOLUTION)

TO AUTHORISE POLITICAL DONATIONS

22. AND ManagementFor For

EXPENDITURE

TO AUTHORISE THE COMPANY TO

CALL GENERAL

23. MEETINGS (OTHER THAN AGMS) ON 14 ManagementAgainst Against

CLEAR

DAYS' NOTICE (SPECIAL RESOLUTION)

SNAM S.P.A., SAN DONATO MILANESE

Security T8578N103 Meeting Type MIX

Ticker Symbol Meeting Date 01-Aug-2016

ISIN IT0003153415 Agenda Agenda 707223400 - Management

Item Proposal Proposed by Vote For/Against Management

REORGANIZATION PLAN OF SNAM

PARTICIPATION

INTO ITALGAS S.P.A. AND, IN

PARTICULAR,

E.1 APPROVAL OF SNAM S.P.A. PARTIAL ManagementFor For

AND

PROPORTIONAL SPLITTING PLAN.

RESOLUTIONS

RELATED THERETO

O.1 TO AUTHORIZE THE PURCHASE OF ManagementFor For

O.1 OWN SHARES

04 JUL 2016: PLEASE NOTE THAT THE

ITALIAN

LANGUAGE AGENDA IS AVAILABLE

CMMT BY-CLICKING ON Non-Voting

THE URL LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 290929.PDF

04 JUL 2016: PLEASE NOTE THAT THIS IS

Α

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT BLEASE DO. Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

QUESTAR CORPORATION

Security 748356102 Meeting Type Annual
Ticker Symbol STR Meeting Date 02-Aug-2016

ISIN US7483561020 Agenda

934451244 -Management

		Proposed		For/Again	st
Item	Proposal	by	Vote	Manageme	
1A	ELECTION OF DIRECTOR: TERESA BECTOR OF DIRECTOR: LAURENCE NOWNES	K Manageme 1	entFor _	For	
1B	DOWNLD	- Manageme	entFor	For	
1C	ELECTION OF DIRECTOR: CHRISTOPHER A. HELMS	Manageme	entFor	For	
1D	ELECTION OF DIRECTOR: RONALD W.	Manageme	entFor	For	
1D	JIBSON ELECTION OF DIRECTOR: JAMES T.			101	
1E	MCMANUS, II	Manageme	entFor	For	
1F	ELECTION OF DIRECTOR: REBECCA RANICH	Manageme	entFor	For	
1G	ELECTION OF DIRECTOR: HARRIS H.	Managama	mtEon	For	
10	SIMMONS	Manageme	entror	ror	
1H	ELECTION OF DIRECTOR: BRUCE A. WILLIAMSON	Manageme	entFor	For	
2	ADVISORY VOTE TO APPROVE NAMED		·P		
2	EXECUTIVE OFFICER COMPENSATION.	Manageme	entFor	For	
	RATIFY THE SELECTION OF ERNST &				
3	YOUNG LLP AS THE COMPANY'S INDEPENDENT	Manageme	entFor	For	
	AUDITOR.				
	NNATI BELL INC.		Markins	Т	C 1
Securit Ticker	sy 171871403 Symbol CBBPRB		Meeting Meeting	• •	Special 02-Aug-2016
ISIN	US1718714033		Agenda		934452119 -
			C		Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
	TO AUTHORIZE THE BOARD OF				
	DIRECTORS TO EFFECT, IN ITS DISCRETION, A				
	REVERSE STOCK				
1.	SPLIT OF THE OUTSTANDING AND TREASURY	Manageme	entFor	For	
	COMMON SHARES OF CINCINNATI				
	BELL, AT A REVERSE STOCK SPLIT RATIO OF				
	1-FOR-5.				
2.	TO APPROVE A CORRESPONDING AMENDMENT TO	Manageme	entFor	For	
	THE COMPANY'S AMENDED AND				
	RESTATED ARTICLES OF INCORPORATION TO				
	EFFECT THE				

REVERSE STOCK SPLIT AND TO

REDUCE

PROPORTIONATELY THE TOTAL

NUMBER OF

COMMON SHARES THAT CINCINNATI

BELL IS

AUTHORIZED TO ISSUE, SUBJECT TO

THE BOARD

OF DIRECTORS' AUTHORITY TO

ABANDON SUCH

AMENDMENT.

CINCINNATI BELL INC.

Security 171871106

Ticker Symbol CBB

ISIN US1718711062

Meeting Type Meeting Date

Agenda

Special

02-Aug-2016 934452119 -

Management

Item Proposal

TO AUTHORIZE THE BOARD OF

DIRECTORS TO

EFFECT, IN ITS DISCRETION, A

REVERSE STOCK

SPLIT OF THE OUTSTANDING AND

1. TREASURY

COMMON SHARES OF CINCINNATI

BELL, AT A

REVERSE STOCK SPLIT RATIO OF

1-FOR-5.

TO APPROVE A CORRESPONDING

AMENDMENT TO

THE COMPANY'S AMENDED AND

RESTATED

ARTICLES OF INCORPORATION TO

EFFECT THE

REVERSE STOCK SPLIT AND TO

REDUCE

2. PROPORTIONATELY THE TOTAL

NUMBER OF

COMMON SHARES THAT CINCINNATI

BELL IS

AUTHORIZED TO ISSUE, SUBJECT TO

THE BOARD

OF DIRECTORS' AUTHORITY TO

ABANDON SUCH

AMENDMENT.

PETROLEO BRASILEIRO S.A. - PETROBRAS

US71654V4086

Security 71654V408

Ticker Symbol PBR

ISIN

Agenda

Special 04-Aug-2016

934462728 -

Management

11

062

Proposed by Vote

.

For/Against Management

ManagementFor

ManagementFor

For

For

Meeting Type

Meeting Date

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
I	PROPOSED REFORMULATION OF PETROBRAS'	Managemen	ntFor	For	
II	BYLAWS CONSOLIDATION OF THE BYLAWS TO REFLECT THE APPROVED ALTERATIONS ELECTION OF A MEMBER OF THE	Managemen	ntFor	For	
Ш	BOARD OF DIRECTORS, APPOINTED BY THE CONTROLLING SHAREHOLDER, IN LINE WITH ARTICLE 150 OF THE CORPORATION LAW (LAW 6,404 OF 1976) AND ARTICLE 25 OF THE COMPANY'S BYLAWS	^E Manageme	ntFor	For	
IV	WAIVER, PURSUANT TO ARTICLE 2, ITEM X OF CGPAR RESOLUTION 15 OF MAY 10, 2016, FOR MR. NELSON LUIZ COSTA SILVA, FROM THE SIX-MONTH PERIOD OF RESTRICTION TO HOLD A POSITION ON A PETROBRAS STATUTORY BODY, GIVEN HIS RECENT WORK AS CEO OF BG SOUTH AMERICA, TO ENABLE HIS ELECTION TO PETROBRAS BOARD OF DIRECTORS TO BE EVALUATED	Managemen	ntFor	For	
VIMPE Securit	ELCOM LTD.		Meeting '	Гуре	Annual
	Symbol VIP		Meeting 1	• •	05-Aug-2016 934460611 -
ISIN	US92719A1060		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	TO RE-APPOINT PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITOR OF VIMPELCOM LTD. FOR A TERM EXPIRING AT THE CONCLUSION OF THE 2017 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF VIMPELCOM LTD.	Managemen	ntFor	For	

Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX AND TO AUTHORIZE THE SUPERVISORY BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR. TO APPOINT STAN CHUDNOVSKY AS A ManagementFor 2. DIRECTOR. TO APPOINT MIKHAIL FRIDMAN AS A ManagementFor 3. DIRECTOR. TO APPOINT GENNADY GAZIN AS A 4. ManagementFor DIRECTOR. TO APPOINT ANDREI GUSEV AS A 5. ManagementFor DIRECTOR. TO APPOINT GUNNAR HOLT AS A 6. ManagementFor DIRECTOR. TO APPOINT SIR JULIAN HORN-SMITH 7. AS A ManagementFor DIRECTOR. TO APPOINT JORN JENSEN AS A 8. ManagementFor DIRECTOR. TO APPOINT NILS KATLA AS A 9. ManagementFor DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS 10. ManagementFor Α DIRECTOR. DATANG INTERNATIONAL POWER GENERATION CO LTD ExtraOrdinary General Security Y20020106 Meeting Type Meeting 29-Aug-2016 Ticker Symbol Meeting Date 707310239 -**ISIN** CNE1000002Z3 Agenda Management **Proposed** For/Against Item Proposal Vote Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 664054 DUE TO ADDITION OF-RESOLUTION. ALL VOTES RECEIVED CMMT ON THE Non-Voting PREVIOUS MEETING WILL BE **DISREGARDED-AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU CMMT PLEASE NOTE THAT THE COMPANY Non-Voting

NOTICE AND

URL LINKS:-

CLICKING-ON THE

PROXY FORM ARE AVAILABLE BY

http://www.hkexnews.hk/listedco/listconews/sehk/2016/0

713/ltn20160713617.pdf,-

http://www.hkexnews.hk/listedco/listconews/sehk/2016/0

805/ltn20160805914.pdf,-AND-

http://www.hkexnews.hk/listedco/listconews/sehk/2016/0

805/ltn20160805910.pdf

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED-THE SAME

AS A "TAKE NO ACTION" VOTE

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON ENTERING INTO THE TRANSFER

AGREEMENT IN

RELATION TO COAL-TO-CHEMICAL

1 AND THE ManagementFor For

RELATED PROJECT BY THE COMPANY

AND

ZHONGXIN ENERGY AND CHEMICAL

TECHNOLOGY

COMPANY LIMITED"

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON PROVISION FOR GUARANTEE FOR

FINANCING

LIANCHENG POWER GENERATION

COMPANY"

ARM HOLDINGS PLC, CAMBRIDGE

Security G0483X122 Meeting Type Ordinary General

ManagementFor

For

Ticker Symbol Meeting Date Meeting 20-Aug-2016

ISIN GB0000595859 Agenda 707305012 -

IN GB0000595859 Agenda Management

Item Proposal Proposed by Vote For/Against Management

APPROVE CASH ACQUISITION OF ARM

1 HOLDINGS ManagementFor For

PLC BY SOFTBANK GROUP CORP

04 AUG 2016: PLEASE NOTE THAT THE

MEETING

TYPE WAS CHANGED FROM EGM TO

OGM.-IF YOU

CMMT PART OF DO

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

ARM HOLDINGS PLC, CAMBRIDGE

Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT ABSTAIN IS NOT A **VALID VOTE** OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. **CMMT** Non-Voting SHOULD YOU CHOOSE TO **VOTE-ABSTAIN FOR THIS** MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER
OR-ISSUERS
AGENT.
TO APPROVE THE SCHEME OF
ARRANGEMENT

1 CONTAINED IN THE NOTICE OF ManagementFor For

MEETING DATED THE 3RD AUGUST 2016

DIAGEO PLC, LONDON Security G42089113

Security G42089113 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 21-Sep-2016 ISIN GB0002374006 Agenda Agenda Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1	REPORT AND ACCOUNTS 2016	ManagementFor	For
2	DIRECTORS' REMUNERATION REPORT 2016	ManagementFor	For
3	DECLARATION OF FINAL DIVIDEND	ManagementFor	For
4	RE-ELECTION OF PB BRUZELIUS AS A DIRECTOR	ManagementFor	For
5	RE-ELECTION OF LORD DAVIES AS A DIRECTOR	ManagementFor	For
6	RE-ELECTION OF HO KWON PING AS A DIRECTOR	ManagementFor	For
7	RE-ELECTION OF BD HOLDEN AS A DIRECTOR	ManagementFor	For
8	RE-ELECTION OF DR FB HUMER AS A DIRECTOR	ManagementFor	For
9	RE-ELECTION OF NS MENDELSOHN AS A DIRECTOR	ManagementFor	For
10	RE-ELECTION OF IM MENEZES AS A DIRECTOR	ManagementFor	For
11		ManagementFor	For

	_aga: 1g. a, 15 a_2 b, 1_ 1	5 <u></u>		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	RE-ELECTION OF PG SCOTT AS A DIRECTOR			
12	RE-ELECTION OF AJH STEWART AS A DIRECTOR	ManagementFor	For	
13	ELECTION OF J FERRAN AS A DIRECTOR	ManagementFor	For	
14	ELECTION OF KA MIKELLS AS A DIRECTOR	ManagementFor	For	
15	ELECTION OF EN WALMSLEY AS A DIRECTOR	ManagementFor	For	
16	RE-APPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS LLP	ManagementFor	For	
17	REMUNERATION OF AUDITOR	ManagementFor	For	
18	AUTHORITY TO ALLOT SHARES	ManagementFor	For	
19	DISAPPLICATION OF PRE-EMPTION RIGHTS	ManagementFor	For	
20	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	ManagementFor	For	
21	AUTHORITY TO MAKE POLITICAL DONATIONS AND/OR TO INCUR POLITICAL EXPENDITURE IN THE EU 15AUG2016: PLEASE NOTE THAT THIS IS	ManagementFor	For	
СММТ	A REVISION DUE TO RECEIPT OF AUDITOR-NAME. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS-YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		
DIAGE	EO PLC			
Securit		Meet	ing Type	Annual
	Symbol DEO		ing Date	21-Sep-2016
ISIN	US25243Q2057	Agen	C	934471703 - Management
Item	Proposal	Proposed by Vote	For/Again Managem	
1.	REPORT AND ACCOUNTS 2016.	ManagementFor	For	
2.	DIRECTORS' REMUNERATION REPORT 2016.	ManagementFor	For	
3.	DECLARATION OF FINAL DIVIDEND. RE-ELECTION OF PB BRUZELIUS AS A	ManagementFor	For	
4.	DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For	

	23ga: 1 milg: 37 (2222) (2 3		
5.	RE-ELECTION OF LORD DAVIES AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION, CHAIRMAN	ManagementFor	For
6.	OF COMMITTEE) RE-ELECTION OF HO KWONPING AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
7.	RE-ELECTION OF BD HOLDEN AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
8.	RE-ELECTION OF DR FB HUMER AS A DIRECTOR. (NOMINATION, CHAIRMAN OF COMMITTEE)	ManagementFor	For
9.	RE-ELECTION OF NS MENDELSOHN AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
10.	RE-ELECTION OF IM MENEZES AS A DIRECTOR. (EXECUTIVE, CHAIRMAN OF COMMITTEE)	ManagementFor	For
11.	RE-ELECTION OF PG SCOTT AS A DIRECTOR. (AUDIT, CHAIRMAN OF COMMITTEE, NOMINATION, REMUNERATION)	ManagementFor	For
12.	RE-ELECTION OF AJH STEWART AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
13.	ELECTION OF J FERRAN AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
14.	ELECTION OF KA MIKELLS AS A DIRECTOR. (EXECUTIVE)	ManagementFor	For
15.	ELECTION OF EN WALMSLEY AS A DIRECTOR. (AUDIT, NOMINATION, REMUNERATION)	ManagementFor	For
16.	RE-APPOINTMENT OF AUDITOR.	ManagementFor	For
17.	REMUNERATION OF AUDITOR.	ManagementFor	For
18.	AUTHORITY TO ALLOT SHARES.	ManagementFor	For
19.	DISAPPLICATION OF PRE-EMPTION RIGHTS.	ManagementFor	For
20.	AUTHORITY TO PURCHASE OWN ORDINARY	ManagementFor	For

ManagementFor

For

SHARES AT 28 101/108 PENCE (THE

"ORDINARY

SHARES").

AUTHORITY TO MAKE POLITICAL

DONATIONS

21. AND/OR TO INCUR POLITICAL

EXPENDITURE IN THE

EU.

JSFC SISTEMA JSC, MOSCOW

Security 48122U204 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting 23-Sep-2016

ISIN US48122U2042 Agenda 707358722 - Management

Item Proposal Proposed by Vote For/Against Management

1.1. DISTRIBUTE RUB 3,667,000,000.00

(THREE

BILLION SIX HUNDRED AND

SIXTY-SEVEN MILLION

ROUBLES) IN DIVIDENDS FOR THE

FIRST SIX

MONTHS OF 2016. 1.2. PAY RUB 0.38

(ZERO POINT

THIRTY-EIGHT ROUBLES) IN DIVIDEND

PER EACH

ORDINARY SHARE OF THE COMPANY

1 IN THE Management Action

MANNER AND WITHIN THE TIMELINES

PRESCRIBED

BY THE RUSSIAN LAWS. THE SOURCE

OF DIVIDEND

PAYMENTS SHALL BE THE RETAINED

EARNINGS OF

THE COMPANY OF THE PREVIOUS

YEARS. 1.3.

DETERMINE THE RECORD DATE AS

FOLLOWS: 07 OCTOBER 2016

CMMT IN ACCORDANCE WITH NEW RUSSIAN Non-Voting

FEDERATION

LEGISLATION REGARDING

FOREIGN-OWNERSHIP

DISCLOSURE REQUIREMENTS FOR ADR

SECURITIES, ALL SHAREHOLDERS

WHO-WISH TO

PARTICIPATE IN THIS EVENT MUST

DISCLOSE

THEIR BENEFICIAL OWNER-COMPANY

REGISTRATION NUMBER AND DATE OF

COMPANY

REGISTRATION. BROADRIDGE

WILL-INTEGRATE

THE RELEVANT DISCLOSURE

INFORMATION WITH

THE VOTE INSTRUCTION WHEN-IT IS

ISSUED TO

THE LOCAL MARKET AS LONG AS THE

DISCLOSURE

INFORMATION HAS-BEEN PROVIDED

BY YOUR

GLOBAL CUSTODIAN. IF THIS

INFORMATION HAS

NOT BEEN-PROVIDED BY YOUR

GLOBAL

CUSTODIAN, THEN YOUR VOTE MAY

BE REJECTED.

WESTAR ENERGY, INC.

Security 95709T100 Meeting Type Special Ticker Symbol Meeting Date 26-Sep-2016 WR

934475117 -**ISIN** US95709T1007 Agenda

Management

Proposed For/Against Item Proposal Vote Management by

TO ADOPT THE AGREEMENT AND PLAN

OF

MERGER DATED MAY 29, 2016 BY AND

AMONG

WESTAR ENERGY, INC., GREAT PLAINS 01 ManagementFor For

ENERGY

INCORPORATED AND MERGER SUB (AS

DEFINED IN

THE AGREEMENT AND PLAN OF

MERGER).

TO CONDUCT A NON-BINDING

ADVISORY VOTE ON

MERGER-RELATED COMPENSATION 02 ManagementFor For

ARRANGEMENTS FOR NAMED

EXECUTIVE

OFFICERS.

TO APPROVE ANY MOTION TO

03 ADJOURN THE ManagementFor For

SPECIAL MEETING, IF NECESSARY.

GREAT PLAINS ENERGY INCORPORATED

Security 391164100 Meeting Type Special 26-Sep-2016 Ticker Symbol Meeting Date **GXP** 934475434 -

ISIN US3911641005 Agenda Management

Vote Item Proposal

			Proposed by		For/Agains Manageme	
		VAL OF THE ISSUANCE OF			1714114841114	
	SHARE					
		PLAINS ENERGY				
		PORATED COMMON				
	AGREE	AS CONTEMPLATED BY THE				
		LAN OF MERGER, DATED AS OF				
	MAY 29					
		D AMONG GREAT PLAINS				
	ENERG	Y				
1.		PORATED, WESTAR ENERGY	Manageme	entFor	For	
	INC., A					
	STAR, I	INC. (AN ENTITY REFERRED TO				
		MENT AND PLAN OF MERGER A	S			
	"MERG		S			
	SUB," A	A KANSAS CORPORATION AND				
	WHOLI					
		O SUBSIDIARY OF GREAT PLAIN	S			
	ENERG					
		PORATED). VAL OF AN AMENDMENT TO				
		PLAINS				
		Y INCORPORATED'S ARTICLES				
	OF					
2.		PORATION TO INCREASE THE	Manageme	entFor	For	
	AMOU					
		ORIZED CAPITAL STOCK OF				
	_	Y INCORPORATED.				
		VAL OF ANY MOTION TO				
3.	ADJOU	RN THE	Manageme	entFor	For	
		NG, IF NECESSARY.				
	RAL MIL	•		3.6		
Securit	y Symbol	370334104 GIS		Meeting Meeting	• •	Annual
	Symbol				Date	27-Sep-2016 934468186 -
ISIN		US3703341046		Agenda		Management
						C
Item	Proposa	1	Proposed	Vote	For/Agains	
	-		by		Manageme	ent
1A)		ION OF DIRECTOR: BRADBURY DERSON	Manageme	entFor	For	
1D\		ION OF DIRECTOR: R. KERRY	3.4	4E	Г	
1B)	CLARK		Manageme	entFor	For	
1C)		ION OF DIRECTOR: DAVID M.	Manageme	entFor	For	
•	CORDA		_			
1D)	FERGU	ION OF DIRECTOR: ROGER W. SON	Manageme	штог	For	

	JR.					
1E)	ELECTION OF DIRECTOR: HENRIETTA H. FORE	Manageme	entFor	For		
1F)	ELECTION OF DIRECTOR: MARIA G. HENRY	ManagementFor		For		
1G)	ELECTION OF DIRECTOR: HEIDI G. MILLER	ManagementFor		For		
1H)	ELECTION OF DIRECTOR: STEVE ODLAND	ManagementFor		For		
1I)	ELECTION OF DIRECTOR: KENDALL J. POWELL	Manageme	entFor	For		
1 J)	ELECTION OF DIRECTOR: ROBERT L. RYAN	Manageme	entFor	For		
1K)	ELECTION OF DIRECTOR: ERIC D.	Manageme	entFor	For		
1L)	SPRUNK ELECTION OF DIRECTOR: DOROTHY A. TERRELL	Manageme	entFor	For		
1M)	ELECTION OF DIRECTOR: JORGE A.	Manageme	entFor	For		
2.	URIBE ADOPT THE 2016 COMPENSATION PLAN FOR NON-	C		Against		
	EMPLOYEE DIRECTORS. CAST AN ADVISORY VOTE ON					
3.	EXECUTIVE COMPENSATION.		entFor	For	or	
	RATIFY THE APPOINTMENT OF KPMG LLP AS					
4.			ManagementFor For			
	PUBLIC ACCOUNTING FIRM.					
	AMERICAS S.A.					
Securit Ticker	symbol ENIA				Special 28-Sep-2016	
ISIN	US29274F1049		Agenda 934480		934480574 - Management	
		D 1		F // :	C	
Item	Proposal	Proposed by	Vote	For/Again Manageme		
I.	RELATED-PARTY TRANSACTIONS ("OPR" IN ITS	Manageme	entFor			
	SPANISH ACRONYM). PURSUANT TO THE TERMS OF TITLE XVI OF THE CHILEAN COMPANIES ACT, LAW NO. 18,046 ("LSA", IN ITS SPANISH ACRONYM), TO APPROVE THE OPR WHICH					
CONSISTS OF THE PROPOSED STATUTORY MERGER OF						
	ENDESA					
AMERICAS S.A. ("ENDESA AMERICAS"						

AND

CHILECTRA AMERICAS S.A.

("CHILECTRA

AMERICAS") INTO ENERSIS AMERICAS

S.A. (THE

"MERGER"). (PLEASE SEE THE

ENCLOSED NOTICE

OF MEETING FOR FURTHER DETAIL.)

MERGER. PROVIDED ITEM I ABOVE IS

APPROVED,

PURSUANT TO THE TERMS OF TITLE IX

OF THE LSA,

AND OF PARAGRAPH 3 OF TITLE IX OF

THE

CHILEAN COMPANIES REGULATIONS,

TO APPROVE

(I) THE PROPOSED MERGER BY VIRTUE

OF WHICH

ENERSIS AMERICAS, IN ITS CAPACITY

AS THE

SURVIVING COMPANY, WOULD

II. ABSORB BY

ManagementFor

ACQUISITION EACH OF ENDESA

AMERICAS AND

CHILECTRA AMERICAS, EACH OF

WHICH WOULD

THEN DISSOLVE WITHOUT

LIQUIDATION,

SUCCEEDING THEM IN ALL THEIR

RIGHTS AND

OBLIGATIONS; AND (II) THE

BACKGROUND ..(DUE

TO SPACE LIMITS, SEE PROXY

US6074091090

MATERIAL FOR FULL

PROPOSAL).

MOBILE TELESYSTEMS PJSC

Security 607409109 Ticker Symbol MBT

ISIN

•

Meeting Type Special
Meeting Date 30-Sep-2016

For

934478555 -

Agenda Management

Item Proposal Proposed by Vote For/Against Management

1. ON PROCEDURE FOR CONDUCTANCE ManagementFor

OF THE

EXTRAORDINARY GENERAL

SHAREHOLDERS'

MEETING OF MTS PJSC. EFFECTIVE

NOVEMBER 6,

2013, HOLDERS OF RUSSIAN

SECURITIES ARE

REQUIRED TO DISCLOSE THEIR NAME,

ADDRESS

NUMBER OR SHARES AND THE

MANNER OF THE

VOTE AS A CONDITION TO VOTING.

ON DISTRIBUTION OF MTS PJSC PROFIT

(PAYMENT

2. OF DIVIDENDS) ACCORDING TO THE ManagementFor

RESULTS FOR

THE FIRST HALF OF 2016.

TO DECIDE POSITIVELY ON MTS PJSC

MEMBERSHIP IN THE REGIONAL

ASSOCIATION OF

EMPLOYERS OF MOSCOW, A CITY OF

FEDERAL

IMPORTANCE 'MOSCOW

CONFEDERATION OF

MANUFACTURERS AND ManagementFor

3A. **ENTREPRENEURS**

(EMPLOYERS)' (MCME(E), OGRN

1057700019475, INN

7704271480, LOCATION ADDRESS:

BUSINESS

CENTER, 21 NOVY ARBAT STR.,

MOSCOW, 119992,

RUSSIAN FEDERATION).

TO DECIDE POSITIVELY ON MTS PJSC

MEMBERSHIP IN THE UNION

'RUSSIAN-GERMAN

CHAMBER OF COMMERCE'

(RUSSIAN-GERMAN CC, 3B.

OGRN 102773940175, INN 7725067380,

LOCATION

ADDRESS: 7 PERVYI KAZACHIY LANE,

MOSCOW,

119017, RUSSIAN FEDERATION).

ENEL CHILE S.A.

1.

Security 29278D105

Ticker Symbol ENIC

ISIN US29278D1054 Meeting Type

Meeting Date

For/Against

Management

For

For

For

04-Oct-2016 934481514 -

Special

Agenda

Management

Item Proposal

THE MODIFICATION OF ARTICLE ONE

IN ORDER TO

CHANGE THE COMPANY'S CURRENT

NAME FROM

ENERSIS CHILE S.A., TO ENEL CHILE

S.A., AND TO

ADD THE TERM "OPEN" BEFORE THE

by ManagementFor

Vote

Proposed

ManagementFor

23

EXPRESSION

"JOINT- STOCK COMPANY", RESULTING

IN THE

TEXT OF ARTICLE ONE READING AS

FOLLOWS:

"ARTICLE ONE: AN OPEN, JOINT-STOCK

COMPANY

WHICH IS TO BE CALLED "ENEL CHILE

S.A." (THE

"COMPANY"), IS ORGANIZED AND

SHALL BE

GOVERNED BY THESE BY-LAWS AND,

IN THEIR

ABSENCE, BY LEGAL AND

REGULATORY NORMS

THAT APPLY TO THESE TYPE OF

COMPANIES."

MODIFICATION OF ARTICLE FOUR IN

ORDER TO

INSERT A COMMA (,) IN THE FIRST

PARAGRAPH

BETWEEN THE WORDS "ABROAD" AND

"THE

EXPLORATION" AND TO REPLACE THE

WORD

"SUBSIDIARIES" WITH "RELATED

COMPANIES,

SUBSIDIARIES AND AFFILIATES" IN

LETTER D),

RESULTING IN THE TEXT OF ARTICLE

2. FOUR READING AS FOLLOWS: "ARTICLE

FOUR: THE

PURPOSE OF THE COMPANY, IN CHILE

OR ABROAD,

SHALL BE THE EXPLORATION,

DEVELOPMENT,

OPERATION, GENERATION,

DISTRIBUTION,

TRANSMISSION, TRANSFORMATION OR

SALE OF

ENERGY, ... (DUE TO SPACE LIMITS, SEE

PROXY

MATERIAL FOR FULL PROPOSAL).

3. MODIFICATION OF ARTICLE

ManagementFor

ManagementFor

FORTY-THREE TO

INSERT THE PHRASE "APPLICABLE TO

THE OPEN

JOINT-STOCK COMPANIES" BETWEEN

THE

EXPRESSIONS "REGULATIONS" AND

"AND THE

ONES RELEVANT", RESULTING IN THE

TEXT OF THE

ARTICLE FORTY THREE READING AS

FOLLOWS:

"ARTICLE FORTY-THREE: IN ALL

MATTERS THAT

ARE NOT EXPRESSLY ADDRESSED

WITHIN THESE

BY-LAWS, THE PROVISIONS OF LAW

NR. 18,046, ITS

AMENDMENTS AND REGULATIONS

APPLICABLE TO

OPEN JOINT-STOCK COMPANIES AND

THOSE

CONTAINED WITHIN DECREE 3,500

ARTICLE 111.

DELETE THE TEXT OF THE FOLLOWING

TRANSITORY PROVISIONS:

TRANSITORY ARTICLE

TWO, TRANSITORY ARTICLE FOUR,

TRANSITORY

4. ARTICLE FIVE, TRANSITORY ARTICLE ManagementFor

SIX.

TRANSITORY ARTICLE SEVEN,

TRANSITORY

ARTICLE NINE AND TRANSITORY

ARTICLE TEN.

THE ADOPTION OF AGREEMENTS THAT

ARE

NECESSARY TO CARRY OUT THE

PROPOSED BY-

LAW REFORM, UNDER THE TERMS AND

CONDITIONS THAT SHALL

ULTIMATELY BE

APPROVED BY THE EXTRAORDINARY

5. SHAREHOLDERS' MEETING, AND ALSO ManagementFor

TO GRANT

THE NECESSARY, ESPECIALLY TO

LEGALIZE,

COMPLETE AND EXECUTE

AGREEMENTS ADOPTED

BY SAID EXTRAORDINARY

SHAREHOLDERS'

MEETING.

TALEN ENERGY CORPORATION

Item	Proposal	Proposed by	Vote	For/Agains		
	TO ADOPT THE AGREEMENT AND PLAN	•		Manageme	ont.	
	MERGER, DATED AS OF JUNE 2, 2016, BY					
	AND AMONG RPH PARENT LLC, SPH PARENT	VΤ				
	LLC, CRJ PARENT LLC, RJS MERGER SUB INC.					
1	(THE "MERGER SUB") AND TALEN ENERGY					
1.	CORPORATION (THE "COMPANY"), AS IT MAY BE AMENDED	ManagementFor For				
	FROM TIME TO TIME (THE "MERGER AGREEMENT")					
	PURSUANT	,				
	TO WHICH THE MERGER SUB WILL MERGE WITH					
	AND INTO THE COMPANY (THE "MERGER").					
	TO APPROVE THE ADJOURNMENT OF THE SPECIAL					
	MEETING, IF NECESSARY OR APPROPRIATE,					
2.	INCLUDING ADJOURNMENT TO SOLICIT	Manageme	entFor	For		
_,	ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT	Tranagement of Tor				
	VOTES AT THE TIME OF THE SPECIAL MEETING TO					
	ADOPT THE MERGER AGREEMENT.					
	TO APPROVE, ON A NON-BINDING, ADVISORY					
3.	BASIS, CERTAIN COMPENSATION ARRANGEMENTS	Manageme	entFor	For		
٥.	FOR THE COMPANY'S NAMED EXECUTIVE	Wanageme	iii oi	101	OI .	
	OFFICERS IN CONNECTION WITH THE MERGER.					
AMER	ICA MOVIL, S.A.B. DE C.V.					
Securit Ticker	y 02364W105 Symbol AMX		Meeting Meeting		Special 06-Oct-2016	
ISIN	US02364W1053		Agenda		934484952 - Management	
Item	Proposal	Proposed	Vote	For/Agains		
	-	by Managama		Manageme	ent	
1.	SUBMISSION, DISCUSSION, AND IF APPLICABLE, APPROVAL OF A PROPOSAL TO CARRY OUT ANY	Manageme	antAbstain			

AND ALL NECESSARY ACTIONS TO

DELIST THE

COMPANY'S SHARES IN CERTAIN

FOREIGN STOCK

MARKETS AND QUOTATION SYSTEMS:

NASDAQ

AND LATIBEX. ADOPTION OF

RESOLUTIONS

THEREON.

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO OFFER

TO THE

COMPANY'S SHAREHOLDERS THE

OPTION TO

RECEIVE SHARES OR CASH AS

PAYMENT OF THE

2. SECOND INSTALLMENT OF THE

ManagementAbstain

ORDINARY

DIVIDEND APPROVED BY THE ANNUAL

GENERAL

MEETING OF SHAREHOLDERS HELD ON

APRIL 18.

2016. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF APPLICABLE, FORMALIZE THE

3. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING. ADOPTION

OF

RESOLUTIONS THEREON.

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

Security02364W105Meeting TypeSpecialTicker SymbolAMXMeeting Date06-Oct-2016ISINUS02364W1053Agenda934486716 - Management

Item Proposal Proposed by Vote For/Against Management

1. SUBMISSION, DISCUSSION, AND IF Management Abstain

APPLICABLE,

APPROVAL OF A PROPOSAL TO CARRY

OUT ANY

AND ALL NECESSARY ACTIONS TO

DELIST THE

COMPANY'S SHARES IN CERTAIN

FOREIGN STOCK

MARKETS AND QUOTATION SYSTEMS:

NASDAO

AND LATIBEX. ADOPTION OF

RESOLUTIONS

THEREON.

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO OFFER

TO THE

COMPANY'S SHAREHOLDERS THE

OPTION TO

RECEIVE SHARES OR CASH AS

PAYMENT OF THE

2. SECOND INSTALLMENT OF THE

ManagementAbstain

ORDINARY

DIVIDEND APPROVED BY THE ANNUAL

GENERAL

MEETING OF SHAREHOLDERS HELD ON

APRIL 18,

2016. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF APPLICABLE, FORMALIZE THE

3. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING. ADOPTION

OF

RESOLUTIONS THEREON.

THE PROCTER & GAMBLE COMPANY

Security 742718109 Meeting Type Annual
Ticker Symbol PG Meeting Date 11-Oct-2016
ISIN US7427181091 Agenda 934472616 Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: FRANCIS S. BLAKE	ManagementFor	For
1B.	ELECTION OF DIRECTOR: ANGELA F. BRALY	ManagementFor	For
1C.	ELECTION OF DIRECTOR: KENNETH I. CHENAULT	ManagementFor	For
1D.	ELECTION OF DIRECTOR: SCOTT D. COOK	ManagementFor	For
1E.	ELECTION OF DIRECTOR: TERRY J. LUNDGREN	ManagementFor	For
1F.	ELECTION OF DIRECTOR: W. JAMES MCNERNEY, JR.	ManagementFor	For
1G.	ELECTION OF DIRECTOR: DAVID S. TAYLOR	ManagementFor	For
1H.	ELECTION OF DIRECTOR: MARGARET C. WHITMAN	ManagementFor	For
1I.		ManagementFor	For

	23ga: 1 milg. 37 (2222) (2 3			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ELECTION OF DIRECTOR: PATRICIA A. WOERTZ			
1J.	ELECTION OF DIRECTOR: ERNESTO ZEDILLO	ManagementFor	For	
2.	RATIFY APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING	ManagementFor	For	
	FIRM ADVISORY VOTE ON THE COMPANY'S			
3.	EXECUTIVE COMPENSATION (THE "SAY ON PAY" VOTE)	ManagementFor	For	
4.	SHAREHOLDER PROPOSAL - REPORT ON	Shareholder Against	For	
	LOBBYING POLICIES OF THIRD PARTY ORGANIZATIONS SHAREHOLDER PROPOSAL - REPORT	5		
5.	ON APPLICATION OF COMPANY NON-DISCRIMINATION	Shareholder Against	For	
	POLICIES IN STATES WITH PRO-DISCRIMINATION LAWS			
FLEET	CMATICS GROUP PLC			
Securit		Meeting	Type	Special
	Symbol	Meeting		12-Oct-2016
	Symeor .		Dute	934481235 -
ISIN		Agenda		Management
Item	Proposal	Proposed by Vote	For/Again Manageme	
	SPECIAL RESOLUTION - TO AMEND THE MEMORANDUM OF ASSOCIATION OF THE			
1.	COMPANY TO AUTHORIZE THE COMPANY TO ENTER INTO A SCHEME OF	ManagementFor	For	
	ARRANGEMENT PURSUANT TO SECTIONS 449 TO 455 OF THE IRISH			
2.	COMPANIES ACT 2014. ORDINARY RESOLUTION - TO APPROVE THE	ManagementFor	For	
	SCHEME OF ARRANGEMENT AS DESCRIBED IN THE PROXY STATEMENT WITH OR SUBJECT			
	TO SUCH AMENDMENTS, MODIFICATIONS AND			
	CHANGES AS MAY BE APPROVED OR IMPOSED BY			
	THE HIGH			

COURT OF IRELAND, AND TO

EFFECT THE SCHEME OF

DIRECTORS TO TAKE ALL NECESSARY

AUTHORIZE THE

ACTION TO

ARRANGEMENT. SPECIAL RESOLUTION - TO REDUCE THE ISSUED SHARE CAPITAL OF THE COMPANY BY THE NOMINAL VALUE OF THE 3. ManagementFor For **CANCELLATION SHARES** AND TO CANCEL ALL SUCH **CANCELLATION** SHARES AS SET OUT IN THE PROXY STATEMENT. **ORDINARY RESOLUTION - TO AUTHORIZE THE** DIRECTORS TO ALLOT THE NEW **FLEETMATICS** SHARES AS DESCRIBED IN THE PROXY **STATEMENT** AND TO APPLY THE RESERVE CREATED BY THE REDUCTION OF CAPITAL REFERRED TO ManagementFor 4. For **RESOLUTION 3 IN PAYING UP THE NEW** FLEETMATICS SHARES IN FULL AT PAR, **SUCH NEW** FLEETMATICS SHARES TO BE **ALLOTTED AND** ISSUED TO VERIZON BUSINESS INTERNATIONAL HOLDINGS B.V. OR ITS NOMINEE(S). SPECIAL RESOLUTION - TO AMEND THE **ARTICLES** OF ASSOCIATION OF THE COMPANY IN 5. FURTHERANCE OF THE SCHEME OF ManagementFor For ARRANGEMENT AS DESCRIBED IN THE **PROXY** STATEMENT. ORDINARY NON-BINDING ADVISORY **RESOLUTION -**TO APPROVE ON A NON-BINDING **ADVISORY BASIS** 6. ManagementFor For THE "GOLDEN PARACHUTE COMPENSATION" OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. 7. ORDINARY RESOLUTION - TO ADJOURN Management For For THE

EXTRAORDINARY GENERAL MEETING,

NECESSARY, TO SOLICIT ADDITIONAL

VOTES IN

FAVOR OF APPROVAL OF THESE

RESOLUTIONS.

FLEETMATICS GROUP PLC

Security G35569105 Meeting Type Special Meeting Date 12-Oct-2016 Ticker Symbol **FLTX**

934481247 -**ISIN** IE00B4XKTT64 Agenda Management

Proposed For/Against Item Vote Proposal Management by

TO APPROVE THE SCHEME OF

ARRANGEMENT AS

DESCRIBED IN THE PROXY STATEMENT

WITH OR

1. SUBJECT TO SUCH AMENDMENTS, For ManagementFor

MODIFICATIONS

AND CHANGES AS MAY BE APPROVED

OR IMPOSED

BY THE HIGH COURT OF IRELAND.

TO ADJOURN THE COURT MEETING, IF

NECESSARY, TO SOLICIT ADDITIONAL

2. ManagementFor For **VOTES IN**

FAVOR OF APPROVAL OF THESE

RESOLUTIONS.

SKY PLC, ISLEWORTH

Meeting Type Security G8212B105 **Annual General Meeting**

Ticker Symbol Meeting Date 13-Oct-2016 707378522 -

ISIN GB0001411924 Agenda Management

Proposed For/Against Item Proposal Vote Management by

TO RECEIVE THE FINANCIAL

STATEMENTS FOR THE

YEAR ENDED 30 JUNE 2016 TOGETHER 1 ManagementFor For

WITH THE

REPORT OF THE DIRECTORS AND

AUDITORS

TO DECLARE A FINAL DIVIDEND FOR

2 THE YEAR ManagementFor For

ENDED 30 JUNE 2016

TO APPROVE THE DIRECTORS

REMUNERATION

3 ManagementAgainst Against REPORT EXCLUDING THE DIRECTORS

REMUNERATION POLICY

TO REAPPOINT JEREMY DARROCH AS A ManagementFor 4 For

DIRECTOR

5	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For	
6	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementFor	For	
7	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementAgainst	Against	
8	TO REAPPOINT ADINE GRATE AS A DIRECTOR	ManagementFor	For	
9	TO REAPPOINT MATTHIEU PIGASSE AS A	ManagementFor	For	
10	DIRECTOR TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	ManagementFor	For	
11	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	ManagementAgainst	Against	
12	TO REAPPOINT CHASE CAREY AS A DIRECTOR	ManagementFor	For	
13	TO APPOINT JOHN NALLEN AS A DIRECTOR	ManagementFor	For	
14	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR REMUNERATION	ManagementFor	For	
15	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	S ManagementFor	For	
16	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	ManagementFor	For	
17	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS	ManagementFor	For	
18	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	ManagementFor	For	
19	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON 14 DAYS' NOTICE	ManagementAgainst	Against	
Securi	•	Meeting T		Special
Ticker	Symbol PTR	Meeting D	ate	20-Oct-2016

ISIN US71646E1001 Agenda $\begin{array}{c} 934482059 - \\ \hline \text{Management} \end{array}$

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND APPROVE MR

1. ZHANG JIANHUA ManagementAgainst Against

AS A DIRECTOR OF THE COMPANY.

KOREA ELECTRIC POWER CORPORATION

Security500631106Meeting TypeSpecialTicker SymbolKEPMeeting Date24-Oct-2016ISINUS5006311063Agenda934491464 - Management

Item Proposal Proposed by Vote For/Against Management

ELECTION OF A NON-STANDING

DIRECTOR AND

4.1 MEMBER OF THE AUDIT COMMITTEE ManagementFor For

CANDIDATE: KIM, JU-SUEN

4.2 AMENDMENT TO THE ARTICLES OF

ManagementFor For

INCORPORATION OF KEPCO

DATANG INTERNATIONAL POWER GENERATION CO LTD

Security Y20020106 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date 27-Oct-2016

ISIN CNE 100000273 A gende 707381822 -

ISIN CNE1000002Z3 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0912/LTN20160912772.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0912/LTN20160912779.pdf

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF 'ABSTAIN' WILL BE Non-Voting

TREATED-THE SAME

AS A 'TAKE NO ACTION' VOTE

1 TO CONSIDER AND APPROVE THE ManagementFor For

"RESOLUTION

ON ENTERING INTO THE FINANCIAL

COOPERATION

AGREEMENT WITH DATANG

FINANCIAL LEASE CO.,

LTD."

TO CONSIDER AND APPROVE THE

"RESOLUTION

THE ALLOWANCE CRITERIA FOR THE

DIRECTORS

2 OF THE NINTH SESSION OF THE BOARD ManagementFor For

AND THE

SUPERVISORS OF THE NINTH SESSION

OF THE

SUPERVISORY COMMITTEE"

TWIN DISC, INCORPORATED

		Proposed	For/Against
Item	Proposal	by Vote	Management
1.	DIRECTOR	Management	
	1 JOHN H. BATTEN	For	For
	2 HAROLD M. STRATTON II	For	For
	3 MICHAEL C. SMILEY	For	For
	4 DAVID W. JOHNSON	For	For
	ADVISE APPROVAL OF THE		
2.	COMPENSATION OF	ManagementFor	For
	THE NAMED EXECUTIVE OFFICE	CRS.	
	RATIFY THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LI	LP AS	
3.	OUR	ManagamantFor	For
3.	INDEPENDENT AUDITORS FOR T	HE ManagementFor	roi
	FISCAL YEAR		
	ENDING JUNE 30, 2017.		
SPRIN	T CORPORATION		
Securit	sy 85207U105	Meetin	g Type Annual
Ticker	Symbol S	Meetin	g Date 01-Nov-2016
ISIN	US85207U1051	Agenda	934481374 - Management

Item	Propo	osal	Proposed by	Vote	For/Against Management
1.	DIRE	ECTOR	Manageme	ent	
	1	GORDON BETHUNE		For	For
	2	MARCELO CLAURE		For	For
	3	RONALD FISHER		For	For
	4	JULIUS GENACHOWSKI		For	For
	5	ADM. MICHAEL MULLEN		For	For
	6	MASAYOSHI SON		For	For
	7	SARA MARTINEZ TUCKER		For	For
2.	TO R	ATIFY THE APPOINTMENT OF	Manageme	entFor	For
	DEL	OITTE &			

Management

TOUCHE LLP AS THE INDEPENDENT

REGISTERED

PUBLIC ACCOUNTING FIRM OF SPRINT

CORPORATION FOR THE YEAR ENDING

MARCH 31,

2017.

ADVISORY APPROVAL OF THE

COMPANY'S NAMED 3. ManagementFor

EXECUTIVE OFFICER COMPENSATION.

TO APPROVE THE COMPANY'S

AMENDED AND

ManagementFor For 4. **RESTATED 2015 OMNIBUS INCENTIVE**

PLAN.

AREVA - SOCIETE DES PARTICIPATIONS DU CO

ExtraOrdinary General Security F0379H125 Meeting Type

Non-Voting

Meeting

Ticker Symbol Meeting Date 03-Nov-2016

707419835 -

For

ISIN FR0011027143 Agenda Management

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

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT PLEASE NOTE THAT IMPORTANT Non-Voting

ADDITIONAL

MEETING INFORMATION IS AVAILABLE

BY-CLICKING

ON THE MATERIAL URL

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2016/0928/201609281604748.pdf

CONTINUANCE OF THE ACTIVITY OF

THE COMPANY

IN ACCORDANCE WITH THE

1 PROVISIONS OF ManagementFor For

ARTICLE L.225-248 OF THE FRENCH

COMMERCIAL

CODE

APPROVAL OF A PARTIAL ASSET

CONTRIBUTION

PLAN GOVERNED BY THE LEGAL

REGIME FOR

SPIN-OFFS GRANTED BY THE

COMPANY IN FAVOUR

OF ITS SUBSIDIARY NEW AREVA

HOLDING; REVIEW 2 ManagementFor For

AND APPROVAL OF THE DRAFT **CONTRIBUTION**

AGREEMENT, APPROVAL OF THE

ASSESSMENT

AND REMUNERATION OF SAID

CONTRIBUTION,

ALLOCATION OF THE CONTRIBUTION

PREMIUM

DELEGATION OF POWERS TO THE

BOARD OF

DIRECTORS TO RECORD THE ManagementFor For

3 **EFFECTIVE**

ADOPTION OF THE PARTIAL ASSET

CONTRIBUTION

POWERS TO CARRY OUT ALL LEGAL ManagementFor For

FORMALITIES

NATIONAL INTERSTATE CORPORATION

Security 63654U100 Meeting Type Special Meeting Date 10-Nov-2016 Ticker Symbol NATL 934490599 -

ISIN US63654U1007 Agenda Management

Proposed For/Against Item Proposal Vote Management by

TO CONSIDER AND VOTE ON A ManagementFor For 1.

PROPOSAL TO

ADOPT THE AGREEMENT AND PLAN OF

MERGER,

DATED JULY 25, 2016, AS AMENDED, BY

AND

AMONG GREAT AMERICAN INSURANCE

COMPANY,

GAIC ALLOY, INC., A WHOLLY OWNED

SUBSIDIARY

OF GREAT AMERICAN INSURANCE

COMPANY, AND

NATIONAL INTERSTATE

CORPORATION.

ADVISORY (NON-BINDING) APPROVAL

SPECIFIED COMPENSATION PAYABLE

2. ManagementFor TO NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH THE

MERGER.

APPROVAL OF ADJOURNMENT OF THE

SPECIAL

MEETING, IF NECESSARY, TO SOLICIT

3. **ADDITIONAL** ManagementFor

PROXIES TO ADOPT THE AGREEMENT

AND PLAN

OF MERGER.

PERNOD RICARD SA, PARIS

Security F72027109 Meeting Type MIX

Ticker Symbol Meeting Date 17-Nov-2016

> 707436730 -Agenda

For

For

ISIN FR0000120693 Management

Proposed For/Against Item Vote Proposal by Management

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

Non-Voting

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

06 OCT 2016: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

http://www.journal-

officiel.gouv.fr//pdf/2016/1005/201610051604813.pdf.-

PLEASE NOTE THAT THIS IS A

CMMT REVISION DUE TO

MODIFICATION OF THE TEXT OF-RESOLUTION 3. IF

YOU HAVE ALREADY SENT IN YOUR

VOTES,

PLEASE DO NOT VOTE-AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

APPROVAL OF THE CORPORATE

FINANCIAL

O.1 STATEMENTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED 30

JUNE 2016

APPROVAL OF THE CONSOLIDATED

FINANCIAL

O.2 STATEMENTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED 30

JUNE 2016

	2494. 1 mig. 67 (2222) (2 6		
O.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 30 JUNE 2016 AND SETTING OF THE DIVIDEND: EUR 1.88 PER SHARE	ManagementFor	For
O.4	APPROVAL OF REGULATED AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE APPROVAL OF REGULATED	ManagementFor	For
O.5	COMMITMENTS PURSUANT TO ARTICLE L.225-42-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR ALEXANDRE RICARD	ManagementFor	For
O.6	RENEWAL OF THE TERM OF MR ALEXANDRE RICARD AS DIRECTOR	ManagementFor	For
O.7	RENEWAL OF THE TERM OF MR PIERRE PRINGUET AS DIRECTOR	ManagementAgainst	Against
O.8	RENEWAL OF THE TERM OF MR CESAR GIRON AS DIRECTOR	ManagementFor	For
O.9	RENEWAL OF THE TERM OF MR WOLFGANG COLBERG AS DIRECTOR	ManagementFor	For
O.10	RATIFICATION OF THE CO-OPTING OF MS ANNE LANGE TO THE ROLE OF DIRECTOR	ManagementFor	For
0.11	APPOINTMENT OF KPMG SA AS STATUTORY AUDITOR	ManagementFor	For
O.12	APPOINTMENT OF SALUSTRO REYDEL AS DEPUTY STATUTORY AUDITOR	ManagementFor	For
O.13	SETTING OF THE ANNUAL AMOUNT OF ATTENDANCE FEES ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS	ManagementFor	For
O.14	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR ALEXANDRE RICARD, CHAIRMAN- CHIEF EXECUTIVE OFFICER, FOR THE 2015-16 FINANCIAL YEAR	ManagementFor	For

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO TRADE IN COMPANY ManagementFor 0.15For

SHARES

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO PROCEED WITH THE

FREE

ALLOCATION OF SHARES, EXISTING OR

TO BE

ISSUED, WITH CANCELLATION OF THE

PRE-

EMPTIVE SUBSCRIPTION RIGHT,

LIMITED TO 0.035%

OF SHARE CAPITAL, CONDITIONAL

E.16 **UPON** ManagementFor For

CONTINUED EMPLOYMENT, AS

PARTIAL

COMPENSATION FOR THE LOSS OF

EARNINGS OF

THE SUPPLEMENTARY DEFINED

BENEFITS

PENSION PLAN INCURRED BY SOME

MEMBERS OF

THE EXECUTIVE COMMITTEE AND THE

EXECUTIVE

DIRECTOR OF THE COMPANY

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO DECIDE

TO

INCREASE SHARE CAPITAL, WITHIN

THE LIMIT OF

2% OF SHARE CAPITAL, BY ISSUING

SHARES OR

E.17 TRANSFERABLE SECURITIES ManagementFor For

GRANTING ACCESS

TO THE CAPITAL, RESERVED FOR

MEMBERS OF A

COMPANY SAVINGS SCHEME, WITH

CANCELLATION

OF THE PRE-EMPTIVE SUBSCRIPTION

RIGHT FOR

THE BENEFIT OF SAID MEMBERS

POWERS TO CARRY OUT ALL LEGAL E.18 ManagementFor For

FORMALITIES

CHR. HANSEN HOLDING A/S

Annual General Meeting Security K1830B107 Meeting Type

Meeting Date 29-Nov-2016 Ticker Symbol 707583793 -

ISIN DK0060227585 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
	IN THE MAJORITY OF MEETINGS THE	- J		
	VOTES ARE			
	CAST WITH THE REGISTRAR WHO WILL-FOLLOW			
	CLIENT INSTRUCTIONS. IN A SMALL			
	PERCENTAGE			
	OF MEETINGS THERE IS NO-REGISTRAR	}		
	AND CLIENTS VOTES MAY BE CAST BY THE			
	CHAIRMAN			
	OF THE BOARD OR A-BOARD MEMBER			
	AS PROXY.			
	CLIENTS CAN ONLY EXPECT THEM TO			
CMMT	ACCEPT PRO-MANAGEMENT-VOTES. THE ONLY	Non-Voting	g	
	WAY TO			
	GUARANTEE THAT ABSTAIN AND/OR			
	AGAINST			
	VOTES ARE-REPRESENTED AT THE			
	MEETING IS TO SEND YOUR OWN REPRESENTATIVE OF)		
	ATTEND	`		
	THE-MEETING IN PERSON. THE SUB			
	CUSTODIAN			
	BANKS OFFER REPRESENTATION			
	SERVICES FOR- AN ADDED FEE IF REQUESTED. THANK			
	YOU			
	PLEASE BE ADVISED THAT SPLIT AND			
	PARTIAL			
	VOTING IS NOT AUTHORISED FOR			
CMMT	A-BENEFICIAL OWNER IN THE DANISH MARKET.	Non-Voting	σ	
CIVIIVII	PLEASE CONTACT	TVOII- V Otili	8	
	YOUR GLOBAL CUSTODIAN-FOR			
	FURTHER			
CMANT	INFORMATION. IMPORTANT MARKET PROCESSING	Non Votin	_	
CMIMI	REQUIREMENT:	Non-Voting	g	
	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	S		
	TO-BE			

	20ga: 1 mig. 0, 12222. 0,202, 12 0		· · · · · ·
	REJECTED. IF YOU HAVE ANY		
	QUESTIONS, PLEASE		
	CONTACT YOUR CLIENT SERVICE-		
	REPRESENTATIVE		
	PLEASE NOTE THAT SHAREHOLDERS		
	ARE		
~	ALLOWED TO VOTE 'IN FAVOR' OR		
CMMT	'ABSTAIN'-ONLY	Non-Voting	
	FOR RESOLUTIONS 6.A.A, 6.B.A TO 6.B.F		
	AND 7.A.		
	THANK YOU		
1	REPORT ON THE COMPANY'S	Non-Voting	
	ACTIVITIES		NT.
2	APPROVAL OF THE 2015/16 ANNUAL	Management	No Action
	REPORT RESOLUTION ON THE APPROPRIATION		Action
	OF PROFIT		No
3	OR COVERING OF LOSS: DKK 5.23 PER	Management	Action
	SHARE		Action
	DECISION ON REMUNERATION OF		
4	MEMBERS OF	Management	No
•	THE BOARD OF DIRECTORS	Management	Action
	PROPOSALS FROM THE BOARD OF		
	DIRECTOR:		
	AMENDMENT OF ARTICLES OF		. T
5.A	ASSOCIATION TO	Management	No
	REFLECT COMPUTERSHARE A/S AS	C	Action
	NEW COMPANY		
	REGISTRAR		
	PROPOSALS FROM THE BOARD OF		
	DIRECTOR:		
	AMENDMENT OF ARTICLES OF		No
5.B	ASSOCIATION TO	Management	Action
	REFLECT LEGAL NAME CHANGE OF		riction
	NASDAQ OMX		
	COPENHAGEN A/S		
	RE-ELECTION OF CHAIRMAN OF THE		No
6.A.A	BOARD OF	Management	Action
	DIRECTOR: OLE ANDERSEN		
6 D A	RE-ELECTION OF OTHER MEMBERS OF	Managamana	No
6.B.A	THE BOARD OF DIRECTOR: FREDERIC STEVENIN	Management	Action
	RE-ELECTION OF OTHER MEMBERS OF		
6.B.B	THE BOARD	Management	No
0.D.D	OF DIRECTOR: MARK WILSON	Management	Action
	RE-ELECTION OF OTHER MEMBERS OF		
6.B.C	THE BOARD	Management	No
0.2.0	OF DIRECTOR: DOMINIQUE REINICHE		Action
6.B.D	RE-ELECTION OF OTHER MEMBERS OF	Management	:No
	THE BOARD		Action
	OF DIRECTOR: TIINA		

MATTILA-SANDHOLM RE-ELECTION OF OTHER MEMBERS OF 6.B.E Management THE BOARD OF DIRECTOR: KRISTIAN VILLUMSEN ELECTION OF OTHER MEMBERS OF THE $Management \stackrel{No}{.}$ **BOARD OF** 6.B.F **DIRECTOR: LUIS CANTARELL ROCAMORA RE-ELECTION OF** Management^{No} **PRICEWATERHOUSECOOPERS** 7.A **STATSAUTORISERET** Action REVISIONSPARTNERSELSKAB AUTHORIZATION OF THE CHAIRMAN Management No 8 OF THE Action ANNUAL GENERAL MEETING 07 NOV 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF DIVIDEND-AMOUNT. IF YOU HAVE ALREADY SENT IN YOUR Non-Voting CMMT VOTES, PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. HUANENG POWER INTERNATIONAL, INC. Security 443304100 Meeting Type Special Ticker Symbol HNP Meeting Date 30-Nov-2016 934496159 -ISIN US4433041005 Agenda Management Proposed For/Against Item Proposal Vote Management by TO CONSIDER AND APPROVE THE **PROPOSAL** REGARDING THE ACQUISITION OF THE **SHANDONG** POWER INTERESTS, THE JILIN POWER ManagementFor 1. For INTERESTS. THE HEILONGJIANG POWER INTERESTS AND THE ZHONGYUAN CCGT INTERESTS. PETROLEO BRASILEIRO S.A. - PETROBRAS Meeting Type Security 71654V408 Special Ticker Symbol PBR Meeting Date 30-Nov-2016 934501330 -**ISIN** US71654V4086 Agenda Management **Proposed** For/Against Proposal Vote Item

by

Management

ELECTION OF A MEMBER OF THE **BOARD OF DIRECTORS BY MINORITY** SHAREHOLDERS, HOLDING COMMON SHARES, IN **COMPLIANCE WITH** 1. ARTICLE 150 OF THE BRAZILIAN ManagementFor For **CORPORATION** LAW (LAW NO.6,404, OF 12/15/1976) AND **ARTICLE 25** OF THE BYLAWS: MR. MARCELO **MESOUITA DE** SIQUEIRA FILHO PROPOSAL FOR APPROVAL OF THE SALE OF 90% (NINETY PERCENT) OF THE STAKE **OWNED BY** PETROBRAS IN THE NOVA TRANSPORTADORA DO SUDESTE-NTS ("NTS") FOR THE NOVA INFRAESTRUTURA FUNDO DE **INVESTIMENTO EM** PARTICIPACOES (EQUITY FUND 2. MANAGED BY ManagementFor For **BROOKFIELD ASSET MANAGEMENT INVESTMENT** BRAZIL LTDA.), IMMEDIATELY AFTER THE COMPLETION OF THE CORPORATE REORGANIZATION INVOLVING THE NTS AND THE TRANSPORTADORA ASSOCIADA DE GAS-TAG, UNDER IMPLEMENTATION. PROPOSAL FOR PETROBRAS WAIVER IT'S PREEMPTIVE RIGHT TO SUBSCRIBE IN THE 3. DEBENTURES CONVERTIBLE INTO ManagementFor For **SHARES THAT** WILL BE ISSUED IN DUE COURSE BY NTS AS A SUBSIDIARY OF PETROBRAS. PROPOSED REFORM OF BYLAWS OF 4. ManagementFor For PETROBRAS. CONSOLIDATION OF THE BYLAWS TO ManagementFor For 5. REFLECT THE APPROVED CHANGES. SPECTRA ENERGY CORP Security 847560109 Meeting Type Special

Meeting Date

Ticker Symbol

SE

15-Dec-2016

934503776 -**ISIN** US8475601097 Agenda Management

Proposed For/Against Vote Proposal Item Management by

TO CONSIDER AND VOTE ON A

PROPOSAL (WHICH

WE REFER TO AS THE "MERGER

PROPOSAL") TO

ADOPT THE AGREEMENT AND PLAN OF

MERGER.

DATED AS OF SEPTEMBER 5, 2016

(WHICH, AS MAY

BE AMENDED, WE REFER TO AS THE

"MERGER

AGREEMENT"), AMONG SPECTRA

ENERGY,

ENBRIDGE INC., A CANADIAN

1. **CORPORATION** ManagementFor For

(WHICH WE REFER TO AS "ENBRIDGE"),

AND SAND

MERGER SUB, INC., A DELAWARE

CORPORATION

AND A DIRECT WHOLLY OWNED

SUBSIDIARY OF

ENBRIDGE (WHICH WE REFER TO AS

"MERGER

SUB"), PURSUANT TO WHICH, AMONG

OTHER

...(DUE TO SPACE LIMITS, SEE PROXY

STATEMENT

FOR FULL PROPOSAL).

TO CONSIDER AND VOTE ON A

PROPOSAL (WHICH

WE REFER TO AS THE "ADVISORY

COMPENSATION

PROPOSAL") TO APPROVE, ON AN

ADVISORY (NON-

BINDING) BASIS, CERTAIN SPECIFIED 2. ManagementFor For

COMPENSATION THAT WILL OR MAY

BE PAID BY

SPECTRA ENERGY TO ITS NAMED

EXECUTIVE

OFFICERS THAT IS BASED ON OR

OTHERWISE

RELATES TO THE MERGER.

DATANG INTERNATIONAL POWER GENERATION CO LTD

ExtraOrdinary General Y20020106 Security Meeting Type

Meeting 29-Dec-2016

Ticker Symbol Meeting Date

ISIN Agenda CNE1000002Z3

707640771 - Management

Proposed For/Against Proposal Vote Item Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 706800 DUE TO ADDITION OF-**RESOLUTIONS 2 AND 3. ALL VOTES** CMMT RECEIVED ON Non-Voting THE PREVIOUS MEETING WILL **BE-DISREGARDED** AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU PLEASE NOTE IN THE HONG KONG MARKET THAT A CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting TREATED-THE SAME AS A "TAKE NO ACTION" VOTE PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE URL LINKS:-**CMMT http://www.hkexnews.hk/listedco/listconews/SPHdK/Y0160/g 1213/LTN20161213675.pdf,http://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 1213/LTN20161213655.pdf,-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 1114/LTN20161114916.pdf TO CONSIDER AND APPROVE THE "RESOLUTION ON ENTERING INTO THE FINANCIAL 1 **SERVICES** ManagementAgainst Against AGREEMENT WITH CHINA DATANG FINANCE CO., LTD." TO CONSIDER AND APPROVE THE "RESOLUTION 2 ON APPOINTING INDEPENDENT ManagementFor For DIRECTOR": MR. LIU **JIZHEN** TO CONSIDER AND APPROVE THE "RESOLUTION 3 ON AMENDMENTS TO THE ARTICLES ManagementFor For OF ASSOCIATION" KOREA ELECTRIC POWER CORPORATION Security 500631106 Meeting Type Special

Ticker Symbol **KEP** Meeting Date 10-Jan-2017 934519488 -**ISIN** US5006311063 Agenda Management Proposed For/Against Vote Item Proposal by Management ELECTION OF A STANDING DIRECTOR: 4.1 MOON. ManagementAgainst Against **BONG-SOO** COGECO INC. Security 19238T100 Meeting Type Annual Ticker Symbol **CGECF** Meeting Date 12-Jan-2017 934515303 -**ISIN** CA19238T1003 Agenda Management Proposed For/Against Vote Item Proposal Management by 01 **DIRECTOR** Management 1 **LOUIS AUDET** For For 2 MARY-ANN BELL For For 3 For For JAMES C. CHERRY 4 PIERRE L. COMTOIS For For 5 CLAUDE A. GARCIA For For For 6 NORMAND LEGAULT For 7 DAVID MCAUSLAND For For 8 JAN PEETERS For For APPOINT DELOITTE LLP, CHARTERED ACCOUNTANTS, AS AUDITORS AND **AUTHORIZE** 02 ManagementFor For THE BOARD OF DIRECTORS TO FIX **THEIR** REMUNERATION. THE ADVISORY RESOLUTION ACCEPTING THE BOARD'S APPROACH TO EXECUTIVE COMPENSATION. THE TEXT OF THE **ADVISORY** RESOLUTION ACCEPTING THE BOARD'S ManagementFor 03 For **APPROACH** TO EXECUTIVE COMPENSATION IS SET **OUT IN THE** NOTICE OF ANNUAL MEETING. **UGI CORPORATION** Security 902681105 Meeting Type Annual Meeting Date Ticker Symbol 24-Jan-2017 UGI 934504994 -**ISIN** US9026811052 Agenda Management **Proposed** For/Against Item Vote **Proposal** Management by

ManagementFor

For

1.1

ELECTION OF DIRECTOR: M.S. BORT

1.2	ELECTION OF DIRECTOR: R.W. GOCHNAUER	ManagementFor	For
1.3	ELECTION OF DIRECTOR: F.S. HERMANCE	ManagementFor	For
1.4	ELECTION OF DIRECTOR: A. POL	ManagementFor	For
1.5	ELECTION OF DIRECTOR: M.O. SCHLANGER	ManagementFor	For
1.6	ELECTION OF DIRECTOR: J.B. STALLINGS, JR.	ManagementFor	For
1.7	ELECTION OF DIRECTOR: R.B. VINCENT	ManagementFor	For
1.8	ELECTION OF DIRECTOR: J.L. WALSH PROPOSAL TO APPROVE RESOLUTION	ManagementFor	For
2.	ON	ManagementFor	For
	EXECUTIVE COMPENSATION.	S	
	RECOMMEND THE FREQUENCY OF		
3.	FUTURE	Management1 Year	For
3.	ADVISORY VOTES ON EXECUTIVE	Management Tear	1.01
	COMPENSATION.		
	PROPOSAL TO RATIFY THE		
	APPOINTMENT OF		
4.	ERNST & YOUNG LLP AS OUR	ManagementFor	For
	INDEPENDENT		
	REGISTERED PUBLIC ACCOUNTING		
TTT	FIRM.		
	ENG POWER INTERNATIONAL, INC.	Mantina 7	C 1
Securit	y 443304100 Symbol HNP	Meeting T Meeting I	
	Syllibol FINE	Meeting 1	934516660 -
ISIN	US4433041005	Agenda	Management
			8
Ψ.	D	Proposed	C
Item	Proposal	Proposed by Vote	For/Against
Item	TO CONSIDER AND APPROVE THE PROPOSAL	Proposed by Vote	C
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING	by	For/Against Management
Item	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED	- VOIE	For/Against
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN	by	For/Against Management
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE	by	For/Against Management
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP.	by	For/Against Management
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE	by	For/Against Management
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL	by	For/Against Management
1.	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING	Management Abstain	For/Against Management Against
	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED	by	For/Against Management
1.	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019)	Management Abstain	For/Against Management Against
1.	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019) BETWEEN THE	Management Abstain	For/Against Management Against
 2. 	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019) BETWEEN THE COMPANY AND HUANENG FINANCE.	ManagementAbstain ManagementAbstain	For/Against Management Against Against
1.	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019) BETWEEN THE	Management Abstain	For/Against Management Against
 2. 	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019) BETWEEN THE COMPANY AND HUANENG FINANCE. TO CONSIDER AND APPROVE THE	ManagementAbstain ManagementAbstain	For/Against Management Against Against
 2. 	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTIONS FOR 2017 BETWEEN THE COMPANY AND HUANENG GROUP. TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE CONTINUING CONNECTED TRANSACTION (FROM 2017 TO 2019) BETWEEN THE COMPANY AND HUANENG FINANCE. TO CONSIDER AND APPROVE THE PROPOSAL	ManagementAbstain ManagementAbstain	For/Against Management Against Against

BETWEEN THE

COMPANY AND TIANCHENG LEASING.

CDI	DE	IN	
3PI	[RE	IIN	C.

Security	84857L101	Meeting Type	Annual
Ticker Symbol	SR	Meeting Date	26-Jan-2017
ISIN	US84857L1017	Agenda	934512294 - Management

					Management
Item	Proposal DIRECTOR	Proposed by	Vote	For/Agains Manageme	
1.	1 EDWARD L. GLOTZBACH 2 ROB L. JONES 3 JOHN P. STUPP JR. ADVISORY NONBINDING APPROVAL OF	Manageme	For For For	For For	
2.	RESOLUTION TO APPROVE COMPENSATION OF EXECUTIVES.	Managemen	ntFor	For	
3.	ADVISORY NONBINDING APPROVAL OF INTERVAL AT WHICH WE SEEK SHAREHOLDER APPROVAL OF	F Managemen	nt1 Year	For	
4.	COMPENSATION OF EXECUTIVES. RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTANT FOR THE 2017 FISCAL YEAR.	Managemen	ntFor	For	
Securit	EMICONDUCTORS NV.		Meeting Meeting	• •	Special 27-Jan-2017
ISIN	NL0009538784		Agenda		934520897 - Management
Item	Proposal THE PROPOSAL TO APPOINT MR. STEVE	Proposed by	Vote	For/Agains Manageme	
3.A	MOLLENKOPF AS EXECUTIVE DIRECTOR SUBJECT TO AND CONDITIONAL UPON THE OCCURRENCE OF AND EFFECTIVE AS OF CLOSING.	Manageme	ntFor	For	
3.B	THE PROPOSAL TO APPOINT MR. DEREK K. ABERLE AS NON-EXECUTIVE(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL).	Managemen	ntFor	For	
3.C	THE PROPOSAL TO APPOINT MR. GEORGE S. DAVIS	Managemen	ntFor	For	

AS NON-EXECUTIVE DIRECTOR SUBJECT TO AND CONDITIONAL UPON THE OCCURRENCE OF AND EFFECTIVE AS OF CLOSING. THE PROPOSAL TO APPOINT MR. DONALD J. ROSENBERG AS NON-EXECUTIVE 3.D ...(DUE TO SPACE ManagementFor For LIMITS, SEE PROXY MATERIAL FOR **FULL** PROPOSAL). THE PROPOSAL TO APPOINT MR. BRIAN **MODOFF** AS NON-EXECUTIVE DIRECTOR 3.E SUBJECT TO AND ManagementFor For CONDITIONAL UPON THE OCCURRENCE OF AND EFFECTIVE AS OF CLOSING. THE PROPOSAL TO GRANT FULL AND **FINAL** DISCHARGE TO EACH MEMBER ...(DUE 4. TO SPACE ManagementFor For LIMITS, SEE PROXY MATERIAL FOR **FULL** PROPOSAL). THE PROPOSAL TO APPROVE OF THE **ASSET SALE** AS REQUIRED UNDER ARTICLE 2:107A OF THE DUTCH CIVIL CODE CONDITIONAL **UPON AND** 5.A SUBJECT TO (I) BUYER HAVING ManagementFor For **ACCEPTED FOR** PAYMENT THE ACQUIRED SHARES AND (II) THE NUMBER OF ACQUIRED SHARES **MEETING THE** ASSET SALE THRESHOLD. THE PROPOSAL TO (I) DISSOLVE NXP (II) APPOINT 5.B STICHTING ...(DUE TO SPACE LIMITS, ManagementFor For SEE PROXY MATERIAL FOR FULL PROPOSAL). THE PROPOSAL TO AMEND NXP'S 6.A ARTICLES OF For ManagementFor ASSOCIATION, SUBJECT TO CLOSING. 6.B THE PROPOSAL TO CONVERT NXP AND ManagementFor For AMEND THE ARTICLES OF ASSOCIATION, SUBJECT TO

Management

DELISTING OF NXP FROM NASDAQ.

PETROLEO BRASILEIRO S.A. - PETROBRAS

Security 71654V408 Meeting Type Special

 Ticker Symbol
 PBR
 Meeting Date
 31-Jan-2017

 ISIN
 US71654V4086
 Agenda
 934522257

Item Proposal Proposed by Vote For/Against Management

PROPOSAL FOR APPROVAL OF

DISPOSAL OF 100%

(ONE HUNDRED PERCENT) OF THE

SHARES HELD

BY PETROLEO BRASILEIRO S.A. -

PETROBRAS, OF

LIQUIGAS DISTRIBUIDORA S.A., TO

COMPANHIA

1. ULTRAGAZ S.A., A WHOLLY-OWNED ManagementFor For

SUBSIDIARY OF

ULTRAPAR PARTICIPACOES S.A., FOR

THE AMOUNT

OF BRL 2,665,569,000.00 (TWO BILLION,

SIX

HUNDRED AND SIXTY-FIVE MILLION,

FIVE HUNDRED

AND SIXTY-NINE THOUSAND REAIS).

PROPOSAL FOR APPROVAL OF

DISPOSAL OF 100%

(ONE HUNDRED PERCENT) OF THE

SHARES HELD

BY PETROLEO BRASILEIRO S.A. -

PETROBRAS OF

PETROQUIMICASUAPE AND CITEPE, TO

GRUPO

PETROTEMEX, S.A. DE C.V. ("GRUPO

PETROTEMEX") AND DAK AMERICAS

EXTERIOR, S.L.

("DAK"), SUBSIDIARIES OF ALPEK,

2. S.A.B. DE C.V. ManagementFor For

("ALPEK"), FOR THE AMOUNT, IN REAIS,

EQUIVALENT TO US\$ 385,000,000.00

(THREE

HUNDRED EIGHTY-FIVE MILLION

DOLLARS),

ADJUSTED BY THE POSITIVE

CUMULATIVE CHANGE

IN THE UNITED STATES INFLATION

RATE, ...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL

PROPOSAL).

AREVA - SOCIETE DES PARTICIPATIONS DU CO

Security F0379H125 Meeting Type **MIX**

Ticker Symbol Meeting Date 03-Feb-2017 707656089 -**ISIN**

FR0011027143 Agenda Management

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

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU 18 JAN 2017:PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:http://www.journalofficiel.gouv.fr//pdf/2016/1228/201612281605575.pdf,https://balo.journalofficiel.gouv.fr/pdf/2017/0118/201701181700052.pdf AND-PLEASE NOTE THAT THIS IS A CMMT REVISION DUE Non-Voting TO MODIFICATION OF THE TEXT **OF-RESOLUTION 4** AND ADDITION OF URL LINK IN THE COMMENT. IF YOU HAVE ALREADY-SENT IN YOUR VOTES. PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR-ORIGINAL INSTRUCTIONS. THANK YOU. RATIFICATION OF THE CO-OPTION **APPOINTMENT** OF MRS MARIE-HELENE SARTORIUS, 0.1 ManagementFor For REPLACING MRS SOPHIE BOISSARD, RESIGNING **DIRECTOR** ADVISORY REVIEW OF THE AREVA **GROUP'S ASSET** DISPOSAL PLAN, COMPRISING 0.2 ManagementFor For PRIMARILY OF THE DISPOSAL OF AREVA NP OPERATIONS AT EDF REDUCTION IN CAPITAL PROMPTED BY **LOSSES BY** WAY OF DECREASING THE NOMINAL E.3 VALUE OF THE ManagementFor For **SHARES - CORRESPONDING** AMENDMENT OF THE **COMPANY BY-LAWS** E.4 AUTHORISATION FOR AN INCREASE IN ManagementFor For **CAPITAL** FOR A TOTAL AMOUNT OF 1,999,999,998 **EUROS**

(ISSUE PREMIUM INCLUDED) THROUGH

ISSUANCE OF COMMON SHARES

RESERVED FOR

THE FRENCH STATE CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF E.5 ManagementFor For SHAREHOLDERS FOR THE BENEFIT OF THE FRENCH STATE DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH THE ISSUANCE OF COMMON SHARES E.6 For **RESERVED** ManagementFor FOR MEMBERS OF A SAVINGS SCHEME. WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF **SHAREHOLDERS** AMENDMENT TO THE COMPANY **BY-LAWS IN** ACCORDANCE WITH THE PROVISIONS OF THE FRENCH ORDER NO. 2014-948 OF 20 E.7 ManagementFor For **AUGUST 2014** SUBJECT TO THE COMPLETION OF THE **CAPITAL** INCREASE RESERVED FOR THE FRENCH **STATE** AMENDMENT TO THE COMPANY **BY-LAWS-**SIMPLIFICATION AND COMPLIANCE E.8 ManagementFor For WITH RECENT LEGISLATIVE AND REGULATORY **DEVELOPMENTS** POWERS TO CARRY OUT ALL LEGAL E.9 ManagementFor For **FORMALITIES** GLOBAL TELECOM HOLDING S.A.E., CAIRO ExtraOrdinary General Security 37953P202 Meeting Type Meeting Ticker Symbol Meeting Date 06-Feb-2017 707696045 -ISIN US37953P2020 Agenda Management Proposed For/Against Vote Item **Proposal** Management by 1 THE CANCELLATION OF THE For ManagementFor COMPANY'S GLOBAL DEPOSITARY RECEIPTS PROGRAM, WHICH COMPRISES (A) CANCELLATION OF THE LISTING OF

GDSS ON THE OFFICIAL LIST OF THE

FINANCIAL

CONDUCT AUTHORITY AND THE

CANCELLATION OF

TRADING OF THE GDSS ON THE MAIN

MARKET FOR

LISTED SECURITIES OF THE LONDON

STOCK

EXCHANGE PLC AND (B) TERMINATION

OF THE

DEPOSIT AGREEMENTS ENTERED INTO

BY THE

COMPANY IN RELATION TO THE

GLOBAL

DEPOSITARY RECEIPTS PROGRAM

ATMOS ENERGY CORPORATION

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ROBERT W. BEST	ManagementFor	For
1B.	ELECTION OF DIRECTOR: KIM R. COCKLIN	ManagementFor	For
1C.	ELECTION OF DIRECTOR: KELLY H. COMPTON	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RICHARD W. DOUGLAS	ManagementFor	For
1E.	ELECTION OF DIRECTOR: RUBEN E. ESQUIVEL	ManagementFor	For
1F.	ELECTION OF DIRECTOR: RAFAEL G. GARZA	ManagementFor	For
1G.	ELECTION OF DIRECTOR: RICHARD K. GORDON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT C. GRABLE	ManagementFor	For
1I.	ELECTION OF DIRECTOR: MICHAEL E. HAEFNER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: NANCY K. QUINN	ManagementFor	For
1K.	ELECTION OF DIRECTOR: RICHARD A. SAMPSON	ManagementFor	For
1L.	ELECTION OF DIRECTOR: STEPHEN R. SPRINGER	ManagementFor	For
1M.	ELECTION OF DIRECTOR: RICHARD WARE II	ManagementFor	For
2.	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP(DUE TO SPACE	ManagementFor	For
	LIMITS, SEE		

PROXY STATEMENT FOR FULL

PROPOSAL)

PROPOSAL FOR ADVISORY VOTE ON

EXECUTIVE

COMPENSATION ...(DUE TO SPACE 3.

LIMITS, SEE

ManagementFor For

Action

PROXY STATEMENT FOR FULL

PROPOSAL)

NATIONAL FUEL GAS COMPANY

636180101 Meeting Type Security Annual Meeting Date Ticker Symbol 09-Mar-2017 NFG 934523425 -**ISIN** US6361801011 Agenda Management

Proposed For/Against Item Proposal Vote Management by Management

1. **DIRECTOR**

> No 1 REBECCA RANICH Action

> No 2 JEFFREY W. SHAW Action No 3 THOMAS E. SKAINS

> No RONALD J. TANSKI Action

ADVISORY APPROVAL OF NAMED

2. **EXECUTIVE** ManagementFor For

OFFICER COMPENSATION

ADVISORY VOTE ON THE FREQUENCY

3. Management3 Years For **OF FUTURE**

"SAY ON PAY" VOTES

REAPPROVAL OF THE 2012 ANNUAL AT

4. ManagementFor For RISK

COMPENSATION INCENTIVE PLAN RATIFICATION OF THE APPOINTMENT OF

PRICEWATERHOUSECOOPERS LLP AS

5. THE ManagementFor For

> COMPANY'S INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR FISCAL 2017

LEVEL 3 COMMUNICATIONS, INC.

Security 52729N308 Meeting Type Special Meeting Date 16-Mar-2017 Ticker Symbol LVLT 934530999 -**ISIN** US52729N3089 Agenda Management

Proposed For/Against Vote Item Proposal Management by

1. MERGER PROPOSAL. PROPOSAL TO ManagementFor For

ADOPT THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

OCTOBER 31, 2016, AMONG LEVEL 3

COMMUNICATIONS, INC. ("LEVEL 3"),

CENTURYLINK,

INC. ("CENTURYLINK"), WILDCAT

MERGER SUB 1

LLC ("MERGER SUB 1") AND WWG

MERGER SUB

LLC, PURSUANT TO WHICH MERGER

SUB 1, A

WHOLLY OWNED SUBSIDIARY OF

CENTURYLINK,

WILL MERGE WITH AND INTO LEVEL 3,

WITH LEVEL

3 SURVIVING THE MERGER AS A

WHOLLY OWNED

SUBSIDIARY OF CENTURYLINK; AND

TO APPROVE

THE MERGER.

COMPENSATION PROPOSAL. PROPOSAL

TO

APPROVE, ON A NON-BINDING,

ADVISORY BASIS,

THE COMPENSATION THAT MAY BE

PAID OR

BECOME PAYABLE TO LEVEL 3'S

NAMED EXECUTIVE OFFICERS IN CONNECTION ManagementFor 2.

For

WITH THE

MERGER, AND THE AGREEMENTS AND

UNDERSTANDINGS PURSUANT TO

WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

ADJOURNMENT PROPOSAL. PROPOSAL

TO

APPROVE THE ADJOURNMENT OR

POSTPONEMENT

OF THE SPECIAL MEETING, IF

NECESSARY OR

3. APPROPRIATE TO SOLICIT PROXIES IF ManagementFor For

THERE ARE

NOT SUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

MERGER

PROPOSAL (PROPOSAL 1).

CENTURYLINK, INC.

Special Security 156700106 Meeting Type

Ticker Symbol CTL Meeting Date 16-Mar-2017

934531307 -**ISIN** US1567001060 Agenda Management

Proposed For/Against Vote Item Proposal Management by

PROPOSAL TO APPROVE THE ISSUANCE

CENTURYLINK COMMON STOCK TO

LEVEL 3

STOCKHOLDERS IN CONNECTION WITH

THE

COMBINATION, AS CONTEMPLATED BY

1. THE ManagementFor For

MERGER AGREEMENT, DATED

OCTOBER 31, 2016,

AMONG CENTURYLINK, WILDCAT

MERGER SUB 1

LLC, WWG MERGER SUB LLC AND

LEVEL 3

COMMUNICATIONS, INC.

PROPOSAL TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

2. VOTES AT THE TIME OF THE SPECIAL ManagementFor For

MEETING TO

APPROVE THE PROPOSAL TO ISSUE

CENTURYLINK

COMMON STOCK IN CONNECTION

WITH THE

COMBINATION.

FOMENTO ECONOMICO MEXICANO S.A.B. DE CV

Security 344419106 Meeting Type Annual Ticker Symbol Meeting Date 16-Mar-2017 **FMX** 934533894 -ISIN US3444191064 Agenda Management

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

REPORT OF THE CHIEF EXECUTIVE

OFFICER OF

FOMENTO ECONOMICO ...(DUE TO 1. ManagementAbstain

SPACE LIMITS,

SEE PROXY MATERIAL FOR FULL

PROPOSAL).

REPORT WITH RESPECT TO THE

2. **COMPLIANCE OF** ManagementFor

TAX OBLIGATIONS.

ManagementAbstain

APPLICATION OF THE RESULTS FOR

THE 2016

FISCAL YEAR, TO INCLUDE A

3. DIVIDEND ManagementAbstain

DECLARATION AND PAYMENT IN

CASH, IN MEXICAN

PESOS.

PROPOSAL TO DETERMINE THE

MAXIMUM AMOUNT

4. OF RESOURCES TO BE USED FOR THE

SHARE

REPURCHASE PROGRAM OF THE OWN

COMPANY.

ELECTION OF MEMBERS AND

SECRETARIES OF

THE BOARD OF DIRECTORS,

OUALIFICATION OF

5. THEIR INDEPENDENCE, IN Management Abstain

ACCORDANCE WITH THE

SECURITIES MARKET LAW, AND

RESOLUTION WITH

RESPECT TO THEIR REMUNERATION.

ELECTION OF MEMBERS OF THE

FOLLOWING

COMMITTEES: (I) STRATEGY AND

FINANCE, (II)

AUDIT, AND (III) CORPORATE

6. PRACTICES; Management Abstain

APPOINTMENT OF THEIR RESPECTIVE

CHAIRMAN,

AND RESOLUTION WITH RESPECT TO

THEIR

REMUNERATION.

APPOINTMENT OF DELEGATES FOR

_ THE

7. FORMALIZATION OF THE MEETING'S ManagementFor

RESOLUTION.

READING AND, IF APPLICABLE,

8. APPROVAL OF THE ManagementFor

MINUTE.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security 37953P202 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date 19-Mar-2017 707804123 -

ISIN US37953P2020 Agenda Management

Item Proposal Proposed by Vote For/Against Management

1 APPROVE THE REDUCTION OF THE ManagementFor For

COMPANY'S

Meeting

		CAPITAL FROM EGP 00,559.60 TO				
		38,250,503.64 WITH AN AMOUNT				
	OF EGP 304,250	,055.96 WITH A PAR VALUE OF				
	EGP 0.5	8 FOR				
		SHARE THROUGH THE LLATION OF				
		URY SHARES AMOUNTING TO				
	524,569					
	SHARE	DING ARTICLES (6) AND (7) OF				
	THE	DING ARTICLES (0) AND (7) OF				
		NY'S STATUTES IN LIGHT OF				
2	THE	SED REDUCTION OF THE	Manageme	ntFor	For	
	COMPA					
		CAPITAL				
		RIC POWER CORPORATION 500631106		Maating	Tuna	Annual
Securit Ticker	.y Symbol			Meeting Meeting		21-Mar-2017
ISIN	·	US5006311063		Agenda		934543934 - Management
Item	Proposa	I	Proposed by	Vote	For/Agains Manageme	
	APPRO	VAL OF FINANCIAL			manageme	
4.1		MENTS FOR THE	Manageme	ntAgainst	Against	
		YEAR 2016 VAL OF THE CEILING AMOUNT				
		THE OF THE CENERAL CONTROL OF THE				
4.2	OF		Managama	ent A goingt	A goingt	
4.2	REMUN 2017	NERATION FOR DIRECTORS IN	Manageme	-	Against	
4.3	REMUN 2017 ELECTI	ON OF PRESIDENT AND CEO	Manageme Manageme	-	C	
4.3	REMUN 2017 ELECTI ALSPAR		_	-	Against	Annual
4.3 THE V Securit	REMUN 2017 ELECTI ALSPAR	ON OF PRESIDENT AND CEO CORPORATION	_	entAgainst	Against Type	24-Mar-2017
4.3 THE V Securit	REMUN 2017 ELECTI ALSPAR	ON OF PRESIDENT AND CEO CORPORATION 920355104	_	entAgainst Meeting	Against Type	
4.3 THE V Securit Ticker ISIN	REMUN 2017 ELECTI ALSPAR Ey Symbol	ON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042	_	Meeting Meeting Meeting Agenda	Against Type	24-Mar-2017 934532727 - Management
4.3 THE V Securit Ticker	REMUN 2017 ELECTI ALSPAR y Symbol	CON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042	Manageme	entAgainst Meeting Meeting	Against Type Date	24-Mar-2017 934532727 - Management
4.3 THE V Securit Ticker ISIN	REMUN 2017 ELECTI ALSPAR Ey Symbol Proposa	ON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042 CON OF DIRECTOR: JOHN M.	Manageme Proposed	Meeting Meeting Meeting Agenda Vote	Against Type Date For/Agains	24-Mar-2017 934532727 - Management
4.3 THE V Securit Ticker ISIN	REMUN 2017 ELECTI ALSPAR Ty Symbol Proposa ELECTI BALLB	CON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042 CON OF DIRECTOR: JOHN M. ACH CON OF DIRECTOR: IAN R.	Manageme Proposed by	Meeting Meeting Meeting Agenda Vote	Against Type Date For/Agains Manageme	24-Mar-2017 934532727 - Management
4.3 THE V Securit Ticker ISIN Item 1A.	REMUN 2017 ELECTI ALSPAR EY Symbol Proposa ELECTI BALLB ELECTI FRIENI ELECTI HAUGA	CON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042 CON OF DIRECTOR: JOHN M. ACH CON OF DIRECTOR: IAN R. DLY CON OF DIRECTOR: JANEL S. ARTH	Manageme Proposed by Manageme	Meeting Meeting Agenda Vote entFor	Against Type Date For/Agains Manageme	24-Mar-2017 934532727 - Management
4.3 THE V Securit Ticker ISIN Item 1A. 1B.	REMUN 2017 ELECTI ALSPAR EY Symbol Proposa ELECTI BALLB ELECTI FRIENI ELECTI HAUGA	CON OF PRESIDENT AND CEO CORPORATION 920355104 VAL US9203551042 CON OF DIRECTOR: JOHN M. ACH CON OF DIRECTOR: IAN R. DLY CON OF DIRECTOR: JANEL S. ARTH CON OF DIRECTOR: DAVID R.	Proposed by Manageme Manageme	Meeting Meeting Agenda Vote entFor entFor	Against Type Date For/Agains Manageme For For	24-Mar-2017 934532727 - Management

TO CAST AN ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED **EXECUTIVE** OFFICERS AS DISCLOSED IN THE CORPORATION'S PROXY STATEMENT. TO CAST AN ADVISORY VOTE ON THE **FREQUENCY** FOR A STOCKHOLDERS' ADVISORY 3. Management1 Year For VOTE ON THE CORPORATION'S EXECUTIVE COMPENSATION. TO RATIFY THE APPOINTMENT OF **ERNST & YOUNG** LLP AS THE INDEPENDENT REGISTERED PUBLIC 4. ManagementFor For ACCOUNTING FIRM OF THE **CORPORATION FOR** THE FISCAL YEAR ENDING OCTOBER 27, 2017. SK TELECOM CO., LTD. Security 78440P108 Meeting Type Annual Meeting Date Ticker Symbol SKM 24-Mar-2017 934539593 -**ISIN** US78440P1084 Agenda Management Proposed For/Against Item Proposal Vote by Management APPROVAL OF FINANCIAL STATEMENTS FOR THE 33RD FISCAL YEAR (FROM JANUARY 1, 2016 TO 1. ManagementFor DECEMBER 31, 2016) AS SET FORTH IN ITEM 1 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH. APPROVAL OF AMENDMENTS TO THE ARTICLES OF INCORPORATION AS SET FORTH IN 2. ManagementFor ITEM 2 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH. ELECTION OF AN EXECUTIVE 3.1 ManagementFor **DIRECTOR** (CANDIDATE: PARK, JUNG HO) **ELECTION OF A NON-EXECUTIVE** DIRECTOR* 3.2 (CANDIDATE: CHO, DAESIK) ManagementAgainst *DIRECTOR NOT

ENGAGED IN REGULAR BUSINESS

	Edgai i lillig. GABEEEI GEOBAE C		INOCIVIL	111001 10	//// IN IN 1 //
3.3	ELECTION OF AN INDEPENDENT DIRECTOR (CANDIDATE: LEE, JAE HOON)	Manageme	ntFor		
3.4	ELECTION OF AN INDEPENDENT DIRECTOR (CANDIDATE: AHN, JAE-HYEON)	Manageme	ntFor		
3.5	ELECTION OF AN INDEPENDENT DIRECTOR (CANDIDATE: AHN, JUNG-HO)	Manageme	ntFor		
4.1	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE (CANDIDATE: LEE, JAE HOON)	Manageme	ntFor		
4.2	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE (CANDIDATE: AHN, JAE-HYEON)	Manageme	ntFor		
5.	APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS *PROPOSED CEILING AMOUNT OF THE REMUNERATION FOR 6 DIRECTORS IS KRW 12 BILLION. APPROVAL OF THE STOCK OPTION	Manageme	ntFor		
6.	GRANT AS SET FORTH IN ITEM 5 OF THE COMPANY'S AGENDA	Manageme	ntFor		
Securit	ENCLOSED HEREWITH. DLEO BRASILEIRO S.A PETROBRAS y 71654V408 Symbol PBR		Meeting Meeting	g Date	Special 27-Mar-2017 934542463 -
ISIN	US71654V4086		Agenda	ı	Management
Item	Proposal ELECTION OF 1 MEMBER OF THE FISCAL COUNCIL	Proposed by	Vote	For/Agains Manageme	
I	APPOINTED BY THE CONTROLLING SHAREHOLDER:	Manageme	ntFor	For	
II	MR. ADRIANO PEREIRA DE PAULA PROPOSAL FOR APPROVAL OF DISPOSAL OF 100% (ONE HUNDRED PERCENT) OF THE SHARES HELD BY PETROLEO BRASILEIRO S.A PETROBRAS OF PETROQUIMICA SUAPE AND CITEPE, TO GRUPO	Manageme	ntFor	For	
	PETROTEMEX, S.A. DE C.V. ("GRUPO				

PETROTEMEX") AND DAK AMERICAS

EXTERIOR, S.L.

("DAK"), SUBSIDIARIES OF ALPEK,

S.A.B. DE C.V.

("ALPEK"), FOR THE AMOUNT, ...(DUE

TO SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security 37953P202 Meeting Type Ordinary General

Meeting

Ticker Symbol Meeting Date 29-Mar-2017

ISIN US37953P2020 Agenda 707844545 - Management

ItemProposalProposed byFor/Against ManagementTRANSFERRING USD 182.7 MILLION FROM THETRANSFERRING USD 182.7 MILLION FROM THE1LEGAL RESERVES TO COVER THEManagement For For

COMPANY'S

LOSSES

RATIFYING THE BOARD OF DIRECTORS'

REPORT

2 REGARDING THE COMPANY'S ACTIVITIES FOR THE ManagementFor For

FISCAL YEAR ENDED DECEMBER 31,

2016

RATIFYING THE COMPANY'S

FINANCIAL

3 STATEMENTS FOR THE FISCAL YEAR ManagementFor For

ENDED

DECEMBER 31, 2016

RATIFYING THE AUDITOR'S REPORT

FOR THE

4 FISCAL YEAR ENDED DECEMBER 31, ManagementFor For

2016

APPROVING THE APPOINTMENT OF THE

COMPANY'S AUDITOR AND

5 DETERMINING HIS FEES Management Abstain Against

FOR THE FISCAL YEAR ENDING

DECEMBER 31, 2017

RELEASING THE LIABILITY OF THE

CHAIRMAN &

6 THE BOARD MEMBERS FOR THE FISCALManagementFor For

YEAR

ENDED DECEMBER 31, 2016

7 DETERMINING THE REMUNERATION Management Abstain Against

AND

ALLOWANCES OF THE BOARD

MEMBERS FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2017

AUTHORIZING THE BOARD OF

DIRECTORS TO

8 DONATE DURING THE FISCAL YEAR Management Abstain Against

ENDING

DECEMBER 31, 2017

21 MAR 2017: PLEASE NOTE THAT THIS

REVISION DUE TO CHANGE IN

MEETING-DATE

FROM 28 MAR 2017 TO 29 MAR 2017. IF

CMMT YOU HAVE Non-Voting ALREADY SENT IN YOUR

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU.

ENAGAS SA, MADRID

Ordinary General E41759106 Security Meeting Type

Meeting

Meeting Date 30-Mar-2017 Ticker Symbol

707786250 -ISIN ES0130960018 Agenda Management

Proposed For/Against Item Proposal Vote by Management

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 31 MAR 2017.

CMMT CONSEQUENTLY, YOUR Non-Voting

VOTING INSTRUCTIONS WILL-REMAIN

VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED. THANK YOU.

APPROVAL OF INDIVIDUAL AND

CONSOLIDATED ManagementFor For 1

ANNUAL ACCOUNTS AND MANAGEMENT REPORTS

2 **ALLOCATION OF RESULTS** ManagementFor For

APPROVAL OF THE MANAGEMENT OF

3 ManagementFor THE BOARD For

OF DIRECTORS

APPOINTMENT OF MR LUIS GARCIA

4.1 **DEL RIO AS** ManagementFor For

INDEPENDENT DIRECTOR

	5 5		
	RE-ELECTION OF MS ROSA RODRIGUEZ	,	
4.2	DIAS AS	ManagementFor	For
	INDEPENDENT DIRECTOR		
	RE-ELECTION OF MR MARTI		
4.3	PARELLADA SABATA	ManagementFor	For
	AS EXTERNAL DIRECTOR		
	RE-ELECTION OF MR JESUS MAXIMO		_
4.4	PEDROSA	ManagementFor	For
	ORTEGA AS DOMINICAL DIRECTOR		
	TO AUTHORISE THE BOARD OF		
	DIRECTORS TO AGREE THE SHARE CAPITAL INCREASE		
	UNDER THE	,	
	TERMS AND SUBJECT TO THE LIMITS		
	OF ARTICLES		
	297.1 B) AND 506 OF THE CORPORATE		
	ENTERPRISES ACT, ONE OR MORE		
	TIMES, AT A		
	MAXIMUM AMOUNT EQUAL TO HALF		
	OF THE		
5	CAPITAL EXISTING AT THE TIME OF	ManagementFor	For
	THE		
	AUTHORIZATION, WITHIN FIVE YEARS		
	OF THE		
	AGREEMENT OF THE MEETING; AND TO)	
	EXCLUDE,		
	AS APPLICABLE, THE PRE-EMPTIVE		
	SUBSCRIPTION		
	RIGHT UP TO A LIMIT OF 20% OF THE		
	SHARE		
	CAPITAL AT THE TIME OF THIS AUTHORISATION		
	CONSULTIVE VOTE REGARDING THE		
	ANNUAL		
6	REMUNERATION REPORT OF THE	ManagementFor	For
Ü	BOARD OF	1/14/14/2011/11/11 01	1 01
	DIRECTORS		
	DELEGATION OF POWERS TO		
	IMPLEMENT		
7	AGREEMENTS ADOPTED BY	ManagementFor	For
	SHAREHOLDERS AT		
	THE GENERAL MEETING		
CMMT	23 FEB 2017: PLEASE NOTE THAT THIS	Non-Voting	
	IS A		
	REVISION DUE TO MODIFICATION OF		
	THE-TEXT OF		
	RESOLUTION NO 5. IF YOU HAVE ALREADY SENT IN		
	YOUR VOTES, PLEASE DO-NOT VOTE		
	AGAIN		
	UNLESS YOU DECIDE TO AMEND YOUR		
	CIVERDS TOO DECIDE TO AMEND TOOK	•	

ORIGINAL

INSTRUCTIONS. THANK-YOU.

RED EL CTRICA CORPORACI N S A.

Security E42807110 Meeting Type Ordinary General Meeting
Ticker Symbol Meeting Date 30-Mar-2017
707793104 -

ISIN ES0173093024 Agenda Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
	PLEASE NOTE IN THE EVENT THE	J	S
	MEETING DOES		
	NOT REACH QUORUM, THERE WILL BE		
	A-SECOND		
СММТ	CALL ON 31 MAR 2017 CONSEQUENTLY, YOUR	Non-Voting	
CIVIIVII	VOTING INSTRUCTIONS WILL	Non-voting	
	REMAIN-VALID FOR		
	ALL CALLS UNLESS THE AGENDA IS		
	AMENDED.		
	THANK YOU'		
	APPROVAL OF INDIVIDUAL ANNUAL		
1	ACCOUNTS	ManagementFor	For
	AND MANAGEMENT REPORT		
	APPROVAL OF CONSOLIDATED		_
2	ANNUAL ACCOUNTS	ManagementFor	For
2	AND MANAGEMENT REPORT	ManagamantFan	Ear
3	ALLOCATION OF RESULTS APPROVAL OF THE MANAGEMENT OF	ManagementFor	For
4	THE BOARD	ManagementFor	For
7	OF DIRECTORS	wanagementi oi	1 01
	REELECTION OF MS MARIA JOSE		
5.1	GARCIA BEATO	ManagementFor	For
	AS INDEPENDENT DIRECTOR	C	
	APPOINTMENT OF MR ARSENIO		
5.2	FERNANDEZ DE	ManagementFor	For
	MESA Y DIAZ DEL RIO		
	APPOINTMENT OF MR ALBERTO		_
5.3	CARBAJO JOSA AS	ManagementFor	For
	INDEPENDENT DIRECTOR	•	
6.1	APPROVAL OF THE REMUNERATION OF THE BOARD	ManagementFor	For
0.1	OF DIRECTORS	Managementro	101
	APPROVAL OF THE ANNUAL		
6.2	REMUNERATION	ManagementFor	For
	REPORT OF THE BOARD OF DIRECTORS		
7	DELEGATION OF POWERS TO THE	ManagementFor	For
	BOARD OF		
	DIRECTORS TO IMPLEMENT		
	AGREEMENTS		

ADOPTED BY SHAREHOLDERS AT THE

GENERAL

MEETING

INFORMATION ABOUT ANNUAL

8 Non-Voting **CORPORATE**

GOVERNANCE REPORT

INFORMATION ABOUT AMENDMENTS

OF THE 9

Non-Voting REGULATION OF THE BOARD OF

DIRECTORS

28 FEB 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTION NO 7. IF YOU HAVE

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO-NOT VOTE

AGAIN

UNLESS YOU DECIDE TO AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK-YOU.

VIMPELCOM LTD.

Security 92719A106 Meeting Type Special

Meeting Date Ticker Symbol VIP 30-Mar-2017

934539466 -**ISIN** US92719A1060 Agenda Management

Proposed For/Against Item Proposal Vote by Management

TO APPROVE THE CHANGE OF THE

1. COMPANY'S ManagementFor

NAME TO VEON LTD.

TO APPROVE THE ADOPTION BY THE

COMPANY OF

AMENDED AND RESTATED BYE-LAWS

OF THE

COMPANY, IN SUBSTITUTION FOR AND ManagementFor 2.

TO THE

EXCLUSION OF THE EXISTING

BYE-LAWS.

DATANG INTERNATIONAL POWER GENERATION CO LTD

ExtraOrdinary General Security Y20020106 Meeting Type

Meeting Meeting Date 31-Mar-2017 Ticker Symbol 707655481 -ISIN CNE1000002Z3 Agenda

Management

Proposed For/Against Item Vote Proposal Management by

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 712426 DUE TO CHANGE **IN-RECORD** DATE FROM 23 DEC 2016 TO 29 NOV 2016. ALL VOTES RECEIVED ON THE-PREVIOUS **MEETING** WILL BE DISREGARDED AND YOU WILL **NEED TO** REINSTRUCT ON THIS-MEETING NOTICE. THANK YOU. 26 JAN 2017:PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE **AVAILABLE-BY** CLICKING ON THE URL LINKS:http://www.hkexnews.hk/listedco/listconews/SEHK/2016/ CMMT 1209/LTN20161209758.pdf,-Non-Voting http://www.hkexnews.hk/listedco/listconews/sehk/2016/1 209/LTN20161209780.pdfhttp://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 1222/LTN20161222685.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2017/ 0123/LTN20170123551.pdf PLEASE NOTE IN THE HONG KONG MARKET THAT A CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting TREATED-THE SAME AS A "TAKE NO ACTION" VOTE TO CONSIDER AND APPROVE THE "RESOLUTION ON THE FULFILMENTS TO THE 1 **CONDITIONS FOR** ManagementFor For NONPUBLIC ISSUANCE OF A-SHARES BY THE COMPANY" TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-2.I SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": TYPE OF SHARES TO BE ISSUED AND PAR VALUE 2.II TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES**

BY THE COMPANY": METHOD OF ISSUE TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-2.III** ManagementFor For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": TARGET **SUBSCRIBERS** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-2.IV ManagementFor For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": SUBSCRIPTION **METHOD** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**2.V SHARES AND NON-PUBLIC ISSUANCE ManagementFor For OF H-SHARES BY THE COMPANY": ISSUE PRICE AND **PRINCIPLE** OF PRICING TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**2.VI SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": NUMBER OF SHARES TO BE **ISSUED** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**2.VII SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": LOCK-UP PERIOD AND LISTING **ARRANGEMENT** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC 2VIII ISSUANCE OF A-ManagementFor For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": USE OF PROCEEDS

TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-SHARES AND NON-PUBLIC ISSUANCE 2.IX **OF H-SHARES** ManagementFor For BY THE COMPANY": ARRANGEMENT FOR THE ACCUMULATED PROFITS PRIOR TO THE NON-PUBLIC ISSUANCE TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** 2.X ManagementFor For BY THE COMPANY": THE **RELATIONSHIP BETWEEN** THE NON-PUBLIC ISSUANCE OF A-SHARES AND THE NON-PUBLIC ISSUANCE OF H-SHARES TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**SHARES AND NON-PUBLIC ISSUANCE 2.XI ManagementFor For **OF H-SHARES** BY THE COMPANY": THE EFFECTIVE PERIOD FOR THE RESOLUTION ON THE NON-PUBLIC **ISSUANCE** TO CONSIDER AND APPROVE THE "RESOLUTION 3 ON PROPOSAL FOR NON-PUBLIC ManagementFor For ISSUANCE OF A-SHARES OF THE COMPANY" ManagementFor 4 TO CONSIDER AND APPROVE For "RESOLUTION ON EXECUTION OF THE CONDITIONAL **SUBSCRIPTION** AGREEMENT FOR THE NON-PUBLIC **ISSUANCE OF** SHARES BETWEEN THE COMPANY AND **SPECIFIC** TARGET AND CONNECTED **TRANSACTIONS** INVOLVED IN THE ISSUANCE" I.E., THE A-SHARE SUBSCRIPTION AGREEMENT, THE

	3 3		
	H-SHARE		
	SUBSCRIPTION AGREEMENT AND THE		
	TRANSACTIONS CONTEMPLATED		
	THEREUNDER		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
	ON FEASIBILITY ANALYSIS REPORT ON		
5	THE USE OF	ManagamantEau	Бол
5	PROCEEDS FROM THE NON-PUBLIC	ManagementFor	For
	ISSUANCE OF		
	A-SHARES OF THE COMPANY FOR THE		
	INVESTMENT IN PROJECTS"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
	ON THE REPORT ON THE USE OF		
6	PROCEEDS FROM	ManagementFor	For
	THE PREVIOUS FUND RAISING	-	
	ACTIVITY BY THE		
	COMPANY"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
	ON DILUTION OF IMMEDIATE RETURN		
	AND		
	REMEDIAL MEASURES ON NON-PUBLIC		
7	ISSUANCE	ManagementFor	For
	OF SHARES AND UNDERTAKINGS OF		
	CONTROLLING SHAREHOLDERS,		
	DIRECTORS AND		
	SENIOR MANAGEMENT ON REMEDIAL		
	MEASURES"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
	ON WAIVER OF OBLIGATION TO MAKE		
8	GENERAL	ManagementFor	For
	OFFER BY CHINA DATANG		
	CORPORATION FOR		
	ISSUANCE"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
0	ON THE COMPANY'S DIVIDEND	Managan 4Ean	F
9	DISTRIBUTION	ManagementFor	For
	POLICY AND THREE-YEAR PLAN FOR		
	SHAREHOLDERS' RETURN (2016-2018)"		
10	TO CONSIDER AND APPROVE THE	ManagementFor	For
	"RESOLUTION	-	
	ON PROPOSING THE GENERAL		
	MEETING OF THE		
	COMPANY TO AUTHORIZE THE BOARD		
	AND		
	RELEVANT DIRECTORS TO HANDLE		
	ALL MATTERS		

IN RELATION TO THE NONPUBLIC

ISSUANCE OF A-

SHARES AND THE NON-PUBLIC

ISSUANCE OF H-

SHARES AT ITS DISCRETION"

TO CONSIDER AND APPROVE

"RESOLUTION ON

APPLICATION FOR WHITEWASH

WAIVER BY CHINA

DATANG CORPORATION AND 11

ManagementFor

For

For/Against

ISSUANCE OF

DOCUMENTS ON WHITEWASH WAIVER

BY DATANG

INTERNATIONAL POWER GENERATION

CO., LTD."

22 MAR 2017: PLEASE NOTE THAT THIS

REVISION DUE TO POSTPONEMENT OF

THE-

MEETING DATE FROM 28 MAR 2017 TO

31 MAR 2017,

ADDITION OF URL LINK IN

THE-COMMENT AND

CMMT MODIFICATION OF TEXT IN COMMENT. Non-Voting

IF YOU HAVE

ALREADY SENT IN YOUR-VOTES FOR

MID: 715119,

PLEASE DO NOT VOTE AGAIN UNLESS

YOU DECIDE

TO AMEND-YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

DATANG INTERNATIONAL POWER GENERATION CO LTD

Security Y20020106 Meeting Type Class Meeting Ticker Symbol Meeting Date 31-Mar-2017 707655493 -**ISIN** CNE1000002Z3 Agenda

Proposed

Management

Item Proposal Vote Management Non-Voting

CMMT PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 712425 DUE TO CHANGE

IN-RECORD

DATE FROM 23 DEC 2016 TO 29 NOV

2016. ALL

VOTES RECEIVED ON THE-PREVIOUS

MEETING

WILL BE DISREGARDED AND YOU WILL

NEED TO

REINSTRUCT ON THIS-MEETING

NOTICE. THANK YOU. 08 FEB 2017:PLEASE NOTE THAT THE **COMPANY** NOTICE AND PROXY FORM ARE **AVAILABLE-BY** CLICKING ON THE URL LINKS:http://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 1209/LTN20161209792.pdf,-CMMT http://www.hkexnews.hk/listedco/listconews/SEN4K/Y0166/g 1209/LTN20161209788.pdfhttp://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 1222/LTN20161222685.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2017/ 0123/LTN20170123551.pdf,http://www.hkexnews.hk/listedco/listconews/SEHK/2017/ 0208/LTN20170208533.pdf PLEASE NOTE IN THE HONG KONG MARKET THAT A CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting TREATED-THE SAME AS A "TAKE NO ACTION" VOTE TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-1.I SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": TYPE OF SHARES TO BE ISSUED AND PAR VALUE TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC 1.II ManagementFor **ISSUANCE OF A-**For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": METHOD OF ISSUE TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-1.III ManagementFor For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": TARGET **SUBSCRIBERS** 1.IV TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-

SHARES AND NON-PUBLIC ISSUANCE

OF H-SHARES BY THE COMPANY": SUBSCRIPTION METHOD TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**1.V SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": ISSUE PRICE AND **PRINCIPLE OF PRICING** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-1.VI SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": NUMBER OF SHARES TO BE **ISSUED** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**1.VII SHARES AND NON-PUBLIC ISSUANCE ManagementFor For **OF H-SHARES** BY THE COMPANY": LOCK-UP PERIOD AND LISTING ARRANGEMENT TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC 1VIII ISSUANCE OF A-ManagementFor For SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": USE OF PROCEEDS TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC **ISSUANCE OF A-**SHARES AND NON-PUBLIC ISSUANCE 1.IX **OF H-SHARES** ManagementFor For BY THE COMPANY": ARRANGEMENT FOR THE ACCUMULATED PROFITS PRIOR TO THE NON-**PUBLIC ISSUANCE** 1.X TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION FOR THE PLAN OF NON-PUBLIC

ISSUANCE OF A-SHARES AND NON-PUBLIC ISSUANCE **OF H-SHARES** BY THE COMPANY": THE **RELATIONSHIP BETWEEN** THE NON-PUBLIC ISSUANCE OF A-SHARES AND THE NONPUBLIC ISSUANCE OF **H-SHARES** TO CONSIDER AND APPROVE THE "RESOLUTION FOR THE PLAN OF NON-PUBLIC ISSUANCE OF A-SHARES AND NON-PUBLIC ISSUANCE 1.XI ManagementFor For **OF H-SHARES** BY THE COMPANY": THE EFFECTIVE PERIOD FOR THE RESOLUTION ON THE NON-PUBLIC **ISSUANCE** TO CONSIDER AND APPROVE "RESOLUTION ON EXECUTION OF THE CONDITIONAL **SUBSCRIPTION** AGREEMENT FOR THE NON-PUBLIC **ISSUANCE OF** SHARES BETWEEN THE COMPANY AND **SPECIFIC** 2 TARGET AND CONNECTED ManagementFor For **TRANSACTIONS** INVOLVED IN THE ISSUANCE" I.E., THE A-SHARE SUBSCRIPTION AGREEMENT, THE H-SHARE SUBSCRIPTION AGREEMENT AND THE TRANSACTIONS CONTEMPLATED **THEREUNDER** TO CONSIDER AND APPROVE THE "RESOLUTION ON DILUTION OF IMMEDIATE RETURN AND REMEDIAL MEASURES ON NON-PUBLIC 3 ManagementFor **ISSUANCE** For OF SHARES AND UNDERTAKINGS OF CONTROLLING SHAREHOLDERS, **DIRECTORS AND** SENIOR MANAGEMENT ON REMEDIAL **MEASURES**" 4 TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION ON PROPOSING THE GENERAL

MEETING OF THE

COMPANY TO AUTHORIZE THE BOARD

AND

RELEVANT DIRECTORS TO HANDLE

ALL MATTERS

IN RELATION TO THE NON-PUBLIC

ISSUANCE OF A-

SHARES AND THE NON-PUBLIC

ISSUANCE OF H-

SHARES AT THEIR DISCRETION"

21 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO POSTPONEMENT OF

THE-

MEETING DATE FROM 28 MAR 2017 TO

31 MAR 2017

AND ADDITION OF URL LINK IN

CMMT THE-COMMENT. IF

Non-Voting

YOU HAVE ALREADY SENT IN YOUR

VOTES FOR

MID: 715120 PLEASE DO NOT-VOTE

AGAIN UNLESS

YOU DECIDE TO AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU.

IBERDROLA, S.A.

Security E6165F166 Meeting Type Ordinary General Meeting
Ticker Symbol Meeting Date 31-Mar-2017
707804414 -

ISIN ES0144580Y14 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1	APPROVAL OF THE INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS FOR FINANCIAL YEAR 2016	ManagementFor	For
2	APPROVAL OF THE INDIVIDUAL AND CONSOLIDATED MANAGEMENT REPORTS FOR FINANCIAL YEAR 2016 APPROVAL OF THE MANAGEMENT ANI	ManagementFor	For
3	ACTIVITIES OF THE BOARD OF DIRECTORS DURING FINANCIAL YEAR 2016		For
4	APPOINTMENT OF KPMG AUDITORES, S.L. AS NEW AUDITOR OF THE COMPANY AND OF ITS	ManagementFor	For
	CONSOLIDATED GROUP FOR		

	20ga: 1 mig. 0, (2222) 0202/(20		· ·
5	FINANCIAL YEARS 2017, 2018, AND 2019 APPROVAL OF THE PREAMBLE TO THE BY-LAWS	ManagementFor	For
	AMENDMENT OF ARTICLES 7 AND 8 OF THE BY- LAWS TO REFLECT THE COMPANY'S COMMITMENT		
6	TO MAXIMISATION OF THE SOCIAL DIVIDEND AND TO THE MISSION, VISION, AND VALUES OF THE IBERDROLA GROUP AMENDMENT OF ARTICLE 14 OF THE REGULATIONS	ManagementFor	For
7	FOR THE GENERAL SHAREHOLDERS' MEETING TO STRENGTHEN THE RIGHT TO RECEIVE INFORMATION AND TO MAKE TECHNICAL IMPROVEMENTS AMENDMENT OF ARTICLES 19 AND 39	ManagementFor	For
8	OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING TO EXPAND THE CHANNELS FOR PARTICIPATION IN THE GENERAL	ManagementFor	For
9	SHAREHOLDERS' MEETING APPOINTMENT OF MR JUAN MANUEL GONZALEZ SERNA AS INDEPENDENT DIRECTOR	ManagementFor	For
10	APPOINTMENT OF MR FRANCISCO MARTINEZ CORCOLES AS EXECUTIVE DIRECTOR APPROVAL OF THE PROPOSED ALLOCATION OF	ManagementFor	For
11	PROFITS/LOSSES AND DISTRIBUTION OF DIVIDENDS FOR FINANCIAL YEAR 2016 APPROVAL OF AN INCREASE IN CAPITAL BY MEANS	ManagementFor	For
12	OF A SCRIP ISSUE AT A MAXIMUM REFERENCE MARKET VALUE OF 1,032 MILLION EUROS	ManagementFor	For
13	APPROVAL OF AN INCREASE IN CAPITAL BY MEANS OF A SCRIP ISSUE AT A MAXIMUM REFERENCE MARKET VALUE OF 1,168 MILLION	ManagementFor	For

EUROS. AS REGARDS EACH OF THE INCREASES, WHICH IMPLEMENT THE "IBERDROLA FLEXIBLE DIVIDEND" SYSTEM, IT IS PROPOSED TO: (I) OFFER THAT THE COMPANY ACQUIRE THE FREE-OF-CHARGE ALLOCATION RIGHTS OF THE SHAREHOLDERS AT A GUARANTEED FIXED PRICE; AND (II) DELEGATE POWERS FOR THE IMPLEMENTATION THEREOF APPROVAL OF A REDUCTION IN SHARE **CAPITAL BY** MEANS OF THE RETIREMENT OF 219,990,000 OWN 14 ManagementFor For SHARES (3.41% OF THE SHARE CAPITAL). DELEGATION OF POWERS FOR THE IMPLEMENTATION THEREOF APPROVAL OF A STRATEGIC BONUS FOR THE **EXECUTIVE DIRECTORS AND MANAGEMENT** PERSONNEL LINKED TO THE **COMPANY'S** PERFORMANCE FOR THE 2017-2019 15 ManagementFor For PERIOD, TO BE PAID THROUGH THE DELIVERY OF SHARES. DELEGATION OF POWERS FOR THE **FURTHER DEVELOPMENT AND** IMPLEMENTATION THEREOF CONSULTATIVE VOTE REGARDING THE **ANNUAL** 16 DIRECTOR REMUNERATION REPORT ManagementFor For **FOR** FINANCIAL YEAR 2016 17 AUTHORISATION TO THE BOARD OF ManagementFor For **DIRECTORS TO** ISSUE SIMPLE DEBENTURES AND OTHER FIXED-INCOME SECURITIES THAT ARE **NEITHER EXCHANGEABLE FOR NOR CONVERTIBLE INTO** SHARES, AS WELL AS TO GUARANTEE

THE ISSUE

OF SECURITIES BY THE COMPANY'S

SUBSIDIARIES,

WITH A LIMIT OF 6,000 MILLION EUROS

FOR NOTES

AND OF 20,000 MILLION EUROS FOR

OTHER FIXED-

INCOME SECURITIES

DELEGATION OF POWERS FOR THE

FORMALISATION AND CONVERSION

18 INTO A PUBLIC ManagementFor For

Non-Voting

Non-Voting

INSTRUMENT OF THE RESOLUTIONS

ADOPTED

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 01 APR 2017 CONSEQUENTLY,

CMMT YOUR

VOTING INSTRUCTIONS WILL

REMAIN-VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED.

THANK YOU

PLEASE NOTE THAT SHAREHOLDERS

PARTICIPATING IN THE GENERAL

MEETING.

WHETHER-DIRECTLY, BY PROXY, OR

CMMT BY LONG-DISTANCE VOTING, SHALL BE

ENTITLED TO

RECEIVE-AN ATTENDANCE PREMIUM

OF 0.005

EUROS GROSS PER SHARE. THANK YOU

CMMT 13 MAR 2017: PLEASE NOTE THAT IF Non-Voting

YOU HOLD CDI

SHARES AND PARTICIPATE AT

THIS-MEETING,

YOUR GLOBAL CUSTODIAN WILL BE

REQUIRED TO

TRANSFER YOUR SHARES TO

AN-ESCROW

ACCOUNT. SHARES MAY BE BLOCKED

DURING THIS

TIME. IF THE VOTED POSITION-IS NOT

TRANSFERRED TO THE REQUIRED

ESCROW

ACCOUNT IN CREST, THE

SUBMITTED-VOTE TO

BROADRIDGE WILL BE REJECTED BY

THE

REGISTRAR. BY VOTING ON

THIS-MEETING YOUR

CUSTODIAN MAY USE YOUR VOTE

INSTRUCTION

AS THE AUTHORIZATION TO-TAKE THE

NECESSARY

ACTION WHICH WILL INCLUDE

TRANSFERRING

YOUR INSTRUCTED-POSITION TO

ESCROW.

HOWEVER, THIS MAY DIFFER FROM

CUSTODIAN TO

CUSTODIAN. FOR-FULL

UNDERSTANDING OF THE

CUSTODY PROCESS AND WHETHER OR

NOT THEY

REQUIRE-SEPARATE INSTRUCTIONS

FROM YOU,

PLEASE CONTACT YOUR CUSTODIAN

DIRECTLY.

13 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT HAVE ALREADY SENT IN YOUR VOTES, Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

IBERDROLA SA

Meeting Type Security 450737101 Annual Ticker Symbol IBDRY Meeting Date 31-Mar-2017 934536129 -**ISIN** US4507371015 Agenda Management

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

PLEASE SEE THE ENCLOSED AGENDA

INFORMATION ON THE ITEMS TO BE

1. **VOTED ON**

ManagementFor

FOR THE GENERAL SHAREHOLDERS' **MEETING**

PLEASE SEE THE ENCLOSED AGENDA

FOR

INFORMATION ON THE ITEMS TO BE 2. ManagementFor

VOTED ON

FOR THE GENERAL SHAREHOLDERS'

MEETING

3. ManagementFor

	3 3	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
	INFORMATION ON THE ITEMS TO BE	
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
4.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
5.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
6.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
7.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
8.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
9.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
	PLEASE SEE THE ENCLOSED AGENDA	
	FOR	
10.	INFORMATION ON THE ITEMS TO BE	ManagementFor
	VOTED ON FOR THE GENERAL SHAREHOLDERS'	
	MEETING	
11.	PLEASE SEE THE ENCLOSED AGENDA	ManagementFor
	FOR	
	INFORMATION ON THE ITEMS TO BE	

VOTED ON FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 12. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 13. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 14. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA FOR INFORMATION ON THE ITEMS TO BE 15. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 16. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 17. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** PLEASE SEE THE ENCLOSED AGENDA **FOR** INFORMATION ON THE ITEMS TO BE 18. ManagementFor **VOTED ON** FOR THE GENERAL SHAREHOLDERS' **MEETING** SWISSCOM AG, ITTIGEN Security H8398N104 **Annual General Meeting** Meeting Type Meeting Date Ticker Symbol 03-Apr-2017 707798964 -**ISIN** CH0008742519 Agenda Management

Proposed For/Against Vote Item **Proposal** by Management PART 2 OF THIS MEETING IS FOR **VOTING ON** AGENDA AND MEETING ATTENDANCE-REQUESTS ONLY. PLEASE ENSURE THAT YOU **HAVE FIRST** VOTED IN FAVOUR OF THE-REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT MARKET REQUIREMENT-FOR **MEETINGS OF THIS** TYPE THAT THE SHARES ARE **REGISTERED AND** MOVED TO A-REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL-SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE CMMT VOTE INSTRUCTION, IT IS Non-Voting POSSIBLE-THAT A MARKER MAY BE PLACED ON YOUR **SHARES TO** ALLOW FOR RECONCILIATION AND-RE-REGISTRATION FOLLOWING A TRADE. **THEREFORE** WHILST THIS DOES NOT PREVENT THE-TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF-REQUIRED **FOR** SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE-SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR-CLIENT REPRESENTATIVE APPROVAL OF THE MANAGEMENT COMMENTARY, FINANCIAL STATEMENTS OF Management No 1.1 SWISSCOM LTD AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2016 1.2 Management

	3 3	
	CONSULTATIVE VOTE ON THE	No
	REMUNERATION	Action
	REPORT 2016	
	APPROPRIATION OF THE RETAINED	
	EARNINGS 2016	NI.
2	AND DECLARATION OF DIVIDEND: CHF	Management No.
	22 PER	Action
	SHARE	
	DISCHARGE OF THE MEMBERS OF THE	
2	BOARD OF	No
3	DIRECTORS AND THE GROUP	Management Action
	EXECUTIVE BOARD	
	RE-ELECTION TO THE BOARD OF	N.
4.1	DIRECTOR:	Management Action
	ROLAND ABT	Action
	RE-ELECTION TO THE BOARD OF	
4.2	DIRECTOR:	Management No.
	VALERIE BERSET BIRCHER	Action
	RE-ELECTION TO THE BOARD OF	
4.3	DIRECTOR: ALAIN	Management Action
	CARRUPT	Action
	RE-ELECTION TO THE BOARD OF	
4.4	DIRECTOR:	Management No Action
	FRANK ESSER	Action
	RE-ELECTION TO THE BOARD OF	
4.5	DIRECTOR:	Management No.
	BARBARA FREI	Action
	RE-ELECTION TO THE BOARD OF	
4.6	DIRECTOR:	Management No
	CATHERINE MUEHLEMANN	Action
	RE-ELECTION TO THE BOARD OF	
4.7	DIRECTOR:	Management
1.,	THEOPHIL SCHLATTER	Action
	RE-ELECTION TO THE BOARD OF	
4.8	DIRECTOR:	Management No.
1.0	HANSUELI LOOSLI	Action
	RE-ELECTION TO THE BOARD OF	
4.9	DIRECTOR:	Management No.
1.7	HANSUELI LOOSLI AS CHAIRMAN	Action
	RE-ELECTION TO THE REMUNERATION	No
5.1	COMMITTEE: FRANK ESSER	Management Action
	RE-ELECTION TO THE REMUNERATION	No No
5.2	COMMITTEE: BARBARA FREI	Management Action
	RE-ELECTION TO THE REMUNERATION	No
5.3	COMMITTEE: HANSUELI LOOSLI	Management Action
	RE-ELECTION TO THE REMUNERATION	
5.4		Management No Management
	COMMITTEE: THEOPHIL SCHLATTER	Action
5.5	RE-ELECTION TO THE REMUNERATION	Management No
6.1	COMMITTEE: RENZO SIMONI	Action
6.1	APPROVAL OF THE TOTAL	ManagementNo
	REMUNERATION OF THE	Action

MEMBERS OF THE BOARD OF **DIRECTORS FOR** 2018 APPROVAL OF THE TOTAL REMUNERATION OF THE MEMBERS OF THE GROUP EXECUTIVE Management. 6.2 Action **BOARD FOR** 2018 RE-ELECTION OF THE INDEPENDENT 7 PROXY / Management REBER RECHTSANWAELTE, ZURICH RE-ELECTION OF THE STATUTORY 8 **AUDITORS /** Management KPMG LTD, MURI NEAR BERNE 24 MAR 2017: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF **RESOLUTIONS 4.6,7 AND 8 AND** RECEIPT OF CMMT DIVIDEND AMOUNT. IF YOU Non-Voting HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE **AGAIN** UNLESS YOU DECIDE TO-AMEND YOUR **ORIGINAL** INSTRUCTIONS. THANK YOU. SWISSCOM LTD. Security 871013108 Meeting Type Annual 03-Apr-2017 Ticker Symbol Meeting Date **SCMWY** 934535278 -**ISIN** US8710131082 Agenda Management **Proposed** For/Against Item Proposal Vote Management by APPROVAL OF THE MANAGEMENT COMMENTARY, FINANCIAL STATEMENTS OF 1.1 ManagementFor SWISSCOM LTD AND For THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2016 CONSULTATIVE VOTE ON THE 1.2 REMUNERATION ManagementAgainst Against REPORT 2016 APPROPRIATION OF THE RETAINED 2 **EARNINGS 2016** ManagementFor For AND DECLARATION OF DIVIDEND 3 DISCHARGE OF THE MEMBERS OF THE ManagementFor For **BOARD OF** DIRECTORS AND THE GROUP

	EXECUTIVE BOARD		
4.1	RE-ELECTION OF ROLAND ABT TO THE BOARD OF	ManagementFor	For
7.1	DIRECTORS	Widnagementi oi	1 01
	RE-ELECTION OF VALERIE BERSET		
4.2	BIRCHER TO	ManagementFor	For
	THE BOARD OF DIRECTORS	C	
	RE-ELECTION OF ALAIN CARRUPT TO		
4.3	THE BOARD	ManagementFor	For
	OF DIRECTORS		
	RE-ELECTION OF FRANK ESSER TO THE		_
4.4	BOARD OF	ManagementFor	For
	DIRECTORS RE-ELECTION OF BARBARA FREI TO		
4.5	THE BOARD OF	ManagementFor	For
4.3	DIRECTORS	Managementroi	1.01
	RE-ELECTION OF CATHERINE		
4.6	MUHLEMANN TO THE	ManagementFor	For
	BOARD OF DIRECTORS	C	
	RE-ELECTION OF THEOPHIL		
4.7	SCHLATTER TO THE	ManagementFor	For
	BOARD OF DIRECTORS		
	RE-ELECTION OF HANSUELI LOOSLI TO		_
4.8	THE BOARD	ManagementFor	For
	OF DIRECTORS		
4.9	RE-ELECTION OF HANSUELI LOOSLI AS CHAIRMAN	ManagementFor	For
	RE-ELECTION OF FRANK ESSER TO THE		
5.1	REMUNERATION COMMITTEE	ManagementFor	For
	RE-ELECTION OF BARBARA FREI TO		
5.2	THE	ManagementFor	For
	REMUNERATION COMMITTEE	C	
	RE-ELECTION OF HANSUELI LOOSLI TO		
5.3	THE	ManagementFor	For
	REMUNERATION COMMITTEE		
- .	RE-ELECTION OF THEOPHIL		_
5.4	SCHLATTER TO THE	ManagementFor	For
	REMUNERATION COMMITTEE ELECTION OF RENZO SIMONI TO THE		
5.5	REMUNERATION COMMITTEE	ManagementFor	For
	APPROVAL OF THE TOTAL		
	REMUNERATION OF THE		
6.1	MEMBERS OF THE BOARD OF	ManagementFor	For
	DIRECTORS FOR	C	
	2018		
	APPROVAL OF THE TOTAL		
_	REMUNERATION OF THE		_
6.2	MEMBERS OF THE GROUP EXECUTIVE	ManagementFor	For
	BOARD FOR		
7	2018	ManagamantEar	For
/		ManagementFor	LOI

RE-ELECTION OF THE INDEPENDENT

PROXY

RE-ELECTION OF THE STATUTORY 8

AUDITORS

VERBUND AG, WIEN

Security A91460104

Ticker Symbol

5

6

ISIN AT0000746409 ManagementFor

For

For

For

Meeting Type

Agenda

Annual General Meeting 05-Apr-2017

Meeting Date

707818160 -

Management

Item	Proposal	Proposed	Vote	For/Against
псш	Toposar	by	Voic	Management

1 PRESENTATION OF ANNUAL REPORTS Non-Voting

2 ALLOCATION OF NET PROFITS ManagementFor DISCHARGE OF MANAGEMENT BOARD ManagementFor 3 4

DISCHARGE OF SUPERVISORY BOARD ManagementFor For ManagementFor ELECTION OF EXTERNAL AUDITOR For ELECTIONS TO SUPERVISORY BOARD ManagementFor For

09 MAR 2017: PLEASE NOTE THAT THE

MEETING

HAS BEEN SET UP USING THE

RECORD-DATE 24

MAR 2017 WHICH AT THIS TIME WE

CMMT ARE UNABLE TO Non-Voting

SYSTEMATICALLY UPDATE.-THE TRUE

RECORD

DATE FOR THIS MEETING IS 26 MAR

2017. THANK

YOU.

10 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT-AND

MEETING TYPE WAS CHANGED FROM

OGM TO

CMMT AGM. IF YOU HAVE ALREADY SENT

IN-YOUR VOTES,

PLEASE DO NOT VOTE AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR

ORIGINAL-INSTRUCTIONS. THANK

YOU.

Proposal

Item

1.

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

02364W105 Security Ticker Symbol **AMX**

ISIN US02364W1053 Meeting Type Meeting Date

Annual 05-Apr-2017 934560423 -

Agenda

Management

For/Against **Proposed** Vote by Management

ManagementAbstain

Non-Voting

87

APPOINTMENT OR, AS THE CASE MAY

BE,

REELECTION OF THE MEMBERS OF THE

BOARD OF

DIRECTORS OF THE COMPANY THAT

THE HOLDERS

OF THE SERIES "L" SHARES ARE

ENTITLED TO

APPOINT. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF, APPLICABLE, FORMALIZE THE

2. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING. ADOPTION

OF

RESOLUTIONS THEREON.

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

Security 02364W105 Meeting Type Annual
Ticker Symbol AMX Meeting Date 05-Apr-2017
934567629 -

ISIN US02364W1053 Agenda Agenda Management

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT OR, AS THE CASE MAY

BE.

REELECTION OF THE MEMBERS OF THE

BOARD OF

1. DIRECTORS OF THE COMPANY THAT

Management Abstain

THE HOLDERS

OF THE SERIES "L" SHARES ARE

ENTITLED TO

APPOINT. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF, APPLICABLE, FORMALIZE THE

2. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING. ADOPTION

OF

RESOLUTIONS THEREON.

EDP RENOVAVEIS, SA, OVIEDO

Security E3847K101 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 06-Apr-2017 ISIN ES0127797019 Agenda Agenda 06-Apr-2017 Management

Item Proposal Proposed by Vote For/Against Management

1 ManagementFor For

REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS OF EDP RENOVAVEIS, S.A., AS WELL AS THOSE **CONSOLIDATED WITH ITS** SUBSIDIARIES, FOR THE FISCAL YEAR ENDED ON 31/DEC/2016 REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE PROPOSED APPLICATION OF 2 **RESULTS FOR** ManagementFor For THE FISCAL YEAR ENDED ON 31/DEC/2016, AS WELL AS THE DISTRIBUTION OF DIVIDENDS REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE INDIVIDUAL MANAGEMENT REPORT OF EDP RENOVAVEIS S.A., THE CONSOLIDATED ManagementFor 3 For MANAGEMENT REPORT WITH ITS SUBSIDIARIES, AND ITS CORPORATE GOVERNANCE REPORT, FOR THE FISCAL YEAR ENDED 31/DEC/2016 REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE MANAGEMENT AND PERFORMANCE BY THE 4 **BOARD OF DIRECTORS AND ITS** ManagementFor For **EXECUTIVE** COMMITTEE DURING THE FISCAL YEAR **ENDED** 31/DEC/2016 RE-ELECTION OF THE CHAIRMAN OF THE SHAREHOLDERS MEETING FOR A 5 SECOND THREE ManagementFor For (3) YEAR TERM: JOSE ANTONIO DE **MELO PINTO RIBEIRO** APPROVAL OF THE REMUNERATION POLICY OF 6 THE MEMBERS OF THE BOARD OF ManagementFor For **DIRECTORS OF** THE COMPANY 7 RE-ELECTION, AS EXTERNAL AUDITOR ManagementFor For OF EDP RENOVAVEIS S.A., OF KPMG AUDITORES, S.L. REGISTERED AT THE OFFICIAL

ManagementFor

Non-Voting

Non-Voting

For

REGISTER OF

AUDITORS UNDER NUMBER S0702 AND

WITH TAX

IDENTIFICATION NUMBER B-78510153,

FOR THE

YEAR 2017

DELEGATION OF POWERS TO THE

FORMALIZATION

AND IMPLEMENTATION OF ALL

RESOLUTIONS

ADOPTED AT THE GENERAL

SHAREHOLDERS

MEETING, FOR THE EXECUTION OF

8 ANY RELEVANT

PUBLIC DEED AND FOR ITS

INTERPRETATION,

CORRECTION, ADDITION OR

DEVELOPMENT IN

ORDER TO OBTAIN THE APPROPRIATE

REGISTRATIONS

07 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO RECEIPT OF

CHAIRMAN-NAME

AND ADDITION OF QUORUM

HAVE ALREADY SENT IN YOUR

NOT VOTE AGAIN UNLESS YOU DECIDE

TO AMEND

YOUR ORIGINAL-INSTRUCTIONS.

07 MAR 2017: PLEASE NOTE IN THE

MEETING DOES NOT REACH

QUORUM,-THERE WILL

BE A SECOND CALL ON 12 APR 2017. **CMMT**

CONSEQUENTLY, YOUR

VOTING-INSTRUCTIONS

AGENDA IS AMENDED.-THANK YOU.

NESTLE SA, CHAM UND VEVEY

Security H57312649

Ticker Symbol

ISIN CH0038863350 Meeting Type **Annual General Meeting**

Meeting Date 06-Apr-2017 707814263 -Agenda

Management

Vote by

CMMT Non-Voting

90

CMMT COMMENT. IF YOU

VOTES,-PLEASE DO

THANK YOU.

EVENT THE

WILL REMAIN VALID FOR ALL CALLS

UNLESS THE

Proposal Item

Proposed

For/Against Management

PART 2 OF THIS MEETING IS FOR **VOTING ON** AGENDA AND MEETING ATTENDANCE-REQUESTS ONLY. PLEASE ENSURE THAT YOU **HAVE FIRST** VOTED IN FAVOUR OF THE-REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT MARKET REQUIREMENT-FOR **MEETINGS OF THIS** TYPE THAT THE SHARES ARE **REGISTERED AND** MOVED TO A-REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL-SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE-THAT A MARKER MAY BE PLACED ON YOUR **SHARES TO** ALLOW FOR RECONCILIATION AND-RE-REGISTRATION FOLLOWING A TRADE. **THEREFORE** WHILST THIS DOES NOT PREVENT THE-TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF-REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE-SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR-CLIENT REPRESENTATIVE APPROVAL OF THE ANNUAL REVIEW, THE FINANCIAL STATEMENTS OF NESTLE S.A. AND THE Management Action CONSOLIDATED FINANCIAL STATEMENTS OF THE **NESTLE GROUP FOR 2016**

ACCEPTANCE OF THE COMPENSATION

 $Management \stackrel{No}{.}$

1.1

1.2

REPORT

2016 (ADVISORY VOTE)

91

2	DISCHARGE TO THE MEMBERS OF THE BOARD OF	Management	No
2	DIRECTORS AND OF THE MANAGEMENT	Management	Action
	APPROPRIATION OF PROFIT RESULTING	3	
	FROM THE BALANCE SHEET OF NESTLE S.A.		No
3	(PROPOSED	Management	Action
	DIVIDEND) FOR THE FINANCIAL YEAR		
	2016 RE-ELECTION TO THE BOARD OF		
4.1.1	DIRECTORS: MR	Management	No
	PAUL BULCKE	wanagemen	Action
	RE-ELECTION TO THE BOARD OF		
4.1.2	DIRECTORS: MR	Management	No
	ANDREAS KOOPMANN		Action
	RE-ELECTION TO THE BOARD OF		N
4.1.3	DIRECTORS: MR	Management	No
	HENRI DE CASTRIES		Action
	RE-ELECTION TO THE BOARD OF		NI.
4.1.4	DIRECTORS: MR	Management	No
	BEAT W. HESS		Action
	RE-ELECTION TO THE BOARD OF		No
4.1.5	DIRECTORS: MR	Management	Action
	RENATO FASSBIND		Action
	RE-ELECTION TO THE BOARD OF		No
4.1.6	DIRECTORS: MR	Management	Action
	STEVEN G. HOCH		riction
	RE-ELECTION TO THE BOARD OF		No
4.1.7	DIRECTORS: MS	Management	Action
	NAINA LAL KIDWAI		
4.1.0	RE-ELECTION TO THE BOARD OF	3.4	No
4.1.8	DIRECTORS: MR	Management	Action
	JEAN-PIERRE ROTH		
410	RE-ELECTION TO THE BOARD OF	Managamana	No
4.1.9	DIRECTORS: MS ANN M. VENEMAN	Management	Action
	RE-ELECTION TO THE BOARD OF		
41.10	DIRECTORS: MS	Management	No
71.10	EVA CHENG	wanagemen	Action
	RE-ELECTION TO THE BOARD OF		
41.11	DIRECTORS: MS	Management	No
	RUTH K. ONIANG'O	1,10,11,0	Action
	RE-ELECTION TO THE BOARD OF		
41.12	DIRECTORS: MR	Management	No
	PATRICK AEBISCHER	C	Action
	ELECTION TO THE BOARD OF		Ma
4.2.1	DIRECTORS: MR ULF	Management	No
	MARK SCHNEIDER	_	Action
4.2.2	ELECTION TO THE BOARD OF	Management	:No
	DIRECTORS: MS		Action

	URSULA M. BURNS	
	ELECTION OF THE CHAIRMAN OF THE	Ma
4.3	BOARD OF	Management No.
	DIRECTORS: MR PAUL BULCKE	Action
	ELECTION OF MEMBER OF THE	
4.4.1	COMPENSATION	Management No.
1. 1.1	COMMITTEE: MR BEAT W. HESS	Action
	ELECTION OF MEMBER OF THE	
	COMPENSATION	No
4.4.2		Management No Action
	COMMITTEE: MR ANDREAS	Action
	KOOPMANN	
	ELECTION OF MEMBER OF THE	No No
4.4.3	COMPENSATION	Management Action
	COMMITTEE: MR JEAN-PIERRE ROTH	1 ICHOII
	ELECTION OF MEMBER OF THE	No.
4.4.4	COMPENSATION	Management Action
	COMMITTEE: MR PATRICK AEBISCHER	Action
	ELECTION OF THE STATUTORY	NT.
4.5	AUDITORS: KPMG	Management No
	SA, GENEVA BRANCH	Action
	ELECTION OF THE INDEPENDENT	
	REPRESENTATIVE: HARTMANN	No.
4.6	DREYER,	Management
	ATTORNEYS-AT-LAW	7 Ketion
	APPROVAL OF THE COMPENSATION OF	
5.1		Monagament
3.1	THE BOARD	Management Action
	OF DIRECTORS	
	APPROVAL OF THE COMPENSATION OF	No No
5.2	THE	Management
	EXECUTIVE BOARD	
	IN THE EVENT OF ANY YET UNKNOWN	
	NEW OR	
	MODIFIED PROPOSAL BY A	
	SHAREHOLDER DURING	
	THE GENERAL MEETING, I INSTRUCT	
	THE	
	INDEPENDENT REPRESENTATIVE TO	
	VOTE AS	
	FOLLOWS: (YES = VOTE IN FAVOUR OF	.
6	ANY SUCH	Shareholder No.
	YET UNKNOWN PROPOSAL, NO = VOTE	Action Action
	AGAINST	
	ANY SUCH YET UNKNOWN PROPOSAL,	
	ABSTAIN =	
	ABSTAIN = ABSTAIN FROM VOTING) - THE BOARD	
	OF	
	DIRECTORS RECOMMENDS TO VOTE	
	NO ON ANY	
	SUCH YET UNKNOWN PROPOSAL	
CMMT	PLEASE FIND BELOW THE LINK FOR	Non-Voting
	NESTLE IN	

SOCIETY CREATING SHARED VALUE

AND-MEETING

OUR COMMITMENTS 2016:-

http://www.nestle.com/asset-

library/documents/library/documents/corporate_soci-

al_responsibility/nestle-in-society-summary-report-2016-

OTTER TAIL CORPORATION

Security 689648103 Meeting Type Annual Ticker Symbol **OTTR** Meeting Date 10-Apr-2017

934532020 -**ISIN** US6896481032 Agenda

Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Managemer	nt	-
	1 JOHN D. ERICKSON		For	For
	2 NATHAN I. PARTAIN		For	For
	3 JAMES B. STAKE		For	For
	ADVISORY VOTE APPROVING THE			
2.	COMPENSATION	Managemer	ntFor	For
	PROVIDED TO EXECUTIVE OFFICERS			
	ADVISORY VOTE ON INTERVAL FOR			
3.	THE ADVISORY	Managemer	nt1 Year	For
	VOTE ON EXECUTIVE COMPENSATION			
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE &			
	TOUGHE LED AGOUD DEPENDENT			

TOUCHE LLP AS OUR INDEPENDENT ManagementFor

4. **REGISTERED**

PUBLIC ACCOUNTING FIRM FOR THE

YEAR 2017

SNAM S.P.A., SAN DONATO MILANESE

Ordinary General Security T8578N103 Meeting Type Meeting Ticker Symbol Meeting Date 11-Apr-2017 707827121 -**ISIN** IT0003153415 Agenda Management

For

Proposed For/Against Item Proposal Vote Management by

TO APPROVE THE SNAM S.P.A.

BALANCE SHEET

AND CONSOLIDATED BALANCE SHEET

AS OF 31

DECEMBER 2016, BOARD OF ManagementFor For 1

DIRECTORS',

INTERNAL AND EXTERNAL AUDITORS

REPORTS.

RESOLUTIONS RELATED AND THERETO

NET INCOME ALLOCATION AND 2 ManagementFor For

DIVIDEND

	Eugai Filling. GABELLI GLOBAL U	TILLIT & INCOME IF	1031 - F01	III IN-FA
3	DISTRIBUTION TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES TO APPROVE THE COMPANY'S	ManagementFor	For	
4	SHAREHOLDERS INCENTIVES LONG TERM PLAN 2017-2019. RESOLUTIONS RELATED AND THERETO	ManagementFor	For	
5	REWARDING POLICY AS PER ART. 123-TER OF THE	ManagementAgainst	Against	
THE D	D.LGS N. 58/ FEBRUARY 1998	TON		
	ANK OF NEW YORK MELLON CORPORAT		•	A 1
Security Ticker S		Meeting T Meeting D		Annual
		Meeting L	ale	11-Apr-2017 934544063 -
ISIN	US0640581007	Agenda		Management
Item	Proposal	Proposed by Vote	For/Against	
1A.	ELECTION OF DIRECTOR: LINDA Z. COOK	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: NICHOLAS M. DONOFRIO	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: JOSEPH J. ECHEVARRIA	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: EDWARD P. GARDEN	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: JEFFREY A. GOLDSTEIN	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: GERALD L. HASSELL	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: JOHN M. HINSHAW	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: EDMUND F. KELLY	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: JOHN A. LUKE, JR.	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: JENNIFER B. MORGAN	ManagementFor	For	
1K.	ELECTION OF DIRECTOR: MARK A. NORDENBERG	ManagementFor	For	
1L.	ELECTION OF DIRECTOR: ELIZABETH E. ROBINSON	ManagementFor	For	
1M.	ELECTION OF DIRECTOR: SAMUEL C. SCOTT III ADVISORY RESOLUTION TO APPROVE	ManagementFor	For	
2.	THE 2016 COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	ManagementFor	For	

PROPOSAL TO RECOMMEND, BY NON-BINDING

3. VOTE, THE FREQUENCY OF STOCKHOLDER Management 1 Year For

ADVISORY VOTE ON EXECUTIVE

COMPENSATION.

RATIFICATION OF KPMG LLP AS OUR

4. INDEPENDENT ManagementFor For

AUDITOR FOR 2017.

STOCKHOLDER PROPOSAL REGARDING

5. A PROXY Shareholder Against For

VOTING REVIEW REPORT.

KONINKLIJKE KPN NV, DEN HAAG

Security N4297B146 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 12-Apr-2017 ISIN NL0000009082 Agenda Agenda $\begin{array}{c} \text{Meeting Date} \\ \text{Agenda} \end{array}$

Proposed For/Against Vote Item Proposal Management 1 Non-Voting **OPEN MEETING** RECEIVE REPORT OF MANAGEMENT 2 Non-Voting **BOARD** RECEIVE REMUNERATION REPORT **CONTAINING** 3 REMUNERATION POLICY FOR Non-Voting MANAGEMENT-**BOARD MEMBERS** ADOPT FINANCIAL STATEMENTS AND For 4 **STATUTORY** ManagementFor **REPORTS** RECEIVE EXPLANATION ON 5 Non-Voting COMPANY'S RESERVES AND DIVIDEND POLICY APPROVE DIVIDENDS OF EUR 0.125 PER ManagementFor 6 For **SHARE** APPROVE DISCHARGE OF 7 ManagementFor For MANAGEMENT BOARD APPROVE DISCHARGE OF 8 ManagementFor For SUPERVISORY BOARD 9 RATIFY ERNST YOUNG AS AUDITORS ManagementFor For OPPORTUNITY TO MAKE RECOMMENDATIONS 10 Non-Voting REGARDING REELECTION OF J.F.E. **FARWERCK** OPPORTUNITY TO MAKE 11 Non-Voting RECOMMENDATIONS ELECT D.J. HAANK TO SUPERVISORY 12 ManagementFor For **BOARD** 13 ELECT C.J. GARCIA MORENO ELIZONDO Management Against Against TO

	20ga: 1 milg: 0, 12221 0,202,12 0) <u>_</u>			
14	SUPERVISORY BOARD ANNOUNCE VACANCIES ON THE BOARD	Non-Voting	o e		
15	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	Manageme	ntFor	For	
16	APPROVE CANCELLATION OF REPURCHASED SHARES	Manageme	ntFor	For	
17	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AUTHORIZE BOARD TO EXCLUDE	Manageme	ntFor	For	
18	PREEMPTIVE	Manageme	ntFor	For	
19	RIGHTS FROM SHARE ISSUANCES CLOSE MEETING 23MAR2017: PLEASE NOTE THAT THIS IS	Non-Voting	or S		
	A REVISION DUE TO MODIFICATION IN TEXT OF- RESOLUTION 13. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. P.A., ROMA	Non-Voting			
Security	y T3643A145		Meeting '	Туре	Ordinary General Meeting
Ticker	Symbol		Meeting Date 13-Apr		13-Apr-2017
ISIN	IT0003132476		Agenda		707864939 - Management
Item	Proposal PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 735764 DUE TO RECEIPT OF-SLATES FOR DIRECTORS AND AUDITORS. ALL VOTES	Proposed by	Vote	For/Agains Manageme	
CMMT	RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICETHANK	Non-Voting	g.		
1	YOU. TO APPROVE ENI S.P.A.'S BALANCE				

31 DECEMBER 2016. RESOLUTIONS **RELATED** THERETO. TO PRESENT THE **CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER** 2016. BOARD OF DIRECTORS', INTERNAL AND **EXTERNAL AUDITORS' REPORTS** NET INCOME ALLOCATION ManagementFor For 3 ManagementFor For TO STATE DIRECTORS' NUMBER 4 TO STATE DIRECTORS' TERM OF OFFICEManagementFor For PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS **DIRECTORS,-THERE IS** ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE CMMT MEETING. THE Non-Voting STANDING-INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE TO-INSTRUCT, YOU ARE REQUIRED TO **VOTE FOR** ONLY 1 SLATE OF THE 2 SLATES **OF-DIRECTORS** PLEASE NOTE THAT THE MANAGEMENT MAKES NO CMMT VOTE RECOMMENDATION FOR Non-Voting THE-CANDIDATES PRESENTED IN THE SLATE TO APPOINT DIRECTORS. LIST PRESENTED BY THE MINISTRY OF ECONOMY AND FINANCE REPRESENTING THE 4,34 PCT OF THE 5.1 **STOCK** Management Action CAPITAL. MARCEGAGLIA EMMA, **DESCALZI** CLAUDIO, PAGANI FABRIZIO, MORIANI DIVA, GEMMA ANDREA, TROMBONE DOMENICO 5.2 TO APPOINT DIRECTORS. LIST ManagementFor For PRESENTED BY ABERDEEN ASSET MANAGEMENT PLC **MANAGING** THE FUNDS: ABBEY LIFE ASSURANGE COMPANY, ABBEY LIFE ASSURANGE COMPANY, **ABERDEEN** CAPITAL TRUST, ABERDEEN

EUROPEAN EQUITY

ENHANCED INDEX FUND,

FUNDAMENTAL INDEX

GLOBAL EQUITY FUND, EUROPEAN (EX

UK) EQUITY

FUND, ALETTI GESTIELLE SGR SPA

MANAGING THE

FUNDS: GESTIELLE CEDOLA ITALY

OPPORTUNITY,

FONDO GESTIELLE OBIETTIVO ITALIA,

APG ASSET

MANAGEMENT N.V. MANAGING THE

FUND

STICHTING DEPOSITARY APG

DEVELOPED

MARKETS EQUITY POOL, ARCA FONDI

SGR S.P.A.

MANAGING THE FUND ARCA AZIONI

ITALIA, ANIMA

SGR SPA MANAGING THE FUNDS:

FONDO ANIMA

EUROPA, FONDO ANIMA GEO EUROPA,

FONDO

ANIMA GEO ITALIA, FONDO ANIMA

ITALIA, FONDO

ANIMA SFORZESCO, FONDO ANIMA

STAR ITALIA

ALTO POTENZIALE, FONDO ANIMA

VISCONTEO,

BANCOPOSTA FONDI S.P.A. SGR

MANAGING THE

FUNDS: FONDO BANCOPOSTA

AZIONARIO EURO,

FONDO BANCOPOSTA AZIONARIO

INT.LE, FONDO

BANCOPOSTAMIX 1, FONDO

BANCOPOSTAMIX 2,

FONDO BANCOPOSTAMIX 3, ERSEL

ASSET

MANAGEMENT SGR S.P.A. MANAGING

THE FUND

FONDERSEL PMI, EPSILON SGR

MANAGING THE

FUNDS: EPSILON MULTIASSET 3 ANNI

DICEMBRE

2019 E EPSILON MULTIASSET 3 ANNI

MARZO 2020,

EURIZON CAPITAL SGR S.P.A.

MANAGING THE

FUNDS: EURIZON AZIONI AREA EURO E

EURIZON

AZIONI ITALIA, EURIZON CAPITAL SA

MANAGING

THE FUNDS: FLEXIBLE BETA TOTAL

RETURN,

EQUITY ITALY SMART VOLATILITY,

EQUITY EURO

LTE, EQUITY EUROPE LTE, ROSSINI

LUX FUND -

BILANCIATO E EQUITY ITALY,

FIDELITY - FID FUND

ITALY, FIDEURAM ASSET

MANAGEMENT (IRELAND)

MANAGING THE FUNDS: FIDEURAM

FUND EQUITY

ITALY E FONDITALIA EQUITY ITALY,

FIDEURAM

INVESTIMENTI S.P.A. MANAGING THE

FUND

FIDEURAM ITALIA, INTERFUND SICAV

INTERFUND

EQUITY ITALY, GENERALI

INVESTMENTS EUROPE

S.P.A. SGR MANAGING THE FUNDS: GIE

ALLEANZA

OBBL., GIE GEN EURO ACTIONS E GIE

ALTO

AZIONARIO, GENERALI INVESTMENTS

LUXEMBURG

S.P.A. SGR MANAGING THE FUNDS: GIS

AR MULTI

STRATEGIES, GMPS CONSERVATIVE

PROF, GMPS

BALANCED PROFILE, GMPS

OPPORTUNITES PROF,

GMPS EQUITY PROFILE, GIS EURO

EQTY CTRL

VOLAT, GIS EUROPEAN EQTY RECOV,

GIS EURO

EQUITY, GIS SPECIAL SITUATION,

KAIROS

PARTNERS SGR S.P.A. AS

MANAGEMENT COMPANY

OF KAIROS INTERNATIONAL SICAV -

SECTION

EUROPA, ITALIA, RISORGIMENTO E

TARGET ITALY

ALPHA, LEGAL AND GENERAL

ASSURANGE

(PENSIONS MANAGEMENT) LIMITED,

MEDIOLANUM

MANAGING THE FUNDS SGR S.P.A.

MANAGING THE

FUND MEDIOLANUM FLESSIBILE

ITALIA.

MEDIOLANUM INTERNATIONAL FUNDS

-

CHALLENGE FUNDS CHALLENGE

ITALIAN EQUITY,

PIONEER INVESTMENT MANAGEMENT

SGRPA

MANAGING THE FUNDS: PIONEER

ITALIA

AZIONARIO CRESCITA, PIONEER ITALIA

AZIONARIO

EUROPA E PIONEER ITALIA

OBBLIGAZIONARIO PIU'

A DISTRIBUZIONE, PIONEER ASSET

MANAGEMENT

SA MANAGING THE FUNDS: PF

EUROLAND EQUITY,

PF GLOBAL EQUITY TARGET INCOME,

PF ITALIAN

EQUITY, PF GLOBAL MULTI-ASSET, PF

EUROPEAN

RESEARCH, PF EQUITY PLAN 60, PF

GLOBAL MULTI-

ASSET CONSERVATIVE,

UBIPRAMERICA SGR S.P.A:

MANAGING THE FUNDS: UBI

PRAMERICA

MULTIASSET ITALIA, BILANCIATO,

PRUDENTE,

BILANCIATO MODERATO, BILANCIATO

DINAMICO E

BILANCIATO AGGRESSIVO, UBI SICAV

COMPARTO

ITALIAN EQUITY, EURO EQUITY,

EUROPEAN EQUITY

E MULTIASSET EUROPE, ZENIT

MULTISTRATEGY

SICAV E ZENIT SGR S.P.A. MANAGING

THE FUND

ZENIT PIANETA ITALIA, REPRESENTING

THE 1,7 PCT

OF THE STOCK CAPITAL. - LORENZI

ALESSANDRO,

LITVACK KARINA AUDREY, GUINDANI

PIETRO

TO APPOINT BOARD OF DIRECTORS'

6 CHAIRMAN: ManagementFor For

EMMA MARCEGAGLIA

7 ManagementAbstain Against

TO STATE THE EMOLUMENT OF BOARD

OF

DIRECTORS' CHAIRMAN AND OF THE

DIRECTORS

PLEASE NOTE THAT ALTHOUGH THERE

ARE 2

OPTIONS TO INDICATE A PREFERENCE

ON-THIS

RESOLUTION, ONLY ONE CAN BE

SELECTED. THE

STANDING INSTRUCTIONS FOR

CMMT THIS-MEETING WILL

Non-Voting

BE DISABLED AND, IF YOU CHOOSE,

YOU ARE

REQUIRED TO VOTE FOR-ONLY 1 OF

THE 2

OPTIONS BELOW, YOUR OTHER VOTES

MUST BE

EITHER AGAINST OR-ABSTAIN THANK

YOU

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

CMMT VOTE RECOMMENDATION FOR Non-Voting

THE-CANDIDATES

PRESENTED IN THE SLATE

TO APPOINT THE INTERNAL AUDITORS.

LIST

PRESENTED BY THE MINISTRY OF

ECONOMY AND

FINANCE (MEF), REPRESENTING THE

4.34 PCT OF

8.1 THE STOCK CAPITAL. EFFECTIVE Management Abstain Against

AUDITORS:

CAMAGNI PAOLA, PAROLINI ANDREA,

SERACINI

MARCO. ALTERNATES: BETTONI

STEFANIA,

SARUBBI STEFANO

8.2 TO APPOINT THE INTERNAL AUDITORS. ManagementFor For

LIST

PRESENTED BY ABERDEEN ASSET

MANAGEMENT

PLC MANAGING THE FUNDS: ABBEY

LIFE

ASSURANGE COMPANY, ABBEY LIFE

ASSURANGE

COMPANY, ABERDEEN CAPITAL

TRUST, ABERDEEN

EUROPEAN EQUITY ENHANCED INDEX

FUND,

FUNDAMENTAL INDEX GLOBAL

EQUITY FUND,

EUROPEAN (EX UK) EQUITY FUND,

ALETTI

GESTIELLE SGR SPA MANAGING THE

FUNDS:

GESTIELLE CEDOLA ITALY

OPPORTUNITY, FONDO

GESTIELLE OBIETTIVO ITALIA, APG

ASSET

MANAGEMENT N.V. MANAGING THE

FUND

STICHTING DEPOSITARY APG

DEVELOPED

MARKETS EQUITY POOL, ARCA FONDI

SGR S.P.A.

MANAGING THE FUND ARCA AZIONI

ITALIA, ANIMA

SGR SPA MANAGING THE FUNDS:

FONDO ANIMA

EUROPA, FONDO ANIMA GEO EUROPA,

FONDO

ANIMA GEO ITALIA, FONDO ANIMA

ITALIA, FONDO

ANIMA SFORZESCO, FONDO ANIMA

STAR ITALIA

ALTO POTENZIALE, FONDO ANIMA

VISCONTEO,

BANCOPOSTA FONDI S.P.A. SGR

MANAGING THE

FUNDS: FONDO BANCOPOSTA

AZIONARIO EURO,

FONDO BANCOPOSTA AZIONARIO

INT.LE, FONDO

BANCOPOSTAMIX 1, FONDO

BANCOPOSTAMIX 2,

FONDO BANCOPOSTAMIX 3, ERSEL

ASSET

MANAGEMENT SGR S.P.A. MANAGING

THE FUND

FONDERSEL PMI, EPSILON SGR

MANAGING THE

FUNDS: EPSILON MULTIASSET 3 ANNI

DICEMBRE

2019 E EPSILON MULTIASSET 3 ANNI

MARZO 2020,

EURIZON CAPITAL SGR S.P.A.

MANAGING THE

FUNDS: EURIZON AZIONI AREA EURO E

EURIZON

AZIONI ITALIA, EURIZON CAPITAL SA

MANAGING

THE FUNDS: FLEXIBLE BETA TOTAL

RETURN,

EQUITY ITALY SMART VOLATILITY,

EQUITY EURO

LTE, EQUITY EUROPE LTE, ROSSINI

LUX FUND -

BILANCIATO E EQUITY ITALY,

FIDELITY - FID FUND

ITALY, FIDEURAM ASSET

MANAGEMENT (IRELAND)

MANAGING THE FUNDS: FIDEURAM

FUND EQUITY

ITALY E FONDITALIA EQUITY ITALY,

FIDEURAM

INVESTIMENTI S.P.A. MANAGING THE

FUND

FIDEURAM ITALIA, INTERFUND SICAV

INTERFUND

EQUITY ITALY, GENERALI

INVESTMENTS EUROPE

S.P.A. SGR MANAGING THE FUNDS: GIE

ALLEANZA

OBBL., GIE GEN EURO ACTIONS E GIE

ALTO

AZIONARIO, GENERALI INVESTMENTS

LUXEMBURG

S.P.A. SGR MANAGING THE FUNDS: GIS

AR MULTI

STRATEGIES, GMPS CONSERVATIVE

PROF, GMPS

BALANCED PROFILE, GMPS

OPPORTUNITES PROF,

GMPS EQUITY PROFILE, GIS EURO

EQTY CTRL

VOLAT, GIS EUROPEAN EQTY RECOV,

GIS EURO

EQUITY, GIS SPECIAL SITUATION,

KAIROS

PARTNERS SGR S.P.A. AS

MANAGEMENT COMPANY

OF KAIROS INTERNATIONAL SICAV -

SECTION

EUROPA, ITALIA, RISORGIMENTO E

TARGET ITALY

ALPHA, LEGAL AND GENERAL

ASSURANGE

(PENSIONS MANAGEMENT) LIMITED,

MEDIOLANUM

MANAGING THE FUNDS SGR S.P.A.

MANAGING THE

FUND MEDIOLANUM FLESSIBILE

ITALIA, MEDIOLANUM INTERNATIONAL FUNDS CHALLENGE FUNDS CHALLENGE ITALIAN EQUITY, PIONEER INVESTMENT MANAGEMENT **SGRPA** MANAGING THE FUNDS: PIONEER **ITALIA** AZIONARIO CRESCITA, PIONEER ITALIA **AZIONARIO** EUROPA E PIONEER ITALIA APPOINT CHAIR OF THE BOARD OF 9 For **STATUTORY** ManagementFor **AUDITORS** APPROVE INTERNAL AUDITORS' 10 Management Abstain Against REMUNERATION APPROVE RESTRICTED STOCK PLAN **AUTHORIZE** 11 REISSUANCE OF TREASURY SHARES TOManagementFor For **SERVICE** RESTRICTED STOCK PLAN 12 APPROVE REMUNERATION ManagementFor For 03 APR 2017: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF CHAIRMAN-NAME IN RESOLUTION 6. IF YOU HAVE ALREADY SENT IN **CMMT** YOUR VOTES FOR MID: 744743,-PLEASE Non-Voting DO NOT VOTE AGAIN UNLESS YOU DECIDE TO **AMEND** YOUR ORIGINAL-INSTRUCTIONS. THANK YOU. ABB LTD Security Meeting Type 000375204 Annual Meeting Date Ticker Symbol ABB 13-Apr-2017 934553240 -**ISIN** US0003752047 Agenda Management Proposed For/Against Vote Item **Proposal** by Management APPROVAL OF THE MANAGEMENT REPORT, THE CONSOLIDATED FINANCIAL ManagementFor For 1 STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR

ManagementFor

For

2016

2

CONSULTATIVE VOTE ON THE 2016

COMPENSATION REPORT

	DISCHARGE OF THE BOARD OF		
3	DIRECTORS AND	ManagementAgainst	Against
	THE PERSONS ENTRUSTED WITH	Training Control of Samuer	118411134
4	MANAGEMENT	Managantean	F
4	APPROPRIATION OF EARNINGS CAPITAL REDUCTION THROUGH	ManagementFor	For
	CANCELLATION OF		
5	SHARES REPURCHASED UNDER THE	ManagementFor	For
3	SHARE	Wanagementi oi	101
	BUYBACK PROGRAM		
_	RENEWAL OF AUTHORIZED SHARE		_
6	CAPITAL	ManagementFor	For
	BINDING VOTE ON THE MAXIMUM		
	AGGREGATE		
	AMOUNT OF COMPENSATION OF THE		
	BOARD OF		
7A	DIRECTORS FOR THE NEXT TERM OF	ManagementFor	For
	OFFICE, I.E.		
	FROM THE 2017 ANNUAL GENERAL MEETING TO		
	THE 2018 ANNUAL GENERAL MEETING		
	BINDING VOTE ON THE MAXIMUM		
	AGGREGATE		
	AMOUNT OF COMPENSATION OF THE		
7B	EXECUTIVE	ManagementFor	For
	COMMITTEE FOR THE FOLLOWING	_	
	FINANCIAL		
	YEAR, I.E. 2018		
8A	ELECT MATTI ALAHUHTA, AS	ManagementFor	For
	DIRECTOR		
8B	ELECT DAVID CONSTABLE, AS DIRECTOR	ManagementFor	For
	ELECT FREDERICO FLEURY CURADO,	_	
8C	AS	ManagementFor	For
00	DIRECTOR	Munagementi oi	101
8D	ELECT LARS FORBERG, AS DIRECTOR	ManagementFor	For
8E	ELECT LOUIS R. HUGHES, AS DIRECTOR	_	Against
8F	ELECT DAVID MELINE, AS DIRECTOR	ManagementFor	For
8G	ELECT SATISH PAI, AS DIRECTOR	ManagementFor	For
8H	ELECT JACOB WALLENBERG, AS	ManagementFor	For
	DIRECTOR		
8I	ELECT YING YEH, AS DIRECTOR	ManagementFor	For
01	ELECT PETER VOSER, AS DIRECTOR AND	ManagamantEan	For
8J	CHAIRMAN	ManagementFor	For
	ELECTIONS TO THE COMPENSATION		
9A	COMMITTEE:	ManagementFor	For
- -	DAVID CONSTABLE	01	
	ELECTIONS TO THE COMPENSATION		
9B	COMMITTEE:	ManagementFor	For
	FREDERICO FLEURY CURADO		

	ELECTIONS TO THE COMPENSATION					
9C	COMMITTEE:	Managemen	tFor	For		
	YING YEH					
10	ELECTION OF THE INDEPENDENT		_	_		
10	PROXY, DR. HANS	Managemen	tFor	For		
	ZEHNDER ELECTION OF THE AUDITORS EDNST &					
11	ELECTION OF THE AUDITORS, ERNST & YOUNG AG	ManagementFor		For		
	IN CASE OF ADDITIONAL OR					
	ALTERNATIVE					
	PROPOSALS TO THE PUBLISHED			Against		
	AGENDA ITEMS					
12	DURING THE ANNUAL GENERAL	Managaman	t A gainst			
12	MEETING OR OF	Managemen	tAgamst			
	NEW AGENDA ITEMS, I AUTHORIZE					
	THE					
	INDEPENDENT PROXY TO ACT AS					
	FOLLOWS					
	NDUSTRIAL N V		Mastina T		A	
Security	y N20944109 Symbol CNHI		Meeting D	_	Annual 14-Apr-2017	
			Miccuing D	aic	934539911 -	
ISIN	NL0010545661	Agenda		Management		
Itam	Proposal	Proposed .	Vote]	For/Against	-	
Item	Proposal	by		Management		
	ADOPTION OF THE 2016 ANNUAL	ManagementFor				
2C.	FINANCIAL			For		
	STATEMENTS.					
2D.	DETERMINATION AND DISTRIBUTION	Managemen	tFor	For		
	OF DIVIDEND.	C			01	
	RELEASE FROM LIABILITY OF THE					
	EVECUTIVE					
2E	EXECUTIVE DIRECTORS AND THE NON EXECUTIVE	Managaman	tFor	For		
2E.	DIRECTORS AND THE NON- EXECUTIVE	Managemen	tFor	For		
2E.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS	. Managemen	tFor	For		
2E.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD.	Managemen	tFor	For		
2E. 3A.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS			For		
	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR:	Managemen Managemen				
	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO					
	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR)		tFor			
3A.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR)	Managemen Managemen	tFor	For		
3A. 3B.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA	Managemen Managemen	tFor tFor	For		
3A.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN	Managemen Managemen	tFor tFor	For		
3A. 3B.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR)	Managemen Managemen	tFor tFor	For		
3A. 3B.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR:	Managemen Managemen	tFor tFor	For		
3A. 3B.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: SUZANNE	Managemen Managemen	tFor tFor tFor	For		
3A. 3B. 3C.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: SUZANNE HEYWOOD (NON-EXECUTIVE	Management Management Management	tFor tFor tFor	For For		
3A. 3B. 3C.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: SUZANNE HEYWOOD (NON-EXECUTIVE DIRECTOR)	Management Management Management	tFor tFor tFor	For For		
3A. 3B. 3C.	DIRECTORS AND THE NON- EXECUTIVE DIRECTORS OF THE BOARD. RE-APPOINTMENT OF DIRECTOR: SERGIO MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: RICHARD J. TOBIN (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: MINA GEROWIN (NON-EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR: SUZANNE HEYWOOD (NON-EXECUTIVE	Management Management Management	tFor tFor tFor	For For		

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	RE-APP	XECUTIVE DIRECTOR) OINTMENT OF DIRECTOR:						
3F.		TZIS (NON-EXECUTIVE	Managemen	ntFor	For			
	DIRECTOR) RE-APPOINTMENT OF DIRECTOR: JOHN B.							
3G.	LANAW	VAY (NON-EXECUTIVE	Managemen	ntFor	For			
	DIRECTOR) RE-APPOINTMENT OF DIRECTOR: SILKE							
211	C							
3Н.	SCHEIE DIRECT	BER (NON-EXECUTIVE FOR)	Managemen	itror	For			
		OINTMENT OF DIRECTOR:						
3I.		TABELLINI	Managemen	ntFor	For			
	*	XECUTIVE DIRECTOR)						
		OINTMENT OF DIRECTOR:						
21	_	ELINE A.		4E	Г			
3J.		ENOMS BAKKER	Managemen	ithor	For	or		
	`	XECUTIVE						
	DIRECT	OINTMENT OF DIRECTOR:						
	JACQUI							
3K.		ILLAT (NON-EXECUTIVE	Managemen	ntFor	For	For		
	DIRECT	· · · · · · · · · · · · · · · · · · ·						
		CEMENT OF THE EXISTING						
		ATION TO						
		OARD OF DIRECTORS OF THE						
4.		RITY TO	Managemen	ntFor	For			
		RE COMMON SHARES IN THE						
	CAPITA							
	THE CC	OMPANY.						
	AMENI	MENT TO THE NON-EXECUTIVE	•					
	DIRECT	TORS'						
5.	COMPE	NSATION PLAN AND	Managemer	ntFor	For	For		
J.	CONSE	~	Managemen	111 01	1'01	1.01		
		DMENT OF THE REMUNERATION						
	POLICY	7						
	RI, NV							
Security		N3167Y103		Meeting 7		Annual		
Ticker	Symbol RACE	Meeting Date		Date	14-Apr-2017			
ISIN		NL0011585146		Agenda		934542324 -		
				_		Management		
			Proposed		For/Agains	t		
Item	Proposal		by	Vote	Managemen			
	ADOPTION OF THE 2016 ANNUAL	-	_					
2E.	ACCOU		Managemen	ManagementFor For				
2F.		ING OF DISCHARGE TO THE	ManagementFor For					
		TORS IN	-					
	RESPEC	CT OF THE PERFORMANCE OF						

	_aga: 1g. a, (3_22_1 a,202) (2 a		
	THEIR		
	DUTIES DURING THE FINANCIAL YEAR		
	2016		
	RE-APPOINTMENT OF EXECUTIVE		
3A.	DIRECTOR:	ManagementFor	For
<i>31</i> 1.	SERGIO MARCHIONNE	withing chieffer of	1 01
	RE-APPOINTMENT OF NON-EXECUTIVE		
2D			E.
3B.	DIRECTOR:	ManagementFor	For
	JOHN ELKANN		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3C.	DIRECTOR:	ManagementFor	For
	PIERO FERRARI		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3D.	DIRECTOR:	ManagementAgainst	Against
	DELPHINE ARNAULT		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3E.	DIRECTOR:	ManagementAgainst	Against
	LOUIS C. CAMILLERI		C
	RE-APPOINTMENT OF NON-EXECUTIVE		
3F.	DIRECTOR:	ManagementFor	For
<i>5</i> 1.	GIUSEPPINA CAPALDO	Tranagement of	1 01
	RE-APPOINTMENT OF NON-EXECUTIVE		
3G.	DIRECTOR:	ManagementFor	For
<i>5</i> G .	EDUARDO H. CUE	Managementroi	1.01
211	RE-APPOINTMENT OF NON-EXECUTIVE		Б
3H.	DIRECTOR:	ManagementFor	For
	SERGIO DUCA		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3I.	DIRECTOR:	ManagementFor	For
	LAPO ELKANN		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3J.	DIRECTOR:	ManagementFor	For
	AMEDEO FELISA		
	RE-APPOINTMENT OF NON-EXECUTIVE		
3K.	DIRECTOR:	ManagementFor	For
	MARIA PATRIZIA GRIECO	S	
	RE-APPOINTMENT OF NON-EXECUTIVE		
3L.	DIRECTOR:	ManagementFor	For
ЭД.	ADAM KESWICK	wanagementi oi	1 01
	RE-APPOINTMENT OF NON-EXECUTIVE		
3M.	DIRECTOR:		For
31 V1 .		ManagementFor	гог
	ELENA ZAMBON		
	AMENDMENT REMUNERATION POLICY		_
4.	OF THE	ManagementFor	For
	BOARD OF DIRECTORS		
	AUTHORIZATION OF THE BOARD OF		
	DIRECTORS TO		
5.	ACQUIRE COMMON SHARES IN THE	ManagementFor	For
	CAPITAL OF		
	THE COMPANY		
6.		ManagementAgainst	Against

APPROVAL OF NUMBER OF COMMON

SHARES

AVAILABLE FOR DIRECTORS UNDER

THE EQUITY

INCENTIVE PLAN AND THE CRITERIA

APPLICABLE

TO GRANTING OF SUCH SHARES

7. APPOINTMENT OF EXTERNAL AUDITOR ManagementFor For

CNH INDUSTRIAL N V

		Dranacad	For/Against
Item	Proposal	Proposed by Vote	Management
	ADOPTION OF THE 2016 ANNUAL	o y	Wanagement
2C.	FINANCIAL	ManagementFor	For
	STATEMENTS.	C	
2D.	DETERMINATION AND DISTRIBUTION	ManagementFor	For
2 D .	OF DIVIDEND.	Managementroi	гог
	RELEASE FROM LIABILITY OF THE		
	EXECUTIVE		
2E.	DIRECTORS AND THE NON- EXECUTIVE	E ManagementFor	For
	DIRECTORS		
	OF THE BOARD.		
2.4	RE-APPOINTMENT OF DIRECTOR:	Managaratea	F- ::
3A.	SERGIO	ManagementFor	For
	MARCHIONNE (EXECUTIVE DIRECTOR) RE-APPOINTMENT OF DIRECTOR:		
3B.	RICHARD J.	ManagementFor	For
JD.	TOBIN (EXECUTIVE DIRECTOR)	Management of	1.01
	RE-APPOINTMENT OF DIRECTOR: MINA		
3C.	GEROWIN	ManagementFor	For
50.	(NON-EXECUTIVE DIRECTOR)	Wanagementi oi	101
	RE-APPOINTMENT OF DIRECTOR:		
25	SUZANNE		
3D.	HEYWOOD (NON-EXECUTIVE	ManagementFor	For
	DIRECTOR)		
	RE-APPOINTMENT OF DIRECTOR: LEO		
3E.	W. HOULE	ManagementFor	For
	(NON-EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF DIRECTOR:		
3F.	PETER	ManagementFor	For
01.	KALANTZIS (NON-EXECUTIVE	Transporter of	101
	DIRECTOR)		
	RE-APPOINTMENT OF DIRECTOR: JOHN		
3G.	B.	ManagementFor	For
	LANAWAY (NON-EXECUTIVE DIRECTOR)	-	
3H.	DIRECTOR)	ManagementFor	For
J11.		managementi oi	1 01

		3 3				
		OINTMENT OF DIRECTOR: SILKE	E			
		ER (NON-EXECUTIVE				
3I.		OR) OINTMENT OF DIRECTOR: TABELLINI	Managemei	ntFor	For	
	RE-APP	XECUTIVE DIRECTOR) OINTMENT OF DIRECTOR:	-			
3J.	TAMME (NON-E	ELINE A. ENOMS BAKKER XECUTIVE	Managemen	ntFor	For	
	DIRECT RE-APP JACQUI	OINTMENT OF DIRECTOR:				
3K.	THEUR DIRECT	ILLAT (NON-EXECUTIVE 'OR)	Managemen	ntFor	For	
	DELEG	CEMENT OF THE EXISTING ATION TO ARD OF DIRECTORS OF THE				
4.	AUTHO ACQUII	RITY TO RE COMMON SHARES IN THE	Managemen	ntFor	For	
		L OF MPANY. MENT TO THE NON-EXECUTIVE				
	DIRECT	'ORS'				
5.	CONSE	MENT OF THE REMUNERATION	ManagementFor For ON			
EEDD A	POLICY					
FERRA Security	-	N3167Y103		Moot	ing Type	Annual
•	Symbol				ing Type	14-Apr-2017
ISIN		NL0011585146		Agen	da	934555799 - Management
Item	Proposal		Proposed by	Vote	For/Agains Managemen	
2E.	ACCOU	ION OF THE 2016 ANNUAL NTS ING OF DISCHARGE TO THE	Managemen	ntFor	For	
2F.	DIRECT RESPEC		Managemei	ntFor	For	
	THEIR DUTIES 2016	DURING THE FINANCIAL YEAR				
3A.	RE-APP DIRECT	OINTMENT OF EXECUTIVE OR: MARCHIONNE	Managemen	ntFor	For	
3B.	RE-APP DIRECT JOHN E		Managemen	ntFor	For	

	Eugai Filling. GABELLI GLOBAL O	TILLIT & INCOME IN	1031 - FUIII IN-FA
3C.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: PIERO FERRARI	ManagementFor	For
3D.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: DELPHINE ARNAULT	ManagementAgainst	Against
3E.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: LOUIS C. CAMILLERI	ManagementAgainst	Against
3F.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: GIUSEPPINA CAPALDO	ManagementFor	For
3G.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: EDUARDO H. CUE	ManagementFor	For
3Н.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: SERGIO DUCA	ManagementFor	For
3I.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: LAPO ELKANN	ManagementFor	For
3J.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: AMEDEO FELISA	ManagementFor	For
3K.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: MARIA PATRIZIA GRIECO	ManagementFor	For
3L.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: ADAM KESWICK	ManagementFor	For
3M.	RE-APPOINTMENT OF NON-EXECUTIVE DIRECTOR: ELENA ZAMBON	ManagementFor	For
4.	AMENDMENT REMUNERATION POLICY OF THE BOARD OF DIRECTORS	ManagementFor	For
5.	AUTHORIZATION OF THE BOARD OF DIRECTORS TO ACQUIRE COMMON SHARES IN THE CAPITAL OF THE COMPANY	ManagementFor	For
6.	APPROVAL OF NUMBER OF COMMON SHARES AVAILABLE FOR DIRECTORS UNDER THE EQUITY INCENTIVE PLAN AND THE CRITERIA APPLICABLE	ManagementAgainst	Against
7. M&T B	TO GRANTING OF SUCH SHARES APPOINTMENT OF EXTERNAL AUDITOR ANK CORPORATION	ManagementFor	For
Security	55261F104	Meeting T	ype Annual

Ticker Symbol MTB Meeting Date 18-Apr-2017 ISIN US55261F1049 Agenda 934543352 - Management

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Item	Propo	sal	Proposed by	Vote	For/Agains Manageme	
1.	DIRE	CTOR	Manageme	ent	Manageme	ont.
1.	1	BRENT D. BAIRD	wanageme	For	For	
	2	C. ANGELA BONTEMPO		For	For	
	3	ROBERT T. BRADY		For	For	
		T. J. CUNNINGHAM III				
	4	GARY N. GEISEL		For	For	
	5			For	For	
	6	RICHARD A. GROSSI		For	For	
	7	JOHN D. HAWKE, JR.		For	For	
	8	NEWTON P.S. MERRILL		For	For	
	9	MELINDA R. RICH		For	For	
	10	ROBERT E. SADLER, JR.		For	For	
	11	DENIS J. SALAMONE		For	For	
	12	DAVID S. SCHARFSTEIN		For	For	
	13	HERBERT L. WASHINGTON		For	For	
	14	ROBERT G. WILMERS		For	For	
	TO RI	ECOMMEND THE FREQUENCY OF				
	FUTU	JRE				
	ADVI	SORY VOTES ON THE				
2.	COM	PENSATION OF M&T	Manageme	ent1 Year	For	
	BANE	K CORPORATION'S NAMED	Č			
		CUTIVE				
		CERS.				
		PPROVE THE COMPENSATION OF				
		BANK				
3.		PORATION'S NAMED EXECUTIVE	Manageme	entFor	For	
	OFFI		C .			
		ATIFY THE APPOINTMENT OF				
		EWATERHOUSECOOPERS LLP AS				
	THE					
4.		PENDENT REGISTERED PUBLIC	Manageme	entFor	For	
		DUNTING	Č		2 02	
		OF M&T BANK CORPORATION				
		ΓHE YEAR				
		NG DECEMBER 31, 2017.				
		VICE ENTERPRISE GROUP INC.				
Securit	•	744573106		Meeting		Annual
Ticker	Symbol	l PEG		Meeting	Date	18-Apr-2017
ISIN		US7445731067		Agenda		934544140 -
10111		007443731007		Agenda		Management
Item	Drone	cal	Proposed	Vote	For/Agains	st
пеш	Propo	Sai	by	vole	Manageme	ent
1 A	ELEC	TION OF DIRECTOR: WILLIE A.	Monagas	nntEag	For	
1A.	DEES	E	Manageme	шгог	For	
1B.			Manageme	entFor	For	
			5			

ELECTION OF DIRECTOR: ALBERT R. GAMPER, JR. ELECTION OF DIRECTOR: WILLIAM V. 1C. ManagementFor For **HICKEY** 1D. ELECTION OF DIRECTOR: RALPH IZZO For ManagementFor ELECTION OF DIRECTOR: SHIRLEY ANN ManagementFor 1E. For **JACKSON ELECTION OF DIRECTOR: DAVID** 1F. ManagementFor For **LILLEY** ELECTION OF DIRECTOR: THOMAS A. 1G. ManagementFor For **RENYI** ELECTION OF DIRECTOR: HAK CHEOL 1H. ManagementFor For (H.C.) SHIN ELECTION OF DIRECTOR: RICHARD J. 1I. ManagementFor For **SWIFT ELECTION OF DIRECTOR: SUSAN** 1J. ManagementFor For **TOMASKY** ELECTION OF DIRECTOR: ALFRED W. 1K. ManagementFor For **ZOLLAR** ADVISORY VOTE ON THE APPROVAL 2. ManagementFor For OF EXECUTIVE **COMPENSATION** ADVISORY VOTE ON THE FREQUENCY **OF FUTURE** 3. Management1 Year For ADVISORY VOTES ON EXECUTIVE **COMPENSATION** RATIFICATION OF THE APPOINTMENT OF DELOITTE 4. & TOUCHE LLP AS INDEPENDENT ManagementFor For **AUDITOR FOR** THE YEAR 2017 PROXIMUS SA DE DROIT PUBLIC, BRUXELLES Security B6951K109 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 19-Apr-2017 707848199 -ISIN BE0003810273 Agenda Management **Proposed** For/Against Item Proposal Vote Management CMMT MARKET RULES REQUIRE DISCLOSURE Non-Voting OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** THE BREAKDOWN OF EACH **BENEFICIAL OWNER** NAME, ADDRESS AND SHARE-POSITION

TO YOUR

CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE **EXAMINATION OF THE ANNUAL** REPORTS OF THE **BOARD OF DIRECTORS OF PROXIMUS SA-UNDER** 1 PUBLIC LAW WITH REGARD TO THE Non-Voting **ANNUAL** ACCOUNTS AND THE CONSOLIDATED-ANNUAL ACCOUNTS AT 31 DECEMBER 2016 EXAMINATION OF THE REPORTS OF THE BOARD OF AUDITORS OF PROXIMUS SA **UNDER-PUBLIC LAW** WITH REGARD TO THE ANNUAL Non-Voting 2 ACCOUNTS AND OF THE AUDITORS WITH REGARD-TO THE CONSOLIDATED ANNUAL ACCOUNTS AT 31 DECEMBER 2016 **EXAMINATION OF THE INFORMATION** 3 PROVIDED BY Non-Voting THE JOINT COMMITTEE **EXAMINATION OF THE CONSOLIDATED** 4 **ANNUAL** Non-Voting ACCOUNTS AT 31 DECEMBER 2016 5 APPROVAL OF THE ANNUAL ManagementNo **ACCOUNTS WITH** Action

REGARD TO THE FINANCIAL YEAR

DECEMBER 2016, INCLUDING THE

CLOSED ON 31

FOLLOWING

ALLOCATION OF THE RESULTS: (AS SPECIFIED) FOR 2016, THE GROSS DIVIDEND AMOUNTS TO EUR 1.50 PER SHARE, ENTITLING SHAREHOLDERS TO A DIVIDEND NET OF WITHHOLDING TAX OF EUR 1.065 PER SHARE, OF WHICH AN INTERIM DIVIDEND OF EUR 0.50 (EUR 0.365 PER SHARE NET OF WITHHOLDING TAX) WAS ALREADY PAID OUT ON 9 DECEMBER 2016; THIS MEANS THAT A DIVIDEND OF EUR 1.00 PER SHARE (EUR 0.70 PER SHARE NET OF WITHHOLDING TAX) WILL BE PAID ON 28 APRIL 2017. THE EX-DIVIDEND DATE IS FIXED ON 26 APRIL 2017, THE RECORD DATE IS 27 APRIL 2017 $Management \stackrel{No}{\cdot}$ APPROVAL OF THE REMUNERATION 6 **REPORT** GRANTING OF A DISCHARGE TO THE **MEMBERS OF** THE BOARD OF DIRECTORS FOR THE 7 **EXERCISE OF** Management THEIR MANDATE DURING THE FINANCIAL YEAR **CLOSED ON 31 DECEMBER 2016** GRANTING OF A SPECIAL DISCHARGE TO MRS. CARINE DOUTRELEPONT AND TO MRS. 8 LUTGART Management Action VAN DEN BERGHE FOR THE EXERCISE OF THEIR MANDATE UNTIL 20 APRIL 2016 GRANTING OF A DISCHARGE TO THE **MEMBERS OF** THE BOARD OF AUDITORS FOR THE ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 9 **EXERCISE OF** THEIR MANDATE DURING THE FINANCIAL YEAR **CLOSED ON 31 DECEMBER 2016** 10 GRANTING OF A SPECIAL DISCHARGE ManagementNo TO MR. Action GEERT VERSTRAETEN, REPRESENTATIVE OF

DELOITTE STATUTORY AUDITORS SC SFD SCRL, FOR THE EXERCISE OF HIS MANDATE CHAIRMAN AND MEMBER OF THE **BOARD OF AUDITORS UNTIL 20 APRIL 2016** GRANTING OF A SPECIAL DISCHARGE TO LUC CALLAERT SC SFD SPRLU, REPRESENTED BY MR. LUC CALLAERT, FOR THE EXERCISE OF Management No 11 MANDATE AS MEMBER OF THE BOARD OF **AUDITORS UNTIL 20 APRIL 2016** GRANTING OF A DISCHARGE TO THE **INDEPENDENT** AUDITORS DELOITTE STATUTORY **AUDITORS SC** SFD SCRL, REPRESENTED BY MR. DENAYER AND MR. NICO HOUTHAEVE, Management Act 12 FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 **DECEMBER 2016** GRANTING OF A SPECIAL DISCHARGE TO MR. GEERT VERSTRAETEN, REPRESENTATIVE OF **DELOITTE STATUTORY AUDITORS SC** ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 13 SFD SCRL, AS AUDITOR OF THE CONSOLIDATED ACCOUNTS OF THE PROXIMUS GROUP, FOR THE **EXERCISE OF HIS** MANDATE UNTIL 20 APRIL 2016 14 TO REAPPOINT MR. PIERRE ManagementNo **DEMUELENAERE ON** Action PROPOSAL BY THE BOARD OF DIRECTORS AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, AS **INDEPENDENT** BOARD MEMBER FOR A PERIOD WHICH EXPIRE AT THE ANNUAL GENERAL

MEETING OF

2021

APPROVAL OF THE ANNUAL

ACCOUNTS OF

WIRELESS TECHNOLOGIES SA WITH

REGARD TO

15 THE FINANCIAL YEAR CLOSED ON 30 Management No Action

SEPTEMBER

2016 IN ACCORDANCE WITH ARTICLE

727 OF THE

BELGIAN COMPANIES CODE

EXAMINATION OF THE ANNUAL

REPORT OF THE

BOARD OF DIRECTORS AND OF THE

REPORT-OF

16 THE AUDITOR OF WIRELESS

TECHNOLOGIES SA

WITH REGARD TO THE ANNUAL

ACCOUNTS-AT 30

SEPTEMBER 2016

GRANTING OF A DISCHARGE TO THE

MEMBERS OF

THE BOARD OF DIRECTORS OF

WIRELESS

TECHNOLOGIES SA FOR THE EXERCISE

OF THEIR

MANDATE DURING THE FINANCIAL

YEAR CLOSED

ON 30 SEPTEMBER 2016 AND THE

17 SUBMISSION OF

> THE ANNUAL ACCOUNTS AT 30 SEPTEMBER 2016

AND THE RELATING ANNUAL REPORT

TO THE

ORDINARY SHAREHOLDERS' MEETING

OF

PROXIMUS SA IN ACCORDANCE WITH

ARTICLE 727

OF THE BELGIAN COMPANIES CODE

18 GRANTING OF A DISCHARGE TO

DELOITTE

ManagementNo

Management No Action

Action

STATUTORY AUDITORS SC SFD SCRL,

REPRESENTED BY MR. LUC VAN

COPPENOLLE,

AUDITOR OF WIRELESS

TECHNOLOGIES SA FOR

THE EXERCISE OF HIS MANDATE

DURING THE

FINANCIAL YEAR CLOSED ON 30

SEPTEMBER 2016

AND THE SUBMISSION OF THE

RELATING

118

Non-Voting

AUDITOR'S REPORT TO THE ORDINARY

SHAREHOLDERS' MEETING OF

PROXIMUS SA IN

ACCORDANCE WITH ARTICLE 727 OF

THE BELGIAN

COMPANIES CODE

19 MISCELLANEOUS

Non-Voting

EDP-ENERGIAS DE PORTUGAL, S.A.

Security 268353109 Ticker Symbol EDPFY

Meeting Date

Meeting Type

Annual 19-Apr-2017

ISIN US2683531097

Agenda

934570575 -Management

Item Proposal Proposed by Vote For/Against Management

RESOLVE ON THE APPROVAL OF THE

INDIVIDUAL

AND CONSOLIDATED ACCOUNTS'

REPORTING

DOCUMENTS FOR 2016, INCLUDING THE

GLOBAL

MANAGEMENT REPORT (WHICH

INCORPORATES A

1. CHAPTER REGARDING CORPORATE ManagementFor

GOVERNANCE), THE INDIVIDUAL AND

CONSOLIDATED ACCOUNTS, THE

ANNUAL REPORT

AND THE OPINION OF THE GENERAL

(DUE TO

SPACE LIMITS, PLEASE VISIT

WWW.EDP.PT FOR

FULL PROPOSAL)

RESOLVE ON THE ALLOCATION OF

, PROFITS IN

2. RELATION TO THE 2016 FINANCIAL ManagementFor

YEAR.

GENERAL APPRAISAL OF THE

3.1 EXECUTIVE BOARD ManagementFor

OF DIRECTORS

GENERAL APPRAISAL OF THE

3.2 GENERAL AND ManagementFor

SUPERVISORY BOARD

GENERAL APPRAISAL OF THE

3.3 STATUTORY ManagementFor

AUDITOR

4. RESOLVE ON THE GRANTING OF ManagementFor

AUTHORIZATION

TO THE EXECUTIVE BOARD OF

DIRECTORS FOR

THE ACQUISITION AND SALE OF OWN

SHARES BY

EDP AND SUBSIDIARIES OF EDP. RESOLVE ON THE GRANTING OF AUTHORIZATION TO THE EXECUTIVE BOARD OF

5. DIRECTORS FOR ManagementFor

THE ACQUISITION AND SALE OF OWN BONDS BY

EDP.

RESOLVE ON THE REMUNERATION

POLICY OF THE

MEMBERS OF THE EXECUTIVE BOARD

OF

6. DIRECTORS PRESENTED BY THE ManagementFor

REMUNERATIONS

COMMITTEE OF THE GENERAL AND

SUPERVISORY

BOARD.

RESOLVE ON THE REMUNERATION

POLICY OF THE

MEMBERS OF THE OTHER CORPORATE

BODIES

7. PRESENTED BY THE REMUNERATIONS ManagementFor

COMMITTEE

ELECTED BY THE GENERAL

SHAREHOLDERS'

MEETING

HEINEKEN N.V.

Security N39427211 Meeting Type Annual General Meeting

Meeting Date

20-Apr-2017

Ticker Symbol

ISIN NL0000009165 Agenda 707816914 -

ISIN NL0000009165 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.A	RECEIVE REPORT OF MANAGEMENT BOARD	Non-Voting	9	-
	DISCUSS REMUNERATION REPORT CONTAINING			
1.B	REMUNERATION POLICY FOR MANAGEMENT-	Non-Voting	7	
	BOARD MEMBERS ADOPT FINANCIAL STATEMENTS AND			
1.C	STATUTORY	Managemen	ntFor	For
1.D	REPORTS RECEIVE EXPLANATION ON DIVIDEND POLICY	Non-Voting	7	
1.E	APPROVE DIVIDENDS OF EUR1.34 PER SHARE	Managemen	ntFor	For
1.F	APPROVE DISCHARGE OF MANAGEMENT BOARD	Managemen	ntFor	For
1.G		Managemen	ntFor	For

	APPROVE DISCHARGE OF SUPERVISORY BOARD AUTHORIZE REPURCHASE OF UP TO 10				
2.A	PERCENT OF ISSUED SHARE CAPITAL CRANT BOARD AUTHORITY TO ISSUE	Managemen	ntFor	For	
2.B	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AUTHORIZE BOARD TO EXCLUDE	Managemen	ntFor	For	
2.C	PREEMPTIVE RIGHTS FROM ISSUANCE UNDER ITEM 2B	Managemen	ntFor	For	
3	AMEND PERFORMANCE CRITERIA OF LONG-TERM INCENTIVE PLAN	Managemen	ntFor	For	
4	RATIFY DELOITTE AS AUDITORS REELECT J.F.M.L. VAN BOXMEER TO	Managemen	ntFor	For	
5	MANAGEMENT BOARD	Managemen	ntFor	For	
6.A	REELECT M. DAS TO SUPERVISORY BOARD	Managemen	ntFor	For	
6.B	REELECT V.C.O.B.J. NAVARRE TO SUPERVISORY BOARD	Managemen	ntFor	For	
VEOL	IA ENVIRONNEMENT SA, PARIS				
Securit			Meeting 7	Type	MIX
	Symbol		Meeting I		20-Apr-2017
ISIN	FR0000124141		Agenda		707836283 - Management
ISIN Item	FR0000124141 Proposal	by		For/Agains Management	707836283 - Management
	FR0000124141 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE	by	Agenda	For/Agains	707836283 - Management
Item	FR0000124141 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management
Item CMMT	FR0000124141 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management
Item CMMT	FR0000124141 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management
Item CMMT	Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A- FRENCH CUSTODIAN: PROXY CARDS: VOTING	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management
Item CMMT	Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A- FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management
Item CMMT	FR0000124141 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A- FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED	by Non-Voting	Agenda Vote	For/Agains	707836283 - Management

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

16 MAR 2017: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

http://www.journal-

officiel.gouv.fr//pdf/2017/0313/201703131700539.pdf

PLEASE-NOTE THAT THIS IS A

CMMT REVISION DUE TO Non-Voting

MODIFICATION OF RESOLUTION 0.13

AND E.14.-IF

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN UNLESS

YOU-DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

APPROVAL OF THE CORPORATE

FINANCIAL STATEMENTS FOR THE 2016 FINANCIAL ManagementFor For

YEAR

0.1

0.2 APPROVAL OF THE CONSOLIDATED ManagementFor For

FINANCIAL

STATEMENTS FOR THE 2016 FINANCIAL

	Lugar Filling. GABLLLI GLOBAL C	TILITI & INOCIVIL II	1001 1
	YEAR APPROVAL OF EXPENDITURE AND FEES	S	
O.3	PURSUANT TO ARTICLE 39.4 OF THE FRENCH GENERAL TAX	ManagementFor	For
	CODE ALLOCATION OF INCOME FOR THE 2016 FINANCIAL	j	
O.4	YEAR AND PAYMENT OF THE DIVIDEND: EUR 0.80 PER SHARE	ManagementFor	For
O.5	APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS RENEWAL OF THE TERM OF CAISSE	ManagementAgainst	Against
O.6	DES DEPOTS ET CONSIGNATIONS, REPRESENTED BY MR	ManagementFor	For
O.7	OLIVIER MAREUSE AS DIRECTOR RENEWAL OF THE TERM OF MRS MARION GUILLOU AS DIRECTOR	ManagementFor	For
O.8	RENEWAL OF THE TERM OF MR PAOLO SCARONI AS DIRECTOR	ManagementFor	For
O.9	RENEWAL OF THE TERM OF THE COMPANY ERNST & YOUNG ET AUTRES AS STATUTORY AUDITOR	ManagementFor	For
O.10	APPROVAL OF PRINCIPLES AND SETTING OF THE ALLOCATION AND AWARDING CRITERIA OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATIONS AND ALL BENEFITS OF ALL KINDS TO BE AWARDED TO THE CHIEF EXECUTIVE OFFICER FOR THE 2017 FINANCIAL YEAR ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR ANTOINE FREROT,	ManagementAgainst	Against
O.11	CHIEF EXECUTIVE OFFICER, FOR THE 2016 FINANCIAL	ManagementAgainst	Against
O.12	YEAR AUTHORISATION TO BE GRANTED TO THE BOARD	ManagementFor	For

OF DIRECTORS TO DEAL IN COMPANY **SHARES** RATIFICATION OF THE TRANSFER OF THE 0.13ManagementFor For COMPANY'S REGISTERED OFFICE: **ARTICLE 4** STATUTORY AMENDMENT ON THE **TERM OF** E.14 ManagementFor For OFFICE OF THE VICE-PRESIDENT: **ARTICLE 12** POWERS TO CARRY OUT ALL LEGAL OE.15 ManagementFor For **FORMALITIES** GENTING SINGAPORE PLC Meeting Type Security G3825Q102 **Annual General Meeting** Ticker Symbol Meeting Date 20-Apr-2017 707884195 -**ISIN** GB0043620292 Agenda Management **Proposed** For/Against Vote Item Proposal Management by TO DECLARE A FINAL TAX EXEMPT (ONE-TIER) DIVIDEND OF SGD0.015 PER ORDINARY ManagementFor 1 For **SHARE FOR** THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO RE-ELECT THE FOLLOWING PERSON AS DIRECTORS OF THE COMPANY **PURSUANT TO** 2 ManagementAgainst Against ARTICLE 16.6 OF THE ARTICLES OF **ASSOCIATION** OF THE COMPANY: TAN SRI LIM KOK **THAY** TO RE-ELECT THE FOLLOWING PERSON AS DIRECTORS OF THE COMPANY 3 **PURSUANT TO** ManagementFor For ARTICLE 16.6 OF THE ARTICLES OF **ASSOCIATION** OF THE COMPANY: MR TJONG YIK MIN TO APPROVE THE PAYMENT OF **DIRECTORS' FEES** IN ARREARS ON QUARTERLY BASIS, FOR A TOTAL AMOUNT OF UP TO SGD1,385,000 (2016: ManagementFor For 4 SGD915,500) FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2017 5 ManagementFor For

	Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX				
	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP, SINGAPORE AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR				
6	REMUNERATION PROPOSED SHARE ISSUE MANDATE PROPOSED MODIFICATIONS TO, AND	Manageme	entFor	For	
7	RENEWAL OF, THE GENERAL MANDATE FOR INTERESTED	Manageme	entFor	For	
8	PERSON TRANSACTIONS PROPOSED RENEWAL OF THE SHARE BUY-BACK MANDATE 03 APR 2017: PLEASE NOTE THAT THIS	Manageme	entFor	For	
СММТ	IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTIONS 1 AND 4 IF YOU HAVE ALREADY	Non-Votin	g		
THE A	ES CORPORATION y 00130H105		Meeting	Tuna	Annual
	Symbol AES		Meeting		20-Apr-2017
ISIN	US00130H1059		Agenda		934538642 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: ANDRES R. GLUSKI	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: CHARLES L. HARRINGTON	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: KRISTINA M. JOHNSON	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: TARUN KHANNA	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: HOLLY K. KOEPPEL	Manageme	entFor	For	

ManagementFor

ManagementFor

For

For

For

ELECTION OF DIRECTOR: JAMES H.

ELECTION OF DIRECTOR: JOHN B.

ELECTION OF DIRECTOR: MOISES NAIM ManagementFor

1F.

1G.

1H.

MILLER

MORSE, JR.

ELECTION OF DIRECTOR: CHARLES O. 1I. ManagementFor For **ROSSOTTI** TO APPROVE, ON AN ADVISORY BASIS, THE 2. ManagementFor For COMPANY'S EXECUTIVE COMPENSATION. TO APPROVE, ON AN ADVISORY BASIS, THE 3. FREQUENCY OF THE VOTE ON Management1 Year For **EXECUTIVE** COMPENSATION. TO RATIFY THE APPOINTMENT OF **ERNST & YOUNG** 4. LLP AS THE INDEPENDENT AUDITORS ManagementFor For COMPANY FOR THE FISCAL YEAR 2017. IF PROPERLY PRESENTED, A **NONBINDING** STOCKHOLDER PROPOSAL SEEKING 5. Shareholder Abstain Against **AMENDMENTS** TO AES' CURRENT PROXY ACCESS BY-LAWS. IF PROPERLY PRESENTED, A **NONBINDING** STOCKHOLDER PROPOSAL SEEKING A 6. REPORT ON Shareholder Abstain Against **COMPANY POLICIES AND TECHNOLOGICAL** ADVANCES THROUGH THE YEAR 2040. VIVENDI SA, PARIS Security F97982106 Meeting Type MIX Ticker Symbol Meeting Date 25-Apr-2017 707827359 -**ISIN** Agenda FR0000127771 Management **Proposed** For/Against Vote Item **Proposal** Management by PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE CMMT "FOR"-AND Non-Voting "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. CMMT THE FOLLOWING APPLIES TO Non-Voting **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: **VOTING** INSTRUCTIONS WILL BE FORWARDED

TO THE-GLOBAL CUSTODIANS ON THE VOTE **DEADLINE** DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO PASS CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE ANNUAL REPORTS **AND** 0.1 FINANCIAL STATEMENTS FOR THE 2016 ManagementFor For **FINANCIAL YEAR** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND REPORTS FOR THE ManagementFor For 2016 FINANCIAL YEAR APPROVAL OF THE SPECIAL REPORT OF STATUTORY AUDITORS IN RELATION 0.3 ManagementFor For TO THE REGULATED AGREEMENTS AND **COMMITMENTS** ALLOCATION OF INCOME FOR THE 2016 **FINANCIAL** 0.4 YEAR, SETTING OF THE DIVIDEND AND ManagementFor For PAYMENT DATE: EUR 0.40 PER SHARE

	Lugar rilling. GABELLI GLOBAL	OTILITI & INCOME	111001 1
O.5	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR VINCENT BOLLORE, CHAIRMAN OF THE SUPERVISORY BOARD, FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.6	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR ARNAUD DE PUYFONTAINE, CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR ADVISORY REVIEW OF THE	ManagementFor	For
O.7	COMPENSATION OWED OR PAID TO MR FREDERIC CREPIN, MEMBER OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.8	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR SIMON GILLHAM, MEMBER OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR HERVE PHILIPPE, MEMBER OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.10	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR STEPHANE ROUSSEL, MEMBER OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.11	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING COMPENSATION AND BENEFITS OF EVERY KIND PAYABLE BECAUSE OF THEIR MANDATE TO MEMBERS OF THE SUPERVISORY	ManagementFor	For

	9 9		
	BOARD AND ITS		
	CHAIRMAN		
	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
O.12	COMPENSATION AND BENEFITS OF	ManagamantFau	For
0.12	EVERY KIND	ManagementFor	ror
	PAYABLE BECAUSE OF HIS MANDATE		
	TO THE		
	CHAIRMAN OF THE BOARD OF DIRECTORS		
	APPROVAL OF THE PRINCIPLES AND		
	CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
0.13	COMPENSATION AND BENEFITS OF	ManagementFor	For
0.13	EVERY KIND	Withingementi of	101
	PAYABLE BECAUSE OF THEIR		
	MANDATE TO THE MEMBERS OF THE BOARD OF		
	DIRECTORS		
	RATIFICATION OF THE COOPTATION OF	7	
	MR		
O.14	YANNICK BOLLORE AS A MEMBER OF	ManagementFor	For
	THE		
	SUPERVISORY BOARD		
	RENEWAL OF THE TERM OF MR VINCENT BOLLORE		
O.15	AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD		
	APPOINTMENT OF MS VERONIQUE		
	DRIOT-		
O.16	ARGENTIN AS A MEMBER OF THE	ManagementAgainst	Against
	SUPERVISORY		
	BOARD		
	APPOINTMENT OF MS SANDRINE LE BIHAN,		
O.17	REPRESENTING SHAREHOLDER	ManagementFor	For
0.17	EMPLOYEES, AS A	Managementi oi	101
	MEMBER OF THE SUPERVISORY BOARD		
	APPOINTMENT OF DELOITTE &		
O.18	ASSOCIATES AS	ManagementFor	For
	STATUTORY AUDITOR		
	AUTHORISATION TO BE GRANTED TO THE BOARD		
0.19	OF DIRECTORS FOR THE COMPANY TO	Management Against	Against
0.17	PURCHASE	management/Agamst	1 igainst
	ITS OWN SHARES		
E.20		ManagementFor	For
	THE BOARD		

OF DIRECTORS TO REDUCE THE SHARE **CAPITAL** BY MEANS OF CANCELLING SHARES **DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE, WITH RETENTION OF THE PRE-EMPTIVE **SUBSCRIPTION** RIGHT OF SHAREHOLDERS, THE SHARE E.21 **CAPITAL** ManagementAgainst Against BY ISSUING COMMON SHARES OR ANY **OTHER** SECURITIES GRANTING ACCESS TO THE COMPANY'S EQUITY SECURITIES, WITHIN THE LIMIT OF A NOMINAL CEILING OF 750 **MILLION EUROS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** SHARE CAPITAL BY INCORPORATING E.22 PREMIUMS, ManagementAgainst Against RESERVES, PROFITS OR OTHER ITEMS, **WITHIN** THE LIMIT OF A NOMINAL CEILING OF 375 MILLION **EUROS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL FOR THE BENEFIT E.23 OF EMPLOYEES AND RETIRED STAFF ManagementFor For WHO ARE MEMBERS OF A GROUP SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF **SHAREHOLDERS** E.24 **DELEGATION OF AUTHORITY** ManagementFor For **GRANTED TO THE** BOARD OF DIRECTORS TO DECIDE TO **INCREASE** THE SHARE CAPITAL FOR THE BENEFIT EMPLOYEES OF VIVENDI'S FOREIGN

SUBSIDIARIES

WHO ARE MEMBERS OF A GROUP

SAVINGS

SCHEME AND TO ESTABLISH ANY

EQUIVALENT

MECHANISM, WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS

POWERS TO CARRY OUT ALL LEGAL E.25

FORMALITIES

ManagementFor

For

13 MAR 2017: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

[http://www.journal-

officiel.gouv.fr//pdf/2017/0310/201703101700521.pdf]

CMMT AND-PLEASE NOTE THAT THIS IS A

Non-Voting

REVISION DUE

TO RECEIPT OF DIVIDEND AMOUNT. IF

YOU-HAVE

ALREADY SENT IN YOUR VOTES,

PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE-TO

AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU

AMERICAN ELECTRIC POWER COMPANY, INC.

Security 025537101 Meeting Type Annual Meeting Date Ticker Symbol AEP 25-Apr-2017 934537195 -**ISIN** US0255371017 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: NICHOLAS K. AKINS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: DAVID J. ANDERSON	ManagementFor	For
1C.	ELECTION OF DIRECTOR: J. BARNIE BEASLEY, JR.	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RALPH D. CROSBY, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: LINDA A. GOODSPEED	ManagementFor	For
1F.	ELECTION OF DIRECTOR: THOMAS E. HOAGLIN	ManagementFor	For
1G.	ELECTION OF DIRECTOR: SANDRA BEACH LIN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT	ManagementFor	For

	ELECTION OF DIRECTOR: LIONEL L.				
1I.	NOWELL III	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: STEPHEN S. RASMUSSEN	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: OLIVER G. RICHARD III	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: SARA MARTINEZ TUCKER	Managemen	ntFor	For	
	REAPPROVAL OF THE MATERIAL TERMS OF THE				
2.	AMERICAN ELECTRIC POWER SYSTEM SENIOR	Managemen	ntFor	For	
	OFFICER INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS THE				
3.	COMPANY'S INDEPENDENT REGISTERED PUBLIC	Managemen	ntFor	For	
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING				
	DECEMBER 31, 2017. ADVISORY APPROVAL OF THE				
4.	COMPANY'S EXECUTIVE COMPENSATION.	Managemen	ntFor	For	
	ADVISORY VOTE ON THE FREQUENCY				
5.	OF HOLDING AN ADVISORY VOTE ON EXECUTIVE	Management 1 Year For			
THE PI	COMPENSATION. NC FINANCIAL SERVICES GROUP, INC.				
Security			Meeting T	ype	Annual
Ticker S		Meeting D			25-Apr-2017
ISIN	US6934751057		Agenda		934538375 - Management
Item	Proposal	Proposed by	VOTE	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: CHARLES E. BUNCH	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: MARJORIE RODGERS CHESHIRE	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: WILLIAM S. DEMCHAK	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: ANDREW T. FELDSTEIN	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: DANIEL R. HESSE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: KAY COLES JAMES	Managemen	ntFor	For	
1G.		Managemen	ntFor	For	

	3 3				
	ELECTION OF DIRECTOR: RICHARD B. KELSON				
1H.	ELECTION OF DIRECTOR: JANE G. PEPPER	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: DONALD J. SHEPARD	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: LORENE K. STEFFES	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: DENNIS F. STRIGL	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: MICHAEL J. WARD	Managemen	ntFor	For	
1M.	ELECTION OF DIRECTOR: GREGORY D. WASSON	Managemen	ntFor	For	
	RATIFICATION OF THE AUDIT COMMITTEE'S SELECTION OF				
2.	PRICEWATERHOUSECOOPERS LLP AS PNC'S INDEPENDENT REGISTERED	Managemen	ntFor	For	
	PUBLIC ACCOUNTING FIRM FOR 2017. ADVISORY VOTE TO APPROVE NAMED				
3.	EXECUTIVE	Managemen	ntFor	For	
	OFFICER COMPENSATION. RECOMMENDATION FOR THE FREQUENCY OF				
4.	FUTURE ADVISORY VOTES ON EXECUTIVE	Managemen	t1 Year	For	
	COMPENSATION. A SHAREHOLDER PROPOSAL				
5.	REQUESTING A DIVERSITY REPORT WITH SPECIFIC ADDITIONAL	Shareholder Abstain		Against	
	DISCLOSURE, INCLUDING EEOC-DEFINED METRICS.				
CHART	TER COMMUNICATIONS, INC.				
Security Ticker S			Meeting T Meeting D		Annual 25-Apr-2017
ISIN	US16119P1084		Agenda		934544518 - Management
Item	Proposal	Proposed by	VOIE	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: W. LANCE CONN	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: KIM C. GOODMAN	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: CRAIG A. JACOBSON	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: GREGORY B. MAFFEI	Managemen	ntFor	For	

1E.	ELECTION OF DIRECTOR: JOHN C. MALONE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: JOHN D. MARKLEY, JR.	Managemer	ntFor	For	
1G.	ELECTION OF DIRECTOR: DAVID C. MERRITT	Managemer	ntFor	For	
1H.	ELECTION OF DIRECTOR: STEVEN A. MIRON	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: BALAN NAIR	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: MICHAEL A. NEWHOUSE	Managemer	ntFor	For	
1K.	ELECTION OF DIRECTOR: MAURICIO RAMOS	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: THOMAS M. RUTLEDGE	Managemen	ntFor	For	
1M.	ELECTION OF DIRECTOR: ERIC L. ZINTERHOFER	Managemen	ntFor	For	
2.	APPROVAL, ON AN ADVISORY BASIS, OF	Managemer	ntFor	For	
3.	EXECUTIVE COMPENSATION AN ADVISORY VOTE ON THE FREQUENCY OF HOLDING AN ADVISORY VOTE ON EXECUTIVE COMPENSATION	Managemer	nt3 Years	For	
4.	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDED DECEMBER 31, 2017	Managemen	ntFor	For	
5.	STOCKHOLDER PROPOSAL REGARDING PROXY	i Shareholder	· Abetain	Against	
٥.	ACCESS	Sharcholder	Austain	Agamst	
Security Ticker	K HILLS CORPORATION y 092113109 Symbol BKH		Meeting Meeting I		Annual 25-Apr-2017 934551070 -
ISIN	US0921131092		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Managemer	nt	-	
	1 DAVID R. EMERY	Č	For	For	
	2 ROBERT P. OTTO		For	For	
	3 REBECCA B. ROBERTS		For	For	
	4 TERESA A. TAYLOR		For	For	
	5 JOHN B. VERING		For	For	
2.	RATIFICATION OF THE APPOINTMENT	Managemen	ntFor	For	

OF DELOITTE

& TOUCHE LLP TO SERVE AS BLACK

HILLS

CORPORATION'S INDEPENDENT

REGISTERED

PUBLIC ACCOUNTING FIRM FOR 2017.

ADVISORY RESOLUTION TO APPROVE

3. **EXECUTIVE** ManagementFor For

Management1 Year

ManagementFor

COMPENSATION.

ADVISORY VOTE ON THE FREQUENCY

4. ADVISORY VOTE ON OUR EXECUTIVE

COMPENSATION

ENDESA SA, MADRID

Ordinary General E41222113 Security Meeting Type

Meeting

26-Apr-2017 Ticker Symbol Meeting Date

> 707860525 -Agenda

For

For

ISIN ES0130670112 Management

Proposed For/Against Item Proposal Vote Management by

1 APPROVAL OF THE INDIVIDUAL

ANNUAL FINANCIAL

STATEMENTS OF ENDESA, S.A.

(BALANCE SHEET:

INCOME STATEMENT; STATEMENT OF

CHANGES IN

NET EQUITY: STATEMENT OF

RECOGNIZED INCOME

AND EXPENSES & STATEMENT OF

TOTAL CHANGES

IN NET EQUITY; CASH-FLOW

STATEMENT AND

NOTES TO THE FINANCIAL

STATEMENTS), AS WELL

AS OF THE CONSOLIDATED ANNUAL

FINANCIAL

STATEMENTS OF ENDESA, S.A. AND ITS

SUBSIDIARY COMPANIES

(CONSOLIDATED

STATEMENT OF FINANCIAL POSITION,

CONSOLIDATED INCOME STATEMENT,

CONSOLIDATED STATEMENT OF

OTHER

COMPREHENSIVE INCOME,

CONSOLIDATED

STATEMENT OF CHANGES IN NET

EQUITY,

CONSOLIDATED CASH-FLOW

STATEMENT AND

NOTES TO THE FINANCIAL

	2090 · mig. 0/ 1222 · 0/202/ 12 0		
	STATEMENTS), FOR FISCAL YEAR ENDING DECEMBER 31,		
	2016 APPROVAL OF THE INDIVIDUAL MANAGEMENT		
	REPORT OF ENDESA S.A. AND THE CONSOLIDATED		
2	MANAGEMENT REPORT OF ENDESA, S.A. AND ITS	ManagementFor	For
	SUBSIDIARY COMPANIES FOR FISCAL YEAR		
	ENDING DECEMBER 31, 2016 APPROVAL OF CORPORATE		
3	MANAGEMENT FOR FISCAL YEAR ENDING DECEMBER 31,	ManagementFor	For
	2016 APPROVAL OF THE APPLICATION OF		
4	EARNINGS FOR FISCAL YEAR ENDING DECEMBER	ManagementFor	For
	31, 2016 REAPPOINTMENT OF "ERNST & YOUNG,	,	
	S.L." AS THE STATUTORY AUDITOR FOR		
5	ENDESA, S.A.'S INDIVIDUAL AND CONSOLIDATED ANNUAL	ManagementFor	For
	FINANCIAL STATEMENTS AND TO COMPLETE THE		
	LIMITED SEMIANNUAL REVIEW FOR 2017-2019		
	REAPPOINTMENT OF MIQUEL ROCA JUNYENT AS		
6	AN INDEPENDENT DIRECTOR OF THE COMPANY, AT	ManagementAgainst	Against
	THE PROPOSAL OF THE APPOINTMENTS AND	5	
	COMPENSATION COMMITTEE REAPPOINTMENT OF ALEJANDRO		
7	ECHEVARRIA BUSQUET AS AN INDEPENDENT DIRECTOR OF THE	ManagamantFan	Ean
7	COMPANY, AT THE PROPOSAL OF THE APPOINTMENTS AND COMPENSATION	ManagementFor	For
	COMMITTEE HOLD A BINDING VOTE ON THE		
8	ANNUAL REPORT ON DIRECTORS' COMPENSATION	ManagementFor	For
9	APPROVAL OF THE LOYALTY PLAN FOR 2017-2019	ManagementFor	For
	(INCLUDING AMOUNTS LINKED TO THE COMPANY'S		

SHARE VALUE), INSOFAR AS ENDESA,

S.A.'S

EXECUTIVE DIRECTORS ARE

INCLUDED AMONG ITS

BENEFICIARIES

DELEGATION TO THE BOARD OF

DIRECTORS TO

EXECUTE AND IMPLEMENT

RESOLUTIONS

ADOPTED BY THE GENERAL MEETING,

AS WELL AS

TO SUBSTITUTE THE POWERS

ENTRUSTED

THERETO BY THE GENERAL MEETING,

 ΔND

GRANTING OF POWERS TO THE BOARD

OF

DIRECTORS TO RECORD SUCH

RESOLUTIONS IN A

PUBLIC INSTRUMENT AND REGISTER

AND, AS THE

CASE MAY BE, CORRECT SUCH

RESOLUTIONS

TELENET GROUP HOLDING NV, MECHELEN

Security B89957110 Meeting Type ExtraOrdinary General

ManagementFor

Meeting 1 ypc Meeting

For

Ticker Symbol Meeting Date 26-Apr-2017

707882951 -

ISIN BE0003826436 Agenda Management

Management

Item Proposal Proposed by Vote For/Against Management

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND SHARE-POSITION

TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE RECEIVE SPECIAL BOARD REPORT Non-Voting RENEW AUTHORIZATION TO INCREASE **SHARE** CAPITAL WITHIN THE FRAMEWORK OF Management **AUTHORIZED CAPITAL** $Management\overset{No}{.}$ CHANGE DATE OF ANNUAL MEETING Action AMEND ARTICLES RE: No Management Action MISCELLANEOUS CHANGES 30 MAR 2017: PLEASE NOTE THAT THE **MEETING** TYPE WAS CHANGED FROM SGM TO **EGM-AND** ADDITION OF COMMENT. IF YOU HAVE CMMT ALREADY SENT IN YOUR VOTES, PLEASE DO-NOT Non-Voting **VOTE** AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU. 30 MAR 2017: PLEASE NOTE IN THE **EVENT THE** MEETING DOES NOT REACH QUORUM,-THERE WILL CMMT BE A SECOND CALL ON 24 MAY 2017. Non-Voting CONSEQUENTLY, YOUR

VOTING-INSTRUCTIONS

WILL REMAIN VALID FOR ALL CALLS

UNLESS THE

1

2

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4

AGENDA IS AMENDED.-THANK YOU.

TELENET GROUP HOLDING NV, MECHELEN

B89957110 Security Meeting Type **Annual General Meeting**

Meeting Date Ticker Symbol 26-Apr-2017 707885729 -

ISIN BE0003826436 Agenda Management

Vote Proposal Item

Proposed For/Against Management by MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE RECEIVE DIRECTORS' AND AUDITORS' Non-Voting **REPORTS** APPROVE FINANCIAL STATEMENTS $Management \stackrel{No}{\cdot}$ **AND** ALLOCATION OF INCOME RECEIVE CONSOLIDATED FINANCIAL **STATEMENTS** Non-Voting AND STATUTORY REPORTS Management No APPROVE REMUNERATION REPORT Action ANNOUNCEMENTS AND DISCUSSION OF CONSOLIDATED FINANCIAL Non-Voting STATEMENTS AND-STATUTORY REPORTS 6.A APPROVE DISCHARGE OF IDW ManagementNo **CONSULT BVBA** Action

1

2

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4

5

6.B 6.C	REPRESENTED BY BERT DE GRAEVE APPROVE DISCHARGE OF JOVB BVBA REPRESENTED BY JO VAN BIESBROECK APPROVE DISCHARGE OF CHRISTIANE FRANCK	Managemen Managemen	No Action		
6.D	APPROVE DISCHARGE OF JOHN PORTEI	RManagemen	No Action		
6.E	APPROVE DISCHARGE OF CHARLES H. BRACKEN	Managemen	No Action		
6.F	APPROVE DISCHARGE OF DIEDERIK KARSTEN	Managemen	No Action		
6.G	APPROVE DISCHARGE OF MANUEL KOHNSTAMM	Managemen	Action		
6.H	APPROVE DISCHARGE OF JIM RYAN	Managemen	No Action		
6.I	APPROVE DISCHARGE OF ANGELA MCMULLEN	Managemen	No Action		
6.J	APPROVE DISCHARGE OF SUZANNE SCHOETTGER	Managemen	No		
6.K	GRANT INTERIM DISCHARGE TO BALAN NAIR FOR THE FULFILLMENT OF HIS MANDATE IN FY 2016 UNTIL HIS RESIGNATION ON FEB. 9, 2016	Managemen	Action		
7	APPROVE DISCHARGE OF AUDITORS	Managemen	Action		
8	REELECT JOHN PORTER AS DIRECTOR	Managemen	No Action		
9	RECEIVE ANNOUNCEMENTS RE INTENDED AUDITOR APPOINTMENT	Non-Voting			
10	RATIFY KPMG AS AUDITORS	Managemen	No Action		
11	APPROVE CHANGE-OF-CONTROL CLAUSE IN PERFORMANCE SHARES PLANS APPROVAL IN RELATION TO FUTURE	Managemen	No		
12	ISSUANCE OF SHARE, OPTION, AND WARRANT PLANS	Managemen S	No Action		
13	APPROVE REMUNERATION OF DIRECTORS	Managemen	No Action		
	SITES, S.A.B. DE C.V.				Ordinary General
Securit			Meeting '		Meeting
	Symbol		Meeting 1	Date	26-Apr-2017 708004421 -
ISIN	MX01SI080038		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	

PRESENTATION, DISCUSSION AND, IF

DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT FROM

THE GENERAL DIRECTOR THAT IS

PREPARED IN

ACCORDANCE WITH THE TERMS OF

PART XI OF

ARTICLE 44 OF THE SECURITIES

MARKET LAW AND

ARTICLE 172 OF THE GENERAL

MERCANTILE

1.A COMPANIES LAW, ACCOMPANIED BY ManagementAbstain Against

THE OPINION

OF THE OUTSIDE AUDITOR, IN REGARD

TO THE

OPERATIONS AND RESULTS OF THE

COMPANY FOR

THE FISCAL YEAR THAT ENDED ON

DECEMBER 31,

2016, AS WELL AS THE OPINION OF THE

BOARD OF

DIRECTORS IN REGARD TO THE

CONTENT OF THE

MENTIONED REPORT

PRESENTATION, DISCUSSION AND, IF

DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT FROM

THE BOARD OF DIRECTORS THAT IS

REFERRED TO

IN LINE B OF ARTICLE 172 OF THE

GENERAL

I.B MERCANTILE COMPANIES LAW IN

WHICH ARE

ManagementAbstain Against

CONTAINED THE MAIN ACCOUNTING

AND

INFORMATION POLICIES AND CRITERIA

THAT WERE

FOLLOWED IN THE PREPARATION OF

THE

FINANCIAL INFORMATION OF THE

COMPANY

I.C PRESENTATION, DISCUSSION AND, IF ManagementAbstain Against

DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT ON

THE ACTIVITIES AND TRANSACTIONS

IN WHICH THE

BOARD OF DIRECTORS HAS

INTERVENED IN

ACCORDANCE WITH LINE E OF PART IV **OF ARTICLE** 28 OF THE SECURITIES MARKET LAW PRESENTATION, DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL OF: THE **CONSOLIDATED** FINANCIAL STATEMENTS OF THE **COMPANY TO** DECEMBER 31, 2016, AND V. THE ANNUAL REPORT IN REGARD TO THE ACTIVITIES THAT I.D ManagementAbstain Against WERE CARRIED OUT BY THE AUDIT AND **CORPORATE** PRACTICES COMMITTEE IN ACCORDANCE WITH PARTS I AND II OF ARTICLE 43 OF THE **SECURITIES** MARKET LAW.RESOLUTIONS IN THIS **REGARD** REPORT ON THE FULFILLMENT OF THE OBLIGATION THAT IS CONTAINED IN II PART XIX OF ManagementFor For ARTICLE 76 OF THE INCOME TAX LAW. RESOLUTIONS IN THIS REGARD PRESENTATION, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF THE III PROPOSAL FOR **ManagementAbstain** Against THE ALLOCATION OF RESULTS. **RESOLUTIONS IN** THIS REGARD DISCUSSION AND, IF DEEMED APPROPRIATE, **DESIGNATION AND OR RATIFICATION** OF THE MEMBERS OF THE BOARD OF DIRECTORS, SECRETARY AND VICE SECRETARY OF IV THE **ManagementAbstain** Against COMPANY, AFTER THE **CLASSIFICATION OF THE** INDEPENDENCE OF THE INDEPENDENT **MEMBERS** OF THE BOARD OF DIRECTORS. **RESOLUTIONS IN** THIS REGARD V **DETERMINATION OF THE** ManagementAbstain Against COMPENSATION FOR THE MEMBERS OF THE BOARD OF

DIRECTORS, THE SECRETARY AND VICE SECRETARY OF THE COMPANY. RESOLUTIONS IN THIS **REGARD** DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE DESIGNATION AND RATIFICATION OF THE MEMBERS OF VI Management Abstain Against THE AUDIT AND CORPORATE PRACTICES COMMITTEE OF THE COMPANY. RESOLUTIONS IN THIS **REGARD DETERMINATION OF THE** COMPENSATION FOR THE MEMBERS OF THE COMMITTEE THAT IS VII **REFERRED ManagementAbstain** Against TO IN THE PRECEDING ITEM. RESOLUTIONS IN THIS **REGARD DESIGNATION OF DELEGATES TO CARRY OUT AND** FORMALIZE THE RESOLUTIONS THAT VIII ARE PASSED ManagementFor For BY THE GENERAL MEETING. **RESOLUTIONS IN THIS REGARD** GENERAL ELECTRIC COMPANY

Security 369604103 Meeting Type Annual 26-Apr-2017 Ticker Symbol GE Meeting Date 934541916 -**ISIN** US3696041033 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
A1	ELECTION OF DIRECTOR: SEBASTIEN M. BAZIN	ManagementFor	For
A2	ELECTION OF DIRECTOR: W. GEOFFREY BEATTIE	ManagementFor	For
A3	ELECTION OF DIRECTOR: JOHN J. BRENNAN	ManagementFor	For
A4	ELECTION OF DIRECTOR: FRANCISCO D'SOUZA	ManagementFor	For
A5	ELECTION OF DIRECTOR: MARIJN E. DEKKERS	ManagementFor	For
A6	ELECTION OF DIRECTOR: PETER B. HENRY	ManagementFor	For
A7	ELECTION OF DIRECTOR: SUSAN J. HOCKFIELD	ManagementFor	For

A8	ELECTION OF DIRECTO	R: JEFFREY R.	Managemen	tFor	For	
A9	ELECTION OF DIRECTO	OR: ANDREA	Managemen	tFor	For	
A10	ELECTION OF DIRECTO LANE	R: ROBERT W.	Managemen	tFor	For	
A11	ELECTION OF DIRECTO LAVIZZO-MOUREY	OR: RISA	Managemen	tFor	For	
A12	ELECTION OF DIRECTO LAZARUS	R: ROCHELLE B.	Managemen	tFor	For	
A13	ELECTION OF DIRECTO MCADAM	OR: LOWELL C.	Managemen	tFor	For	
A14	ELECTION OF DIRECTO MOLLENKOPF	OR: STEVEN M.	Managemen	tFor	For	
A15	ELECTION OF DIRECTO MULVA	OR: JAMES J.	Managemen	tFor	For	
A16	ELECTION OF DIRECTOROHR	OR: JAMES E.	Managemen	tFor	For	
A17	ELECTION OF DIRECTO SCHAPIRO	OR: MARY L.	Managemen	tFor	For	
A18	ELECTION OF DIRECTO	OR: JAMES S.	Managemen	tFor	For	
B1	ADVISORY APPROVAL EXECUTIVES' COMPEN		Managemen	tFor	For	
D.0	ADVISORY VOTE ON TO OF FUTURE				_	
B2	ADVISORY VOTES ON I COMPENSATION	EXECUTIVE	Managemen	t1 Year	For	
В3	APPROVAL OF GE'S 200 INCENTIVE	7 LONG-TERM	Managemen	tFor	For	
20	PLAN AS AMENDED APPROVAL OF THE MA	TERIAL TERMS	ivianagemen		101	
B4	OF SENIOR OFFICER PERFORMANC		Managemen	tFor	For	
В5	RATIFICATION OF KPM INDEPENDENT		Managemen	tFor	For	
C1	AUDITOR FOR 2017 REPORT ON LOBBYING	: ACTIVITIES	Shareholder		For	
C2	REQUIRE THE CHAIRM BOARD TO BE		Shareholder		For	
CZ	INDEPENDENT ADOPT CUMULATIVE V	JOTING FOR	Shareholder	7 Igamst	101	
C3	DIRECTOR ELECTIONS	VOIIVOI OK	Shareholder	Against	For	
C4	REPORT ON CHARITAB CONTRIBUTIONS	LE	Shareholder	Against	For	
AXAL	TA COATING SYSTEMS I	LTD.				
Security				Meeting Ty	ype	Annual
Ticker S	Symbol AXTA			Meeting Da	ate	26-Apr-2017
ISIN	BMG0750C1082			Agenda		934541928 - Management

Item	Proposal	Proposed Vote	For/Against
1.	DIRECTOR	by Management	Management
1.	1 CHARLES W. SHAVER	For	For
	2 MARK GARRETT	For	For
	3 LORI J. RYERKERK	For	For
	TO APPOINT	1 01	1 01
	PRICEWATERHOUSECOOPERS LLP AS		
	THE COMPANY'S INDEPENDENT		
	REGISTERED		
	PUBLIC ACCOUNTING FIRM AND		
	AUDITOR UNTIL		
	THE CONCLUSION OF THE 2018		
2	ANNUAL GENERAL	ManagamantEan	For
2.	MEETING OF MEMBERS AND TO	ManagementFor	ror
	DELEGATE		
	AUTHORITY TO THE BOARD OF		
	DIRECTORS OF THE		
	COMPANY, ACTING THROUGH THE		
	AUDIT		
	COMMITTEE, TO FIX THE TERMS AND		
	REMUNERATION THEREOF.		
	TO APPROVE, ON A NON-BINDING		
	ADVISORY BASIS,		-
3.	THE COMPENSATION PAID TO OUR	ManagementFor	For
	NAMED		
DIED	EXECUTIVE OFFICERS.		
	OLD NIXDORF, INCORPORATED	Maatin	a Truna Annual
Securi	ty 253651103 Symbol DBD	Meetin Meetin	
	•		934543124 -
ISIN	US2536511031	Agenda	a Management
Ψ.	5	Proposed Vata	For/Against
Item	Proposal	by Vote	Management
1.	DIRECTOR	Management	· ·
	1 PATRICK W. ALLENDER	For	For
	2 PHILLIP R. COX	For	For
	3 RICHARD L. CRANDALL	For	For
	4 ALEXANDER DIBELIUS	For	For
	5 DIETER W. DUSEDAU	For	For
	6 GALE S. FITZGERALD	For	For
	7 GARY G. GREENFIELD	For	For
	8 ANDREAS W. MATTES	For	For
	9 ROBERT S. PRATHER, JR.	For	For
	10 RAJESH K. SOIN	For	For
	11 HENRY D.G. WALLACE12 ALAN J. WEBER	For For	For For
	12 ALAN J. WEBER 13 JURGEN WUNRAM	For For	For
2.	15 JUNGEN WUNKAM	ManagementFor	For
∠.		Managementror	1'01

	TO RAT	IFY THE APPOINTMENT OF				
	KPMG I					
		DEPENDENT REGISTERED				
	PUBLIC					
		NTING FIRM FOR THE YEAR				
	ENDING					
		BER 31, 2017				
3.	NAMED	ROVE, ON AN ADVISORY BASIS,	Managamar	at Eor	For	
3.		TIVE OFFICER COMPENSATION	Managemen	шгог	ги	
		ROVE THE DIEBOLD NIXDORF,				
		PORATED 2017 EQUITY AND				
4.		RMANCE	Managemen	ntAgainst	Against	
		TIVE PLAN				
		ROVE AN AMENDMENT TO OUR				
	AMEND					
	ARTICL	ES OF INCORPORATION TO				
5.	IMPLEN	MENT A	Managemen	ntAbstain	Against	
	MAJOR	ITY VOTING STANDARD IN				
		TESTED				
		OR ELECTIONS				
		ROVE AN AMENDMENT TO OUR				
	AMENI					
6.		LES OF INCORPORATION TO	Managemen	ntAgainst	Against	
	ELIMIN				C	
	ELECTI	ATIVE VOTING IN DIRECTOR				
		T AN ADVISORY VOTE ON THE				
	FREQUI					
	_	SHAREHOLDER ADVISORY			_	
7.	VOTE C		Managemen	nt1 Year	For	
		EXECUTIVE OFFICER				
	COMPE	NSATION				
SJW GI	ROUP					
Security	7	784305104		Meeting 7	Гуре	Annual
Ticker S	Symbol	SJW		Meeting I	Date	26-Apr-2017
ISIN		US7843051043		Agenda		934546106 -
15111		057043031043		rigenda		Management
			D 1		.	
Item	Proposal		Proposed	Vote	For/Agains	
	EI ECTI	ON OF DIRECTOR: K.	by		Managemen	nı
1A.	ARMST		Managemen	ntFor	For	
1B.		ON OF DIRECTOR: W.J. BISHOP	Managemer	ntFor	For	
1 C .		ON OF DIRECTOR: D.R. KING	Managemen		For	
1D.		ON OF DIRECTOR: G.P. LANDIS	Managemen		For	
1E.		ON OF DIRECTOR: D. MAN	Managemer		For	
1F.		ON OF DIRECTOR: D.B. MORE	Managemen		For	
1G.		ON OF DIRECTOR: G.E. MOSS	Managemen		For	
1H.		ON OF DIRECTOR: W.R. ROTH	Managemen		For	

ManagementFor

For

1I.

ELECTION OF DIRECTOR: R.A. VAN **VALER** TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE NAMED 2. **EXECUTIVE** ManagementFor For OFFICERS AS DISCLOSED IN THE **ACCOMPANYING** PROXY STATEMENT. TO APPROVE, ON AN ADVISORY BASIS, **WHETHER** THE ADVISORY ...(DUE TO SPACE 3. Management1 Year For LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED PUBLIC 4. ManagementFor For **ACCOUNTING** FIRM OF THE COMPANY FOR FISCAL YEAR 2017. UNITIL CORPORATION Security 913259107 Meeting Type Annual Meeting Date Ticker Symbol UTL 26-Apr-2017 934549075 -**ISIN** US9132591077 Agenda Management Proposed For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management 1 ROBERT V. ANTONUCCI For For 2 For For DAVID P. BROWNELL 3 For For ALBERT H. ELFNER, III 4 For For MICHAEL B. GREEN For M. BRIAN O'SHAUGHNESSY For TO RATIFY THE SELECTION OF **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING 2. ManagementFor For FIRM. DELOITTE & TOUCHE LLP, FOR FISCAL YEAR 2017. ADVISORY VOTE ON THE APPROVAL 3. ManagementFor For OF EXECUTIVE COMPENSATION. ADVISORY VOTE ON FREQUENCY OF THE FUTURE Management3 Years For 4. ADVISORY VOTES ON EXECUTIVE COMPENSATION. BCE INC. Security 05534B760 Meeting Type Annual Ticker Symbol BCE Meeting Date 26-Apr-2017

ISIN	CA05534B7604		Agenda		934549998 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
01	DIRECTOR	Manageme	nt		
	1 B.K. ALLEN		For	For	
	2 S. BROCHU		For	For	
	3 R.E. BROWN		For	For	
	4 G.A. COPE		For	For	
	5 D.F. DENISON		For	For	
	6 R.P. DEXTER		For	For	
	7 I. GREENBERG		For	For	
	8 K. LEE		For	For	
	9 M.F. LEROUX		For	For	
	10 G.M. NIXON		For	For	
	11 C. ROVINESCU		For	For	
	12 K. SHERIFF		For	For	
	13 R.C. SIMMONDS		For	For	
	14 P.R. WEISS		For	For	
02	APPOINTMENT OF DELOITTE LLP AS	Manageme	ntFor	For	
02	AUDITORS.	Wanageme	iiti Oi	101	
	ADVISORY RESOLUTION ON				
03	EXECUTIVE	Manageme	ntFor	For	
05	COMPENSATION AS DESCRIBED IN THE	Z	1111 01	101	
	MANAGEMENT PROXY CIRCULAR.				
	CHILE S.A.			_	
Securit			Meeting	Type	Annual
Ticker	Symbol ENIC			-	26 1 2017
	Symbol Livie		Meeting	Date	26-Apr-2017
ISIN	US29278D1054		Meeting Agenda	Date	934578557 -
ISIN			C	Date	_
ISIN Item		Proposed by	C	Date For/Agains Manageme	934578557 - Management
	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT,		Agenda	For/Agains	934578557 - Management
	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE		Agenda	For/Agains	934578557 - Management
	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND		Agenda	For/Agains	934578557 - Management
Item	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF	by	Agenda Vote	For/Agains	934578557 - Management
	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND		Agenda Vote	For/Agains	934578557 - Management
Item	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT	by	Agenda Vote	For/Agains	934578557 - Management
Item	US29278D1054 Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED	by	Agenda Vote	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER	by	Agenda Vote	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016.	by	Agenda Vote	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE	by Manageme	Agenda Vote ntFor	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND	by	Agenda Vote ntFor	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND PAYMENT OF DIVIDENDS.	by Manageme	Agenda Vote ntFor	For/Agains	934578557 - Management
Item	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND PAYMENT OF DIVIDENDS. SETTING OF THE DIRECTORS'	by Manageme	Agenda Vote ntFor	For/Agains	934578557 - Management
Item 1. 2. 3.	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND PAYMENT OF DIVIDENDS. SETTING OF THE DIRECTORS' COMPENSATION.	Manageme Manageme Manageme	Agenda Vote ntFor ntAgainst	For/Agains	934578557 - Management
Item 1.	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND PAYMENT OF DIVIDENDS. SETTING OF THE DIRECTORS' COMPENSATION. SETTING OF THE COMPENSATION OF	Manageme Manageme	Agenda Vote ntFor ntAgainst	For/Agains	934578557 - Management
Item 1. 2. 3.	Proposal APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORTS OF THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR ENDED DECEMBER 31, 2016. DISTRIBUTION OF PROFITS FOR THE YEAR AND PAYMENT OF DIVIDENDS. SETTING OF THE DIRECTORS' COMPENSATION.	Manageme Manageme Manageme	Agenda Vote ntFor ntAgainst	For/Agains	934578557 - Management

COMMITTEE AND

DETERMINATION OF THE COMMITTEE'S

BUDGET

FOR THE YEAR 2017.

APPOINTMENT OF AN EXTERNAL

AUDITING FIRM 6.

ManagementFor

REGULATED BY TITLE XXVII OF LAW

18,045.

APPOINTMENT OF TWO ACCOUNT

INSPECTORS

7. AND TWO ALTERNATES AND ManagementFor

DETERMINATION OF

THEIR COMPENSATION.

DESIGNATION OF RISK RATINGS 8.

ManagementFor

AGENCIES.

APPROVAL OF THE INVESTMENT AND

9. **FINANCING**

ManagementFor

POLICY.

OTHER RELEVANT MATTERS THAT ARE

OF

13. INTEREST TO AND IN THE ManagementFor

COMPETENCE OF THE

ORDINARY SHAREHOLDERS' MEETING.

ADOPTION OF ALL OTHER APPROVALS

NECESSARY

14. FOR THE PROPER IMPLEMENTATION OF Management For

ADOPTED

RESOLUTIONS.

BOUYGUES SA

Meeting Type Security F11487125 MIX

Ticker Symbol Meeting Date 27-Apr-2017

707827373 -**ISIN** FR0000120503 Agenda

by

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

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

Management

DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** STATEMENTS FOR THE 2016 FINANCIAL ManagementFor 0.1 For YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND TRANSACTIONS ManagementFor For **FOR THE 2016** FINANCIAL YEAR ALLOCATION OF INCOME FOR THE 2016 **FINANCIAL** 0.3 YEAR AND SETTING OF THE DIVIDEND: ManagementFor For EUR 1.60 PER SHARE APPROVAL OF REGULATED **AGREEMENTS AND** COMMITMENTS PURSUANT TO 0.4 ARTICLES L.225-38 ManagementAgainst Against AND FOLLOWING OF THE FRENCH **COMMERCIAL CODE** 0.5 ManagementFor For

GLOBAL CUSTODIANS ON THE VOTE

	APPROVAL OF A COMMITMENT		
	RELATING TO A		
	DEFINED BENEFIT PENSION FOR MR OLIVIER		
	BOUYGUES, DEPUTY GENERAL		
	MANAGER		
	APPROVAL OF A COMMITMENT		
	RELATING TO A		
O.6	DEFINED BENEFIT PENSION FOR MR PHILIPPE	ManagementFor	For
	MARIEN, DEPUTY GENERAL MANAGER		
	APPROVAL OF A COMMITMENT		
	RELATING TO A		
O.7	DEFINED BENEFIT PENSION FOR MR	ManagementFor	For
	OLIVIER DOUGS AT DEDUTY CENED AL	C	
	ROUSSAT, DEPUTY GENERAL MANAGER		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR MARTIN BOUYGUES,		
O.8	CHIEF	ManagementFor	For
	EXECUTIVE OFFICER, FOR THE 2016		
	FINANCIAL		
	YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
0.9	OR PAID TO MR OLIVIER BOUYGUES, DEPUTY	ManagementFor	For
0.9	GENERAL MANAGER, FOR THE 2016	Managementroi	гог
	FINANCIAL		
	YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR PHILIPPE MARIEN,		
O.10	DEPUTY	ManagementFor	For
	GENERAL MANAGER, FOR THE 2016		
	FINANCIAL		
	YEAR		
	ADVISORY REVIEW OF THE COMPENSATION OWED		
	OR PAID TO MR OLIVIER ROUSSAT,		
0.11	DEPUTY	ManagementFor	For
0.11	GENERAL MANAGER, FOR THE 2016	Wanagement of	1 01
	FINANCIAL		
	YEAR		
O.12	COMPENSATION POLICY REGARDING THE CHIEF	ManagementFor	For
	EXECUTIVE OFFICER AND DEPUTY		
	GENERAL		
	MANAGERS: APPROVAL OF PRINCIPLES	S	
	AND		

CRITERIA FOR DETERMINING, **DISTRIBUTING AND** ALLOCATING FIXED, VARIABLE AND **EXCEPTIONAL** ELEMENTS COMPRISING TOTAL **COMPENSATION** AND BENEFITS OF ALL KINDS WHICH MAY BE ALLOCATED TO THESE OFFICERS SETTING OF THE ANNUAL AMOUNT OF ManagementFor 0.13 For ATTENDANCE ALLOWANCES RENEWAL OF THE TERM OF MR 0.14 ManagementFor For HELMAN LE PAS DE SECHEVAL AS DIRECTOR APPOINTMENT OF MR ALEXANDRE DE O.15 **ROTHSCHILD** ManagementAgainst Against AS DIRECTOR AUTHORISATION GRANTED TO THE **BOARD OF** 0.16 DIRECTORS TO ALLOW THE COMPANY Management Against Against TO TRADE IN ITS OWN SHARES AUTHORISATION GRANTED TO THE **BOARD OF** DIRECTORS TO REDUCE THE SHARE E.17 **CAPITAL BY** ManagementFor For THE CANCELLATION OF THE COMPANY'S TREASURY SHARES DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE CAPITAL BY MEANS OF PUBLIC OFFER, WITH **RETENTION OF** THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF E.18 SHAREHOLDERS, BY ISSUING SHARES ManagementAgainst Against AND ANY TRANSFERABLE SECURITIES **GRANTING** IMMEDIATE AND/OR DEFERRED ACCESS TO THE SHARES OF THE COMPANY OR ONE IF **SUBSIDIARIES** E.19 DELEGATION OF AUTHORITY FOR THE Management Against Against **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY** INCORPORATING PREMIUMS,

RESERVES, PROFITS OR OTHER ELEMENTS DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY** MEANS OF PUBLIC OFFER, WITH **CANCELLATION OF** THE PRE-EMPTIVE SUBSCRIPTION **RIGHT OF** E.20 SHAREHOLDERS, BY ISSUING SHARES Management Against Against AND ANY TRANSFERABLE SECURITIES **GRANTING** IMMEDIATE AND/OR DEFERRED ACCESS TO THE SHARES OF THE COMPANY OR ONE IF ITS **SUBSIDIARIES** DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE CAPITAL BY MEANS OF PRIVATE PLACEMENT, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY E.21 ManagementAgainst Against ISSUING SHARES AND ANY **TRANSFERABLE** SECURITIES GRANTING IMMEDIATE AND/OR DEFERRED ACCESS TO THE SHARES OF THE COMPANY OR ONE OF ITS **SUBSIDIARIES** AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO SET, ACCORDING TO THE MODALITIES ESTABLISHED BY THE **GENERAL** MEETING, THE ISSUE PRICE WITHOUT E.22 PRE-ManagementAgainst Against EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY MEANS OF PUBLIC OFFER OR PRIVATE PLACEMENT, OF EQUITY SECURITIES TO

BE ISSUED IMMEDIATELY OR IN THE

ManagementAgainst

Against

FUTURE

E.23

AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE **SUBSCRIPTION RIGHT** DELEGATION OF POWERS TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL** WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS OF SHAREHOLDERS, WITH A VIEW TO REMUNERATING THE E.24 **CONTRIBUTIONS-**ManagementAgainst Against IN-KIND GRANTED TO THE COMPANY CONSISTING OF EQUITY SECURITIES TRANSFERABLE SECURITIES **GRANTING ACCESS** TO THE CAPITAL OF ANOTHER COMPANY, OUTSIDE OF A PUBLIC EXCHANGE OFFER DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS OF E.25 ManagementAgainst Against SHAREHOLDERS, IN ORDER TO REMUNERATE THE **CONTRIBUTIONS OF** SECURITIES IN THE EVENT OF A **PUBLIC** EXCHANGE OFFER INITIATED BY THE **COMPANY** E.26 DELEGATION OF AUTHORITY FOR THE ManagementAgainst Against **BOARD OF** DIRECTORS TO ISSUE SHARES WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS, AS A

RESULT OF THE ISSUING, BY A

SUBSIDIARY, OF

TRANSFERABLE SECURITIES

GRANTING ACCESS

TO THE SHARES OF THE COMPANY

DELEGATION OF AUTHORITY

GRANTED TO THE

BOARD OF DIRECTORS TO INCREASE

THE SHARE

CAPITAL, WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT OF E.27

ManagementAgainst SHAREHOLDERS, FOR THE BENEFIT OF

Against

EMPLOYEES OR EXECUTIVE OFFICERS

OF THE

COMPANY OR OF ASSOCIATED

COMPANIES, WHO

ARE MEMBERS OF A COMPANY

SAVINGS PLAN

AUTHORISATION GRANTED TO THE

BOARD OF

DIRECTORS TO GRANT SHARE

SUBSCRIPTION OR

PURCHASE OPTIONS TO EMPLOYEES E.28 ManagementFor For

EXECUTIVE OFFICERS OF THE

COMPANY OR

ASSOCIATED COMPANIES

DELEGATION OF AUTHORITY

GRANTED TO THE

BOARD OF DIRECTORS TO ISSUE

E.29 **SHARE** ManagementAgainst Against

SUBSCRIPTION WARRANTS DURING

THE

COMPANY'S PUBLIC OFFER PERIODS

POWERS TO CARRY OUT ALL LEGAL E.30 ManagementFor For

FORMALITIES

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS AVAILABLE

CMMT BY-CLICKING Non-Voting

> ON THE MATERIAL URL LINK:-http://www.journal-

officiel.gouv.fr//pdf/2017/0310/201703101700487.pdf

HERA S.P.A., BOLOGNA

Ordinary General Security T5250M106 Meeting Type

Ticker Symbol Meeting Date 27-Apr-2017

707956895 -**ISIN**

IT0001250932 Agenda Management

Vote Item Proposal

Meeting

Proposed For/Against by Management PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 737711 DUE TO RECEIPT **OF-SLATES** FOR DIRECTORS AND AUDITORS. ALL **VOTES** CMMT RECEIVED ON THE PREVIOUS Non-Voting MEETING-WILL BE DISREGARDED AND YOU WILL NEED REINSTRUCT ON THIS MEETING **NOTICE.-THANK** YOU TO APPROVE THE BALANCE SHEET AS DECEMBER 2016, REPORT ON **MANAGEMENT** ACTIVITY, NET INCOME ALLOCATION 1 INTERNAL AND EXTERNAL AUDITORS' ManagementFor For REPORTS: RESOLUTIONS RELATED THERETO. TO **PRESENT** THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2016 TO PRESENT THE GOVERNANCE REPORT AND 2 NON-BINDING RESOLUTION ABOUT ManagementFor For **REWARDING** POLICY TO RENEW THE AUTHORISATION TO PURCHASE OF OWN SHARES AND 3 ManagementFor For **THEIR** CONDITION OF DISPOSAL: RESOLUTIONS RELATED **THERETO** CMMT PLEASE NOTE THAT ALTHOUGH THERE Non-Voting ARE 3 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 **VACANCY** AVAILABLE TO BE FILLED AT THE MEETING. THE-STANDING INSTRUCTIONS FOR THIS **MEETING WILL** BE DISABLED AND, IF YOU CHOOSE TO-INSTRUCT,

YOU ARE REQUIRED TO VOTE FOR ONLY 1 OF THE 3 SLATES OF BOARD OF-DIRECTORS PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT** Non-Voting THE-CANDIDATES PRESENTED IN THE RESOLUTIONS 4.1 TO APPOINT BOARD OF DIRECTORS' **MEMBERS: RESOLUTIONS RELATED THERETO:** LIST WAS PRESENTED BY PUBLIC BODIES AND CANDIDATES' NAMES ARE: TOMASO TOMMASI DI Management No Action 4.1 VIGNANO, STEFANO VENIER, GIOVANNI BASILE, GIORGIA GAGLIARDI, STEFANO MANARA, DANILO MANFREDI, GIOVANNI XILO, SARA LORENZON, MARINA VIGNOLA, ALDO LUCIANO, **FEDERICA SEGANTI** TO APPOINT BOARD OF DIRECTORS' **MEMBERS: RESOLUTIONS RELATED THERETO:** LIST WAS PRESENTED BY PRIVATE FUNDS AND 4.2 ManagementFor For CANDIDATES' NAMES ARE: RAUHE ERWIN P.W., FIORE FRANCESCA, REGOLI DUCCIO, **BIANCHI** SOFIA, MUZI SILVIA TO APPOINT BOARD OF DIRECTORS' **MEMBERS**: **RESOLUTIONS RELATED THERETO:** LIST WAS Management No Action 4.3 PRESENTED BY GSGR S.P.A. AND THE CANDIDATES' NAMES ARE: MASSIMO GIUSTI, BRUNO TANI, FABIO BACCHILEGA, VALERIA FALCE TO STATE BOARD OF DIRECTORS' **MEMBERS'** 5 ManagementAbstain Against EMOLUMENT: RESOLUTIONS RELATED **THERETO CMMT** Non-Voting

PLEASE NOTE THAT ALTHOUGH THERE ARE 3 OPTIONS TO INDICATE A PREFERENCE **ON-THIS** RESOLUTION, ONLY ONE CAN BE SELECTED. THE STANDING INSTRUCTIONS FOR THIS-MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR-ONLY 1 OF THE 3 OPTIONS BELOW, YOUR OTHER VOTES **MUST BE** EITHER AGAINST OR-ABSTAIN THANK YOU PLEASE NOTE THAT THE MANAGEMENT MAKES NO CMMT VOTE RECOMMENDATION FOR Non-Voting THE-CANDIDATES PRESENTED IN THE RESOLUTIONS 6.1 TO 6.3 TO APPOINT INTERNAL AUDITORS' **MEMBERS AND** THEIR PRESIDENT: RESOLUTIONS **RELATED** THERETO: LIST WAS PRESENTED BY **PUBLIC** BODIES AND THE CANDIDATES' NAMES Management Abstain 6.1 Against ARE: **EFFECTIVE STATUTORY AUDITORS: MARIANNA** GIROLOMINI, ANTONIO GAIANI AND **ALTERNATE** STATUTORY AUDITOR: VALERIA **BORTOLOTTI** TO APPOINT INTERNAL AUDITORS' **MEMBERS AND** THEIR PRESIDENT: RESOLUTIONS **RELATED** THERETO: LIST WAS PRESENTED BY **PRIVATE** FUNDS AND THE CANDIDATES' NAMES ManagementFor 6.2 For ARE: **EFFECTIVE STATUTORY AUDITOR: AMATO MYRIAM** AND ALTERNATE STATUTORY **AUDITORS: GNOCCHI** STEFANO, ROLLINO EMANUELA 6.3 TO APPOINT INTERNAL AUDITORS' ManagementAbstain Against **MEMBERS AND**

THEIR PRESIDENT: RESOLUTIONS

RELATED

THERETO: LIST WAS PRESENTED BY

GSGR S.P.A.

AND THE CANDIDATES' NAMES ARE:

EFFECTIVE

STATUTORY AUDITOR: ELISABETTA

BALDAZZI AND

ALTERNATE STATUTORY AUDITOR:

ANTONIO VENTURINI

TO STATE INTERNAL AUDITORS'

7 EMOLUMENT:

RESOLUTIONS RELATED THERETO

GAM HOLDING AG, ZUERICH

Security H2878E106

Ticker Symbol

Item

ISIN CH0102659627

ManagementAbstain Against

Meeting Type Annual General Meeting

Meeting Date 27-Apr-2017

Agenda 707979300 - Management

Proposed by Vote For/Against Management

Non-Voting

CMMT PART 2 OF THIS MEETING IS FOR

VOTING ON

Proposal

AGENDA AND MEETING ATTENDANCE-REQUESTS

ONLY. PLEASE ENSURE THAT YOU

HAVE FIRST

VOTED IN FAVOUR OF

THE-REGISTRATION OF

SHARES IN PART 1 OF THE MEETING. IT

IS A

MARKET REQUIREMENT-FOR

MEETINGS OF THIS

TYPE THAT THE SHARES ARE

REGISTERED AND

MOVED TO A-REGISTERED LOCATION

AT THE CSD,

AND SPECIFIC POLICIES AT THE

INDIVIDUAL-SUB-

CUSTODIANS MAY VARY. UPON

RECEIPT OF THE

VOTE INSTRUCTION, IT IS

POSSIBLE-THAT A

MARKER MAY BE PLACED ON YOUR

SHARES TO

ALLOW FOR RECONCILIATION AND-RE-

REGISTRATION FOLLOWING A TRADE.

THEREFORE

WHILST THIS DOES NOT PREVENT

THE-TRADING

	OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF-REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE-SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR-CLIENT REPRESENTATIVE THE BOARD OF DIRECTORS PROPOSES THAT THE		
1.1	MANAGEMENT REPORT, THE PARENT COMPANY'S AS WELL AS THE CONSOLIDATED FINANCIAL	ManagementFor	For
1.2	STATEMENTS FOR THE YEAR 2016, BE APPROVED THE BOARD OF DIRECTORS PROPOSES THAT THE COMPENSATION REPORT 2016 BE APPROVED ON A NON-BINDING CONSULTATIVE BASIS THE BOARD OF DIRECTORS PROPOSES	ManagementFor	For
2	ALLOCATE THE AVAILABLE EARNINGS FOR APPROPRIATION OF CHF 41.8 MILLION TO OTHER VOLUNTARY RESERVE AND TO DISTRIBUTE AN AMOUNT OF CHF 0.65 PER REGISTERED SHARE ENTITLED TO DISTRIBUTION OUT OF CAPITAL CONTRIBUTION RESERVE TO THE	ManagementFor	For
3	SHAREHOLDERS THE BOARD OF DIRECTORS PROPOSES THAT THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP MANAGEMENT BOARD BE DISCHARGED FOR THE FINANCIAL YEAR 2016	ManagementFor	For
4	CAPITAL REDUCTION BY CANCELLATION OF SHARES	ManagementFor	For
5	CANCELLATION OF CONDITIONAL CAPITAL	ManagementFor	For

	3 3		
6.1	RE-ELECTION OF MR HUGH SCOTT-BARRETT AS MEMBER AND ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS	ManagementAbstain	Against
6.2	RE-ELECTION OF MR DIEGO DU MONCEAU AS MEMBER OF THE BOARD OF DIRECTORS	ManagementAbstain	Against
6.3	RE-ELECTION OF MS NANCY MISTRETTA AS MEMBER OF THE BOARD OF DIRECTORS	ManagementFor	For
6.4	RE-ELECTION OF MR EZRA S. FIELD AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF MR BENJAMIN MEULI	ManagementFor	For
6.5	AS MEMBER	ManagementFor	For
	OF THE BOARD OF DIRECTORS NEW ELECTION OF MR DAVID J. JACOB		
6.6	AS MEMBER OF THE BOARD OF DIRECTORS PLEASE NOTE THAT THIS RESOLUTION IS A	ManagementFor	For
6.7	SHAREHOLDER PROPOSAL: NEW ELECTION OF MS KASIA ROBINSKI AS MEMBER OF THE BOARD OF	Shareholder For	Against
6.8	DIRECTORS PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NEW ELECTION OF MS KASIA ROBINSKI AS CHAIRMAN OF THE BOARD OF DIRECTORS PLEASE NOTE THAT THIS RESOLUTION	Shareholder Abstain	Against
6.9	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NEW ELECTION OF MR WILLIAM RAYNAR AS MEMBER OF THE BOARD OF DIRECTORS	Shareholder Abstain	Against
6.10	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NEW ELECTION OF MR RUDOLF BOHLI AS MEMBER OF THE BOARD OF DIRECTORS	Shareholder For	Against
7.1		ManagementAbstain	Against

	_aga: :g. a, a_a		
	RE-ELECTION OF MR DIEGO DU		
	MONCEAU TO THE		
	COMPENSATION COMMITTEE OF THE		
	BOARD OF		
	DIRECTORS		
	RE-ELECTION OF MS NANCY		
	MISTRETTA TO THE		
7.2	COMPENSATION COMMITTEE OF THE	ManagementFor	For
1.2	BOARD OF	Managemention	1.01
	DIRECTORS		
	RE-ELECTION OF MR BENJAMIN MEULI		
7.2	TO THE	Managarate	F
7.3	COMPENSATION COMMITTEE OF THE	ManagementFor	For
	BOARD OF		
	DIRECTORS		
	PLEASE NOTE THAT THIS RESOLUTION		
	IS A		
	SHAREHOLDER PROPOSAL: NEW		
7.4	ELECTION OF MS	Shareholder For	Against
,	KASIA ROBINSKI TO THE		1 Iguinist
	COMPENSATION		
	COMMITTEE OF THE BOARD OF		
	DIRECTORS		
	PLEASE NOTE THAT THIS RESOLUTION		
	IS A		
	SHAREHOLDER PROPOSAL: NEW		
7.5	ELECTION OF MR	Shareholder Abstain	Against
1.5	WILLIAM RAYNAR TO THE	Sharcholder Austain	Agamst
	COMPENSATION		
	COMMITTEE OF THE BOARD OF		
	DIRECTORS		
	APPROVAL OF THE COMPENSATION OF		
8.1	THE BOARD	ManagementFor	For
	OF DIRECTORS		
	APPROVAL OF THE FIXED		
8.2	COMPENSATION OF THE	ManagementFor	For
	GROUP MANAGEMENT BOARD	· ·	
	APPROVAL OF THE VARIABLE		
8.3	COMPENSATION OF	ManagementFor	For
	THE GROUP MANAGEMENT BOARD	C	
	THE BOARD OF DIRECTORS PROPOSES		
	THAT		
0	KPMG AG, ZURICH, BE RE-ELECTED AS		_
9	STATUTORY	ManagementFor	For
	AUDITORS FOR A FURTHER ONE-YEAR		
	PERIOD		
10	THE BOARD OF DIRECTORS PROPOSES	ManagementFor	For
	THE RE-		
	ELECTION OF MR TOBIAS ROHNER,		
	ATTORNEY-AT-		
	LAW, HOLBEINSTRASSE 30, 8034		
	,		

ZURICH, AS

INDEPENDENT REPRESENTATIVE FOR

A TERM OF

OFFICE UNTIL THE END OF THE NEXT

ANNUAL

GENERAL MEETING

JOHNSON & JOHNSON

Security 478160104 Meeting Type Annual
Ticker Symbol JNJ Meeting Date 27-Apr-2017
934537284 -

ISIN US4781601046 Agenda 934537284 - Management

	by Vote	For/Against Management
ELECTION OF DIRECTOR: MARY C. BECKERLE	ManagementFor	For
ELECTION OF DIRECTOR: D. SCOTT DAVIS	ManagementFor	For
ELECTION OF DIRECTOR: IAN E. L. DAVIS	ManagementFor	For
ELECTION OF DIRECTOR: ALEX GORSKY	ManagementFor	For
ELECTION OF DIRECTOR: MARK B. MCCLELLAN	ManagementFor	For
ELECTION OF DIRECTOR: ANNE M. MULCAHY	ManagementFor	For
ELECTION OF DIRECTOR: WILLIAM D. PEREZ	ManagementFor	For
ELECTION OF DIRECTOR: CHARLES PRINCE	ManagementFor	For
ELECTION OF DIRECTOR: A. EUGENE WASHINGTON	ManagementFor	For
ELECTION OF DIRECTOR: RONALD A. WILLIAMS	ManagementFor	For
ADVISORY VOTE ON FREQUENCY OF VOTING TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION	Management1 Year	For
ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION RE-APPROVAL OF THE MATERIAL	ManagementFor	For
TERMS OF PERFORMANCE GOALS UNDER THE 2012 LONG-	ManagementFor	For
RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC	ManagementFor	For
	BECKERLE ELECTION OF DIRECTOR: D. SCOTT DAVIS ELECTION OF DIRECTOR: IAN E. L. DAVIS ELECTION OF DIRECTOR: ALEX GORSKY ELECTION OF DIRECTOR: MARK B. MCCLELLAN ELECTION OF DIRECTOR: ANNE M. MULCAHY ELECTION OF DIRECTOR: WILLIAM D. PEREZ ELECTION OF DIRECTOR: CHARLES PRINCE ELECTION OF DIRECTOR: A. EUGENE WASHINGTON ELECTION OF DIRECTOR: RONALD A. WILLIAMS ADVISORY VOTE ON FREQUENCY OF VOTING TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION RE-APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS UNDER THE 2012 LONG- TERM INCENTIVE PLAN RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE	ELECTION OF DIRECTOR: MARY C. BECKERLE ELECTION OF DIRECTOR: D. SCOTT DAVIS ELECTION OF DIRECTOR: IAN E. L. DAVIS ELECTION OF DIRECTOR: ALEX GORSKY ELECTION OF DIRECTOR: ALEX GORSKY ELECTION OF DIRECTOR: MARK B. MCCLELLAN ELECTION OF DIRECTOR: ANNE M. MULCAHY ELECTION OF DIRECTOR: WILLIAM D. PEREZ ELECTION OF DIRECTOR: WILLIAM D. PEREZ ELECTION OF DIRECTOR: CHARLES PRINCE ELECTION OF DIRECTOR: A. EUGENE WASHINGTON ELECTION OF DIRECTOR: RONALD A. WILLIAMS ADVISORY VOTE ON FREQUENCY OF VOTING TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION RE-APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS UNDER THE 2012 LONG- TERM INCENTIVE PLAN RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC

FIRM FOR 2017

SHAREHOLDER PROPOSAL -

6. INDEPENDENT BOARD Shareholder Against For

CHAIRMAN

Item

1A.

Proposal

NORTHWESTERN CORPORATION

Item	Proposa	1	Proposed by	Vote	For/Agains Manageme	
1.	DIREC	ΓOR	Manageme	nt	8	
	1 5	STEPHEN P. ADIK	C	For	For	
	2	ANTHONY T. CLARK		For	For	
	3 1	E. LINN DRAPER, JR.		For	For	
	4]	DANA J. DYKHOUSE		For	For	
	5 J	JAN R. HORSFALL		For	For	
	6 1	BRITT E. IDE		For	For	
	7 J	IULIA L. JOHNSON		For	For	
	8 1	ROBERT C. ROWE		For	For	
	9 1	LINDA G. SULLIVAN		For	For	
	RATIFI	CATION OF DELOITTE & TOUCHI	Е			
	LLP AS	THE				
2.	INDEP	ENDENT REGISTERED PUBLIC	Manageme	ntFor	For	
	ACCOU	JNTING				
	FIRM F	OR 2017.				
	ADVIS	ORY VOTE TO APPROVE NAMED				
3.	EXECU	TIVE	Manageme	entFor	For	
	OFFICE	ER COMPENSATION.				
	ADVIS	ORY VOTE ON THE FREQUENCY				
4.	OF THE	3	Manageme	nt1 Voor	For	
٦.	ADVIS	ORY VOTES ON EXECUTIVE	Manageme	iiti i cai	1.01	
	COMPE	ENSATION.				
	TRANS	ACTION OF ANY OTHER				
		ERS AND				
		ESS AS MAY PROPERLY COME				
5.	BEFOR		Manageme	ent A gainst	Against	
5.		AL MEETING OR ANY	wanageme	inti igainst	7 Igamst	
		ONEMENT OR				
		RNMENT OF THE ANNUAL				
	MEETI					
		PORATION				
Securit	•	023608102		Meeting	* *	Annual
Ticker	Symbol	AEE		Meeting	Date	27-Apr-2017
ISIN		US0236081024		Agenda		934543275 - Management

Proposed

ManagementFor

by

Vote

For/Against

For

Management

	ELECTION OF DIRECTOR: WARNER L. BAXTER		
1B.	ELECTION OF DIRECTOR: CATHERINE S BRUNE	ManagementFor	For
1C.	ELECTION OF DIRECTOR: J. EDWARD COLEMAN	ManagementFor	For
1D.	ELECTION OF DIRECTOR: ELLEN M. FITZSIMMONS	ManagementFor	For
1E.	ELECTION OF DIRECTOR: RAFAEL FLORES	ManagementFor	For
1F.	ELECTION OF DIRECTOR: WALTER J. GALVIN	ManagementFor	For
1G.	ELECTION OF DIRECTOR: RICHARD J. HARSHMAN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: GAYLE P. W. JACKSON	ManagementFor	For
1I.	ELECTION OF DIRECTOR: JAMES C. JOHNSON	ManagementFor	For
1J.	ELECTION OF DIRECTOR: STEVEN H. LIPSTEIN	ManagementFor	For
1K.	ELECTION OF DIRECTOR: STEPHEN R. WILSON	ManagementFor	For
	NON-BINDING ADVISORY APPROVAL OF		
2.	COMPENSATION OF THE NAMED EXECUTIVE	ManagementFor	For
	OFFICERS DISCLOSED IN THE PROXY STATEMENT.		
	NON-BINDING ADVISORY APPROVAL ON		
3.	FREQUENCY OF EXECUTIVE COMPENSATION	Management1 Year	For
	SHAREHOLDER ADVISORY VOTE. RATIFICATION OF THE APPOINTMENT		
	OF PRICEWATERHOUSECOOPERS LLP AS		
4.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING	ManagementFor	For
	FIRM FOR THE FISCAL YEAR ENDING DECEMBER		
	31, 2017. SHAREHOLDER PROPOSAL REGARDING	ł	
5.	A REPORT ON AGGRESSIVE RENEWABLE ENERGY	Shareholder Abstain	Against
6.	ADOPTION. SHAREHOLDER PROPOSAL REGARDING		Against
	A REPORT ON THE IMPACT ON THE COMPANY'S		
	GENERATION PORTFOLIO OF PUBLIC POLICIES AND		
	TECHNOLOGICAL ADVANCES THAT		

ARE

CONSISTENT WITH LIMITING GLOBAL

WARMING.

SHAREHOLDER PROPOSAL REGARDING

7. A REPORT Shareholder Abstain Against

ON COAL COMBUSTION RESIDUALS.

NRG ENERGY, INC.

Item	Proposal	Proposed by Vo	For/Against Management
1A.	ELECTION OF DIRECTOR: E. SPENCER ABRAHAM	ManagementF	2
1B.	ELECTION OF DIRECTOR: KIRBYJON H. CALDWELL	ManagementF	or For
1C.	ELECTION OF DIRECTOR: LAWRENCE S. COBEN	ManagementF	or For
1D.	ELECTION OF DIRECTOR: TERRY G. DALLAS	ManagementF	or For
1E.	ELECTION OF DIRECTOR: MAURICIO GUTIERREZ	ManagementF	or For
1F.	ELECTION OF DIRECTOR: WILLIAM E. HANTKE	ManagementF	or For
1G.	ELECTION OF DIRECTOR: PAUL W. HOBBY	ManagementF	or For
1H.	ELECTION OF DIRECTOR: ANNE C. SCHAUMBURG	ManagementF	or For
1I.	ELECTION OF DIRECTOR: EVAN J. SILVERSTEIN	ManagementF	or For
1J.	ELECTION OF DIRECTOR: BARRY T. SMITHERMAN	ManagementF	or For
1K.	ELECTION OF DIRECTOR: THOMAS H. WEIDEMEYER	ManagementF	or For
1L.	ELECTION OF DIRECTOR: C. JOHN WILDER	ManagementF	or For
1M.	ELECTION OF DIRECTOR: WALTER R. YOUNG	ManagementF	or For
2.	TO ADOPT THE NRG ENERGY, INC. AMENDED AND RESTATED LONG-TERM INCENTIVE PLAN.	ManagementF	or For
3.	TO ADOPT THE NRG ENERGY, INC. AMENDED AND RESTATED EMPLOYEE STOCK PURCHASE PLAN.	ManagementF	or For
4.	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF THE	ManagementF	or For

COMPANY'S NAMED EXECUTIVE OFFICERS. TO APPROVE, ON A NON-BINDING ADVISORY BASIS, 5. THE FREQUENCY OF THE NON-BINDING Management 1 Year For **ADVISORY** VOTE ON EXECUTIVE COMPENSATION. TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT ManagementFor 6. For **REGISTERED** PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2017. TO VOTE ON A STOCKHOLDER

REGARDING DISCLOSURE OF

7. POLITICAL
EXPENDITURES, IF PROPERLY
PRESENTED AT THE
MEETING.

SCANA CORPORATION

PROPOSAL

Shareholder Against

For

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 JOHN F.A.V. CECIL		For	For
	2 D. MAYBANK HAGOOD		For	For
	3 ALFREDO TRUJILLO		For	For
	ADVISORY (NON-BINDING) VOTE TO			
2.	APPROVE	Manageme	entFor	For
	EXECUTIVE COMPENSATION.			
	ADVISORY (NON-BINDING) VOTE ON			
	THE			
3.	FREQUENCY OF THE EXECUTIVE	Manageme	ent1 Year	For
	COMPENSATION			
	VOTE.			
	APPROVAL OF THE APPOINTMENT OF			
	THE			
4.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For
	ACCOUNTING			
	FIRM.			
5.	APPROVAL OF BOARD-PROPOSED	Manageme	entFor	For
	AMENDMENTS			
	TO ARTICLE 8 OF OUR ARTICLES OF			
	INCORPORATION TO DECLASSIFY THE			
	BOARD OF			
	DIRECTORS AND PROVIDE FOR THE			

ANNUAL

ELECTION OF ALL DIRECTORS.

ENEL AMERICAS S.A.

Security 29274F104 Meeting Type Annual Ticker Symbol ENIA Meeting Date 27-Apr-2017 ISIN US29274F1049 Agenda $\begin{array}{c} \text{Meeting Type} \\ \text{Meeting Date} \\ \text{Agenda} \end{array}$ Annual $\begin{array}{c} 27-\text{Apr-2017} \\ \text{Management} \end{array}$

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE ANNUAL REPORT,

BALANCE

SHEET, FINANCIAL STATEMENTS AND

REPORTS OF

1. THE EXTERNAL AUDITORS AND ManagementFor

ACCOUNT

INSPECTORS FOR THE YEAR ENDED

DECEMBER 31, 2016.

DISTRIBUTION OF PROFITS FOR THE

2. YEAR AND ManagementFor

PAYMENT OF DIVIDENDS.

3. SETTING OF THE DIRECTORS' Management Against

COMPENSATION.

SETTING OF THE COMPENSATION OF

THE

MEMBERS OF THE DIRECTORS

4. COMMITTEE AND Management Against

DETERMINATION OF THE COMMITTEE'S

BUDGET

FOR THE YEAR 2017.

APPOINTMENT OF AN EXTERNAL

AUDITING FIRM

6. REGULATED BY TITLE XXVIII OF LAW ManagementFor

18.045.

APPOINTMENT OF TWO ACCOUNT

INSPECTORS

7. AND TWO ALTERNATES AND ManagementFor

DETERMINATION OF

THEIR COMPENSATION.

8. DESIGNATION OF RISK RATINGS

AGENCIES.

APPROVAL OF THE INVESTMENT AND

9. FINANCING ManagementFor

ManagementFor

POLICY.

OTHER RELEVANT MATTERS THAT ARE

OF

13. INTEREST TO AND THE COMPETENCE Management Against

OF THE

ORDINARY SHAREHOLDERS' MEETING.

14. ManagementFor

ADOPTION OF ALL OTHER APPROVALS

NECESSARY

FOR THE PROPER IMPLEMENTATION OF

ADOPTED

RESOLUTIONS.

CANCELLATION OF THE COMPANY'S

SHARES

ACQUIRED AS A RESULT OF THE

MERGER OF

ENDESA AMERICAS AND CHILECTRA

AMERICAS

INTO ENEL AMERICAS EFFECTIVE AS

OF

DECEMBER 1, 2016 AND THE

RESULTING

REDUCTION OF SHARE CAPITAL FROM

4,621,809,178,631 CHILEAN PESOS

E1. DIVIDED INTO

ManagementFor

58,324,975,387 REGISTERED ORDINARY

SHARES,

ALL OF THE SAME SERIES AND WITH

NO PAR

VALUE, TO 4,527,762,465,556 CHILEAN

PESOS

DIVIDED INTO 57,452,641,516

REGISTERED

ORDINARY SHARES, ALL OF THE SAME

SERIES AND

WITH NO PAR VALUE.

E2. CHANGE IN THE FUNCTIONAL

ManagementFor

CURRENCY OF THE

COMPANY FROM CHILEAN PESOS TO

UNITED

STATES DOLLARS, BY AMENDING THE

FIFTH

PERMANENT ARTICLE AND THE FIRST

TRANSITORY

ARTICLE OF THE BYLAWS AS

FOLLOWS: "FIFTH

ARTICLE: THE CAPITAL OF THE

COMPANY IS US\$

6,763,204,424 (SIX BILLION SEVEN

HUNDRED AND

SIXTY THREE MILLION TWO HUNDRED

AND FOUR

THOUSAND FOUR HUNDRED AND

TWENTY FOUR)

DIVIDED INTO 57,452,641,516 (FIFTY

SEVEN BILLION

FOUR HUNDRED AND FIFTY TWO

MILLION SIX

ManagementFor

ManagementFor

HUNDRED AND FORTY ONE ...(DUE TO

SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

TO APPROVE THE AMENDMENT OF THE

FOLLOWING ARTICLES OF THE

BYLAWS OF ENEL

AMERICAS S.A.: (I) IN ARTICLE 15 OF

THE BY-LAWS,

THE FOLLOWING SENTENCE IS

DELETED: "AND A

VICE-PRESIDENT WHO WILL REPLACE

HIM IN CASE

E3. OF ABSENCE". (II) IN ARTICLE 16 OF

THE BYLAWS,

THE FOLLOWING SENTENCE IS

DELETED: "THE

VICE- PRESIDENT SHALL BE ENTITLED

TO ONE AND

A HALF TIMES WHAT EACH DIRECTOR

SHALL

RECEIVE."

ADOPTION OF THE APPROVALS

NECESSARY TO

CARRY OUT THE PROPOSED CHANGES

TO THE

BYLAWS, UNDER THE TERMS AND

CONDITIONS

DEFINITIVELY APPROVED BY THE

E5. MEETING AND

THE GRANTING OF POWERS DEEMED

NECESSARY,

ESPECIALLY TO LEGALIZE, REALIZE,

AND CARRY

FORWARD THE RESOLUTIONS

ADOPTED BY THE

MEETING.

PETROLEO BRASILEIRO S.A. - PETROBRAS

Security 71654V408

Ticker Symbol PBR

ISIN US71654V4086

Meeting Type Special

Meeting Date 27-Apr-2017 934592608 -

Agenda Management

For/Against

Item Proposal

1. TO ANALYZE MANAGEMENT

ACCOUNTS, EXAMINE,

DISCUSS AND VOTE ON THE

MANAGEMENT

REPORT AND THE COMPANY'S

Proposed by Vote

Management Management

ManagementFor For

FINANCIAL

STATEMENTS, TOGETHER WITH THE

REPORT OF

THE INDEPENDENT AUDITORS AND

THE FISCAL

COUNCIL'S REPORT, FOR THE FISCAL

YEAR ENDED

DECEMBER 31, 2016.

ELECTION OF THE MEMBERS OF THE

FISCAL

COUNCIL: CANDIDATES NOMINATED

BY THE

CONTROLLING SHAREHOLDER:

PRINCIPAL:

ADRIANO PEREIRA DE PAULA;

ALTERNATE: PAULO

JOSE DOS REIS SOUZA. PRINCIPAL:

MARISETE

2A. FATIMA DADALD PEREIRA;

ManagementAbstain Against

ALTERNATE: AGNES

MARIA DE ARAGAO COSTA; PRINCIPAL:

LUIZ

AUGUSTO FRAGA NAVARRO DE

BRITTO FILHO;

ALTERNATE: MAURYCIO JOSE

ANDRADE CORREIA

(PLEASE VOTE IN ONLY ONE OPTION:

2A. OR 2B. OR

2C.)

ELECTION OF THE MEMBERS OF THE

FISCAL

COUNCIL: CANDIDATES NOMINATED

BY MINORITY

SHAREHOLDERS: FUNDO DE ACOES

DINAMICA AND

BANCLASS FUNDO DE INVESTIMENTO

2B. EM ACOES:

ManagementFor For

PRINCIPAL: REGINALDO FERREIRA

ALEXANDRE;

ALTERNATE: MARCELO GASPARINO

DA SILVA

(PLEASE VOTE IN ONLY ONE OPTION:

2A. OR 2B. OR

2C.)

2C. ELECTION OF THE MEMBERS OF THE

ManagementAbstain Against

FISCAL

COUNCIL: CANDIDATES NOMINATED

BY MINORITY

SHAREHOLDERS: GUILHERME

AFFONSO FERREIRA:

PRINCIPAL: FRANCISCO VIDAL LUNA;

ALTERNATE: MANUELITO PEREIRA MAGALHAES JUNIOR (PLEASE VOTE IN ONLY ONE OPTION: 2A. OR 2B. OR 2C.) ESTABLISHMENT OF THE FINANCIAL COMPENSATION OF DIRECTORS. MEMBERS OF THE FISCAL COUNCIL AND MEMBERS OF 3. ManagementAgainst Against THE STATUTORY ADVISORY COMMITTEES TO THE BOARD OF DIRECTORS. AMENDMENT PROPOSAL OF E1. ManagementFor For PETROBRAS'S BYLAW. CONSOLIDATION OF THE BYLAW TO E2. ManagementFor For REFLECT THE APPROVED AMENDMENTS. PROPOSED INCLUSION OF ADDITIONAL REQUIREMENTS FOR UNIMPEACHABLE REPUTATION, IN ADDITION TO THOSE **CONTAINED** IN ACT 13,303, DATED JUNE 30, 2016, AND OF E3. DECREE 8,945, OF THE PETROBRAS ManagementFor For **BOARD OF** DIRECTORS AND BOARD OF **EXECUTIVE OFFICERS** OF DECEMBER 27, 2016, IN COMPLIANCE WITH ART. 40, ITEM XIII OF PETROBRAS' BYLAW. ITALGAS S.P.A. **Ordinary General** Security T6R89Z103 Meeting Type Meeting Meeting Date 28-Apr-2017 Ticker Symbol 707921107 -**ISIN** Agenda IT0005211237 Management **Proposed** For/Against Item **Proposal** Vote by Management BALANCE SHEET OF ITALGAS S.P.A AS OF 31 **DECEMBER 2016. CONSOLIDATED BALANCE SHEET** AS OF 31 DECEMBER 2016. BOARD OF 1 ManagementFor For **DIRECTOR** REPORT ON MANAGEMENT ACTIVITY,

ManagementFor

For

INTERNAL

2

AND EXTERNAL AUDITORS REPORTS. RESOLUTIONS RELATED THERETO

NET INCOME ALLOCATION AND

DIVIDEND

DISTRIBUTION

TERMINATION BY AGREEMENT OF THE

APPOINTMENT OF THE CURRENT

EXTERNAL

AUDITORS AND APPOINTMENT OF A

3 **NEW FIRM TO** ManagementFor

ACT AS EXTERNAL AUDITORS OF THE

COMPANY'S

ACCOUNTS FOR THE PERIOD 2017-2025.

RESOLUTIONS RELATED THERETO

2017-2019 LONG TERM MONETARY

INCENTIVE

4 PLAN. RESOLUTIONS RELATED

THERETO

REWARDING POLICY AS PER ART.

123-TER OF

5 LEGISLATIVE DECREE NO. 58 OF 24

FEBRUARY

1998

Item

TO APPOINT AN ALTERNATE AUDITOR.

6 RESOLUTIONS RELATED THERETO ManagementAbstain

ManagementFor

ManagementFor

Against

For

For

For

PARMALAT SPA, COLLECCHIO

Ordinary General Security T7S73M107 Meeting Type

Meeting

Management

Ticker Symbol Meeting Date 28-Apr-2017

707951504 -

ISIN Agenda IT0003826473 Management

> Proposed For/Against

Vote

Proposal by

AMENDMENT TO

MEETING ID 743386 DUE TO RECEIPT

PLEASE NOTE THAT THIS IS AN

OF-SLATES

FOR AUDITORS. ALL VOTES RECEIVED

CMMT ON THE Non-Voting

PREVIOUS MEETING WILL

BE-DISREGARDED AND

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU

PARMALAT S.P.A. BALANCE SHEET AS

DECEMBER 2016, CONSOLIDATED

BALANCE SHEET

1.1 **ManagementAbstain** Against AS OF 31 DECEMBER 2016. DIRECTORS,

INTERNAL

AND EXTERNAL AUDITORS' REPORTS.

RESOLUTIONS RELATED THERETO

1.2	PROFIT ALLOCATION	ManagementAbstain	Against
2	REWARDING REPORT: REWARDING	ManagementAbstain	Against
<u> </u>	POLICY	ManagementAustam	
	PLEASE NOTE THAT ALTHOUGH THERE		
	ARE 2		
	SLATES TO BE ELECTED AS AUDITORS,		
	THERE-IS		
	ONLY 1 SLATE AVAILABLE TO BE		
	FILLED AT THE		
	MEETING. THE		
CMMT	STANDING-INSTRUCTIONS FOR THIS	Non-Voting	
	MEETING WILL BE DISABLED AND, IF		
	YOU CHOOSE		
	TO-INSTRUCT, YOU ARE REQUIRED TO		
	VOTE FOR		
	ONLY 1 OF THE 2 SLATES		
	OF-AUDITORS.THANK		
	YOU		
	PLEASE NOTE THAT THE		
	MANAGEMENT MAKES NO		
CMMT	VOTE RECOMMENDATION FOR	Non-Voting	
CIVIIVII	THE-CANDIDATES	Non-voting	
	PRESENTED IN THE RESOLUTIONS 3.1.1		
	AND 3.1.2		
	TO APPOINT INTERNAL AUDITORS,		
	LIST		
	PRESENTED BY AMBER CAPITAL UK		
	LLP (AS		
	MANAGER OF THE FUND AMBER		
	ACTIVE		
2 1 1	INVESTORS LIMITED) REPRESENTING	ManagamantFor	For
3.1.1	THE	ManagementFor	ГОІ
	3,021PCT OF THE COMPANY'S STOCK		
	CAPITAL.		
	EFFECTIVE AUDITORS A) MARCO		
	PEDRETTI		
	ALTERNATE AUDITORS A) MATTEO		
	TIEZZI		
3.1.2	TO APPOINT INTERNAL AUDITORS,		
	LIST		
	PRESENTED BY SOFIL S.A.S.,		
	REPRESENTING THE		
	89,594PCT OF THE COMPANY'S STOCK		
	CAPITAL.	Management No Action	
	EFFECTIVE AUDITORS A) BARBARA	Action	
	TADOLINI B)		
	FRANCO CARLO PAPA ALTERNATE		
	AUDITORS A)		
	MARIANNA TOGNONI B) LUCA		
2.2	VALDAMERI	3.5	
3.2		ManagementAbstain	Against

TO APPOINT THE INTERNAL AUDITORS,

CHAIRMAN

TO ESTABLISH THE INTERNAL

AUDITORS' 3.3

ManagementAbstain Against EMOLUMENT. RESOLUTIONS RELATED **THERETO**

DAVIDE CAMPARI MILANO S.P.A.

Meeting Type MIX Security ADPC02772

Meeting Date Ticker Symbol 28-Apr-2017

708059426 -**ISIN** IT0005163669 Agenda Management

Proposed For/Against Item Vote Proposal Management by

APPROVAL OF THE PROPOSAL TO SPLIT

THE NO.

580,800,000 ORDINARY SHARES WITH A

PAR VALUE

OF EURO 0.10 EACH INTO NO.

1,161,600,000 NEWLY

ISSUED ORDINARY SHARES WITH A

PAR VALUE OF

EURO 0,05 EACH, HAVING THE SAME E.1 Management CHARACTERISTICS AS THE CURRENT

ONES, BY

GRANTING 2 NEWLY ISSUED SHARES

FOR EACH

CURRENT SHARE. APPROVAL OF THE

DIRECTOR S

REPORT TO THE SHAREHOLDERS

MEETING AND

RELEVANT FORMALITIES

APPROVAL OF THE ANNUAL

FINANCIAL

 $Management \overset{No}{\cdot}$ STATEMENTS FOR THE YEAR ENDING 0.1 Action

DECEMBER 2016 AND RELATED

RESOLUTIONS

APPOINTMENT OF A DIRECTOR

0.2 **REPLACED** Management Action PURSUANT TO ART. 2386 CIVIL CODE

APPROVAL OF THE REMUNERATION

REPORT

 $Management \stackrel{No}{,}$ 0.3 PURSUANT TO ART. 123 TER OF

LEGISLATIVE

DECREE 58 98

APPROVAL OF THE STOCK OPTION

PLAN

0.4 PURSUANT TO ART.114 BIS OF Management Action

Action

LEGISLATIVE

DECREE 58 98

AUTHORIZATION TO BUY AND OR SELL

O.5 OWN Management Action SHARES

AT&T INC.

Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Manageme	ntFor	For
1B.	ELECTION OF DIRECTOR: SAMUEL A. D. PIAZZA, JR.	I Manageme	ntFor	For
1C.	ELECTION OF DIRECTOR: RICHARD W. FISHER	Manageme	ntFor	For
1D.	ELECTION OF DIRECTOR: SCOTT T. FORD	Manageme	ntFor	For
1E.	ELECTION OF DIRECTOR: GLENN H. HUTCHINS	Manageme	ntFor	For
1F.	ELECTION OF DIRECTOR: WILLIAM E. KENNARD	Manageme	ntFor	For
1G.	ELECTION OF DIRECTOR: MICHAEL B. MCCALLISTER	Manageme	ntFor	For
1H.	ELECTION OF DIRECTOR: BETH E. MOONEY	Manageme	ntFor	For
1I.	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Manageme	ntFor	For
1J.	ELECTION OF DIRECTOR: MATTHEW K. ROSE	Manageme	ntFor	For
1K.	ELECTION OF DIRECTOR: CYNTHIA B. TAYLOR	Manageme	ntFor	For
1L.	ELECTION OF DIRECTOR: LAURA D'ANDREA TYSON	Manageme	ntFor	For
1M.	ELECTION OF DIRECTOR: GEOFFREY Y. YANG	Manageme	ntFor	For
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Manageme	ntFor	For
3.	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	Manageme	ntFor	For
4.	ADVISORY APPROVAL OF FREQUENCY OF VOTE ON EXECUTIVE COMPENSATION	Manageme	nt1 Year	For
5.	PREPARE POLITICAL SPENDING REPORT.	Shareholde	r Against	For
6.	PREPARE LOBBYING REPORT.	Shareholde	r Against	For
7.	MODIFY PROXY ACCESS REQUIREMENTS.	Shareholde	r Abstain	Against
8.		Shareholde	r Against	For

REDUCE VOTE REQUIRED FOR

WRITTEN CONSENT.

Item

Proposal

THE GOLDMAN SACHS GROUP, INC.

Security38141G104Meeting TypeAnnualTicker SymbolGSMeeting Date28-Apr-2017ISINUS38141G1040Agenda934542805 - Management

Item	Proposal	Proposed by Vote	For/Agains Manageme				
1A.	ELECTION OF DIRECTOR: LLOYD C. BLANKFEIN	ManagementFor	For				
1B.	ELECTION OF DIRECTOR: M. MICHELE BURNS	ManagementFor	For				
1C.	ELECTION OF DIRECTOR: MARK A. FLAHERTY	ManagementFor	For				
1D.	ELECTION OF DIRECTOR: WILLIAM W. GEORGE	ManagementFor	For				
1E.	ELECTION OF DIRECTOR: JAMES A. JOHNSON	ManagementFor	For				
1F.	ELECTION OF DIRECTOR: ELLEN J. KULLMAN	ManagementFor	For				
1G.	ELECTION OF DIRECTOR: LAKSHMI N. MITTAL	ManagementFor	For				
1H.	ELECTION OF DIRECTOR: ADEBAYO O. OGUNLESI	ManagementFor	For				
1I.	ELECTION OF DIRECTOR: PETER OPPENHEIMER	ManagementFor	For				
1J.	ELECTION OF DIRECTOR: DAVID A. VINIAR	ManagementFor	For				
1K.	ELECTION OF DIRECTOR: MARK O. WINKELMAN	ManagementFor	For				
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION (SAY ON PAY)	ManagementFor	For				
3.	ADVISORY VOTE ON THE FREQUENCY OF SAY ON PAY	Management1 Year	For				
4.	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017	ManagementFor	For				
GRUP	GRUPO TELEVISA, S.A.B.						
Securit		Meeting		Annual			
Ticker	Symbol TV	Meeting	Date	28-Apr-2017			
ISIN	US40049J2069	Agenda		934595197 - Management			

Proposed

by

Vote

For/Against

Management

APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT **THIS** L1 ManagementFor MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER **APPLICABLE** ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO **CARRY OUT AND** L2 FORMALIZE THE RESOLUTIONS ManagementFor ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION, CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT **THIS** D1 ManagementFor MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER **APPLICABLE** ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO **CARRY OUT AND** D2FORMALIZE THE RESOLUTIONS ManagementFor ADOPTED AT THIS MEETING. PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, PARAGRAPH IV OF THE SECURITIES MARKET LAW, INCLUDING THE FINANCIAL STATEMENTS FOR THE AB1 YEAR ENDED ON DECEMBER 31, 2016 Management Abstain **AND** RESOLUTIONS REGARDING THE **ACTIONS TAKEN** BY THE BOARD OF DIRECTORS, THE **COMMITTEES**

AND THE CHIEF EXECUTIVE OFFICER

OF THE COMPANY.

PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL OBLIGATIONS OF THE ManagementFor AB2 COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION. RESOLUTION REGARDING THE **ALLOCATION OF** FINAL RESULTS FOR THE YEAR ENDED AB3 ManagementAbstain DECEMBER 31, 2016, INCLUDING THE **APPROVAL** AND PAYMENT OF DIVIDENDS. RESOLUTION REGARDING (I) THE AMOUNT THAT MAY BE ALLOCATED TO THE REPURCHASE OF SHARES OF THE COMPANY PURSUANT TO ARTICLE 56, PARAGRAPH IV OF THE SECURITIES **MARKET** AB4 ManagementFor LAW; AND (II) THE REPORT ON THE **POLICIES AND** RESOLUTIONS ADOPTED BY THE **BOARD OF** DIRECTORS OF THE COMPANY, **REGARDING THE** ACQUISITION AND SALE OF SUCH SHARES. APPOINTMENT AND/OR RATIFICATION, CASE MAY BE, OF THE MEMBERS THAT SHALL CONFORM THE BOARD OF DIRECTORS. ManagementFor AB5 SECRETARY AND OFFICERS OF THE COMPANY. APPOINTMENT AND/OR RATIFICATION, CASE MAY BE, OF THE MEMBERS THAT ManagementFor AB6 **SHALL** CONFORM THE EXECUTIVE COMMITTEE. APPOINTMENT AND/OR RATIFICATION, CASE MAY BE, OF THE CHAIRMAN OF AB7 ManagementAgainst THE AUDIT

AND CORPORATE PRACTICES

COMPENSATION TO THE MEMBERS OF ManagementFor

COMMITTEE.

THE BOARD

AB8

179

ManagementFor

Meeting Type

Annual

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

OF THE AUDIT AND CORPORATE

PRACTICES

COMMITTEE, AS WELL AS TO THE

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE

RESOLUTIONS ADOPTED

AT THIS MEETING.

GRUPO TELEVISA, S.A.B.

Security 40049J206

Ticker Symbol TV Meeting Date 28-Apr-2017 ISIN US40049J2069 Agenda 934601192 - Management

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT AND/OR RATIFICATION,

AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

THIS

L1 MEETING PURSUANT TO ARTICLES ManagementFor

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

APPLICABLE

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

CARRY OUT AND

L2 FORMALIZE THE RESOLUTIONS Management For

ADOPTED AT THIS

MEETING.

APPOINTMENT AND/OR RATIFICATION,

AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

THIS

D1 MEETING PURSUANT TO ARTICLES ManagementFor

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

APPLICABLE

ARTICLES OF THE CORPORATE

BY-LAWS.

D2 APPOINTMENT OF DELEGATES TO

CARRY OUT AND

FORMALIZE THE RESOLUTIONS

ManagementFor

ManagementFor

ADOPTED AT THIS MEETING. PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, PARAGRAPH IV OF THE SECURITIES MARKET LAW, INCLUDING THE FINANCIAL STATEMENTS FOR THE YEAR ENDED ON DECEMBER 31, 2016 ManagementAbstain **AND** RESOLUTIONS REGARDING THE **ACTIONS TAKEN** BY THE BOARD OF DIRECTORS, THE **COMMITTEES** AND THE CHIEF EXECUTIVE OFFICER OF THE COMPANY. PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL OBLIGATIONS OF THE ManagementFor COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION. RESOLUTION REGARDING THE **ALLOCATION OF** FINAL RESULTS FOR THE YEAR ENDED ManagementAbstain DECEMBER 31, 2016, INCLUDING THE **APPROVAL**

AB3

AND PAYMENT OF DIVIDENDS.

RESOLUTION REGARDING (I) THE

AMOUNT THAT

MAY BE ALLOCATED TO THE

REPURCHASE OF

SHARES OF THE COMPANY PURSUANT

TO ARTICLE

56, PARAGRAPH IV OF THE SECURITIES

MARKET

AB4

AB1

AB2

LAW; AND (II) THE REPORT ON THE

POLICIES AND

RESOLUTIONS ADOPTED BY THE

BOARD OF

DIRECTORS OF THE COMPANY,

REGARDING THE

ACQUISITION AND SALE OF SUCH

SHARES.

AB5 APPOINTMENT AND/OR RATIFICATION, ManagementFor

AS THE

CASE MAY BE, OF THE MEMBERS THAT

SHALL

CONFORM THE BOARD OF DIRECTORS,

THE

SECRETARY AND OFFICERS OF THE

COMPANY.

APPOINTMENT AND/OR RATIFICATION,

CASE MAY BE, OF THE MEMBERS THAT ManagementFor AB6

SHALL

ManagementAgainst

CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR RATIFICATION,

CASE MAY BE, OF THE CHAIRMAN OF AB7

AND CORPORATE PRACTICES

THE AUDIT

COMMITTEE.

COMPENSATION TO THE MEMBERS OF

THE BOARD

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

AB8 OF THE AUDIT AND CORPORATE

PRACTICES

COMMITTEE, AS WELL AS TO THE

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE

RESOLUTIONS ADOPTED

AT THIS MEETING.

DISH NETWORK CORPORATION

Security Ticker Symbol DISH

ISIN

ManagementFor

ManagementFor

25470M109 Meeting Type Annual Meeting Date 01-May-2017 934550511 -US25470M1099 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	_
	1 GEORGE R. BROKAW		For	For
	2 JAMES DEFRANCO		For	For
	3 CANTEY M. ERGEN		For	For
	4 CHARLES W. ERGEN		For	For
	5 STEVEN R. GOODBARN		For	For
	6 CHARLES M. LILLIS		For	For
	7 AFSHIN MOHEBBI		For	For
	8 DAVID K. MOSKOWITZ		For	For
	9 TOM A. ORTOLF		For	For
	10 CARL E. VOGEL		For	For
2.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For
	KPMG LLP AS			

OUR INDEPENDENT REGISTERED

PUBLIC

ACCOUNTING FIRM FOR THE FISCAL

YEAR ENDING

DECEMBER 31, 2017.

THE NON-BINDING ADVISORY VOTE ON

3. **EXECUTIVE** ManagementFor For

COMPENSATION.

THE NON-BINDING ADVISORY VOTE ON

FREQUENCY OF FUTURE NON-BINDING Management3 Years 4. For **ADVISORY**

VOTES ON EXECUTIVE

COMPENSATION.

ECHOSTAR CORPORATION

ONE, TWO OR

Security 278768106 Meeting Type Annual Meeting Date Ticker Symbol 02-May-2017 SATS 934545192 -**ISIN** US2787681061 Agenda

Proposed For/Against Vote Item Proposal Management by 1. DIRECTOR Management R. STANTON DODGE For 1 For 2 MICHAEL T. DUGAN For For 3 CHARLES W. ERGEN For For 4 ANTHONY M. FEDERICO For For 5 PRADMAN P. KAUL For For 6 TOM A. ORTOLF For For For 7 C. MICHAEL SCHROEDER For WILLIAM DAVID WADE For For TO RATIFY THE APPOINTMENT OF KPMG LLP AS **OUR INDEPENDENT REGISTERED** 2. **PUBLIC** ManagementFor For ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017. TO APPROVE, ON A NON-BINDING ADVISORY BASIS, 3. THE COMPENSATION OF OUR NAMED For ManagementFor **EXECUTIVE** OFFICERS. TO VOTE, ON A NON-BINDING 4. Management3 Years For ADVISORY BASIS, WHETHER A NON-BINDING ADVISORY VOTE ON THE COMPENSATION OF OUR NAMED **EXECUTIVE** OFFICERS SHOULD BE HELD EVERY

Management

THREE YEARS. TO APPROVE THE ECHOSTAR 5. **CORPORATION 2017** ManagementAgainst Against STOCK INCENTIVE PLAN. TO APPROVE THE ECHOSTAR **CORPORATION 2017** 6. NON-EMPLOYEE DIRECTOR STOCK ManagementAgainst Against **INCENTIVE** PLAN. TO APPROVE THE AMENDED AND **RESTATED 2017** 7. ECHOSTAR CORPORATION EMPLOYEE ManagementFor For **STOCK** PURCHASE PLAN. GREAT PLAINS ENERGY INCORPORATED Security 391164100 Meeting Type Annual Ticker Symbol Meeting Date 02-May-2017 **GXP** 934547499 -**ISIN** US3911641005 Agenda

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 TERRY BASSHAM		For	For
	2 DAVID L. BODDE		For	For
	3 RANDALL C. FERGUSON, JR		For	For
	4 GARY D. FORSEE		For	For
	5 SCOTT D. GRIMES		For	For
	6 THOMAS D. HYDE		For	For
	7 ANN D. MURTLOW		For	For
	8 SANDRA J. PRICE		For	For
	9 JOHN J. SHERMAN		For	For
	TO APPROVE, ON A NON-BINDING			
	ADVISORY BASIS,			
2.	THE 2016 COMPENSATION OF THE	Manageme	entFor	For
	COMPANY'S			
	NAMED EXECUTIVE OFFICERS.			
	TO RECOMMEND, ON A NON-BINDING			
	ADVISORY			
3.	BASIS, THE FREQUENCY OF THE	Manageme	ent1 Year	For
	ADVISORY VOTE			
	ON EXECUTIVE COMPENSATION.			
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE &			
	TOUCHE LLP AS THE COMPANY'S			
4.	INDEPENDENT	Manageme	entFor	For
	REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR 2017.			
5.	SHAREHOLDER PROPOSAL	Shareholde	er Against	For
	REQUESTING THE		6	-
	COMPANY PREPARE A REPORT			

Management

ANALYZING PROFIT

POTENTIAL FOR SHAREHOLDERS

BASED ON

RENEWABLE ENERGY METRICS, IF

PRESENTED AT

THE MEETING BY THE PROPONENTS.

SHAREHOLDER PROPOSAL

REQUESTING THE

COMPANY REPORT MONETARY AND

NON-

6. MONETARY EXPENDITURES ON

POLITICAL

ACTIVITIES, IF PRESENTED AT THE

MEETING BY

THE PROPONENTS.

COTT CORPORATION

Security 22163N106

Ticker Symbol COT

ISIN CA22163N1069

Shareholder Against For

Meeting Type Annual
Meeting Date 02-May-2017
Agenda 934547932 Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	Tranagement
	1 MARK BENADIBA		For	For
	2 JERRY FOWDEN		For	For
	3 DAVID T. GIBBONS		For	For
	4 STEPHEN H. HALPERIN		For	For
	5 BETTY JANE HESS		For	For
	6 GREGORY MONAHAN		For	For
	7 MARIO PILOZZI		For	For
	8 ANDREW PROZES		For	For
	9 ERIC ROSENFELD		For	For
	10 GRAHAM SAVAGE		For	For
	APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS			
2.	LLP AS THE INDEPENDENT	Manageme	entFor	For
	REGISTERED CERTIFIED			
	PUBLIC ACCOUNTING FIRM.			
	APPROVAL, ON A NON-BINDING			
	ADVISORY BASIS,			
3.	OF THE COMPENSATION OF COTT	Manageme	entFor	For
	CORPORATION'S			
	NAMED EXECUTIVE OFFICERS.			
	APPROVAL, ON A NON-BINDING			
	ADVISORY BASIS,			
	OF THE FREQUENCY OF AN ADVISORY			_
4.	VOTE ON	Manageme	ent1 Year	For
	THE COMPENSATION OF COTT			
	CORPORATION'S			
	NAMED EXECUTIVE OFFICERS.			

APPROVAL OF A REDUCTION OF THE

STATED

5. CAPITAL OF OUR COMMON SHARES TO ManagementFor For

US\$500

MILLION.

MANDARIN ORIENTAL INTERNATIONAL LTD, HAMILTON

Security G57848106 Meeting Type Annual General Meeting

Ticker Symbol 03-May-2017 Meeting Date 707948773 -

ISIN BMG578481068 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITORS' REPORT FOR THE YEAR ENDED 31ST DECEMBER 2016, AND TO DECLARE A FINAL DIVIDEND	ManagementFor	For
2	TO RE-ELECT MARK GREENBERG AS A DIRECTOR	ManagementAgainst	Against
3	TO RE-ELECT JULIAN HUI AS A DIRECTOR	ManagementAgainst	Against
4	TO RE-ELECT SIMON KESWICK AS A DIRECTOR	ManagementAgainst	Against
5	TO RE-ELECT DR RICHARD LEE AS A DIRECTOR	ManagementAgainst	Against
6	TO RE-ELECT Y.K. PANG AS A DIRECTOR	ManagementAgainst	Against
7	TO RE-ELECT JAMES WATKINS AS A DIRECTOR	ManagementAgainst	Against
8	TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO	ManagementFor	For
9	AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	ManagementFor	For
10	TO CONSIDER AND, IF THOUGHT FIT,	ManagementFor	For
	ADOPT WITH OR WITHOUT AMENDMENTS THE FOLLOWING ORDINARY RESOLUTION: THAT: (A) THE EXERCISE BY THE DIRECTORS DURING THE RELEVANT PERIOD (FOR THE PURPOSES OF THIS RESOLUTION, 'RELEVANT PERIOD' BEING THE PERIOD FROM THE PASSING OF THIS RESOLUTION		

UNTIL THE EARLIER OF THE

CONCLUSION OF THE

NEXT ANNUAL GENERAL MEETING, OR

THE

EXPIRATION OF THE PERIOD WITHIN

WHICH SUCH

MEETING IS REQUIRED BY LAW TO BE

HELD, OR

THE REVOCATION OR VARIATION OF

THIS

RESOLUTION BY AN ORDINARY

RESOLUTION OF

THE SHAREHOLDERS OF THE

COMPANY IN

GENERAL MEETING) OF ALL POWERS

OF THE

COMPANY TO ALLOT OR ISSUE SHARES

AND TO

MAKE AND GRANT OFFERS,

AGREEMENTS AND

OPTIONS WHICH WOULD OR MIGHT

REQUIRE

SHARES TO BE ALLOTTED, ISSUED OR

DISPOSED

OF DURING OR AFTER THE END OF THE

RELEVANT

PERIOD UP TO AN AGGREGATE

NOMINAL AMOUNT

OF USD 21.0 MILLION, BE AND IS

HEREBY

GENERALLY AND UNCONDITIONALLY

APPROVED:

AND (B) THE AGGREGATE NOMINAL

AMOUNT OF

SHARE CAPITAL ALLOTTED OR

AGREED

CONDITIONALLY OR

UNCONDITIONALLY TO BE

ALLOTTED WHOLLY FOR CASH

(WHETHER

PURSUANT TO AN OPTION OR

OTHERWISE) BY THE

DIRECTORS PURSUANT TO THE

APPROVAL IN

PARAGRAPH (A), OTHERWISE THAN

PURSUANT TO

A RIGHTS ISSUE (FOR THE PURPOSES

OF THIS

RESOLUTION, 'RIGHTS ISSUE' BEING AN

OFFER OF

SHARES OR OTHER SECURITIES TO

HOLDERS OF

SHARES OR OTHER SECURITIES ON THE

REGISTER

ON A FIXED RECORD DATE IN

PROPORTION TO

THEIR THEN HOLDINGS OF SUCH

SHARES OR

OTHER SECURITIES OR OTHERWISE IN

ACCORDANCE WITH THE RIGHTS

ATTACHING

THERETO (SUBJECT TO SUCH

EXCLUSIONS OR

OTHER ARRANGEMENTS AS THE

DIRECTORS MAY

DEEM NECESSARY OR EXPEDIENT IN

RELATION TO

FRACTIONAL ENTITLEMENTS OR

LEGAL OR

PRACTICAL PROBLEMS UNDER THE

LAWS OF, OR

THE REQUIREMENTS OF ANY

RECOGNIZED

REGULATORY BODY OR ANY STOCK

EXCHANGE IN,

ANY TERRITORY)), OR THE ISSUE OF

SHARES

PURSUANT TO THE COMPANY'S

SHARE-BASED

LONG-TERM INCENTIVE PLANS, SHALL

NOT

EXCEED USD 3.1 MILLION, AND THE

SAID

APPROVAL SHALL BE LIMITED

ACCORDINGLY

INTERNATIONAL FLAVORS & FRAGRANCES INC.

Security459506101Meeting TypeAnnualTicker SymbolIFFMeeting Date03-May-2017ISINUS4595061015Agenda934543605 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MARCELLO V BOTTOLI	ManagementFor	For
1B.	ELECTION OF DIRECTOR: DR. LINDA BUCK	ManagementFor	For
1C.	ELECTION OF DIRECTOR: MICHAEL L. DUCKER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: DAVID R. EPSTEIN	ManagementFor	For
1E.		ManagementFor	For

ELECTION OF DIRECTOR: ROGER W. FERGUSON. JR.		Edgar Filling. GABLELI GLOBAL C		NOONE II	11001 101	III IN I X
IELECTION OF DIRECTOR: JOHN F. FERRARO						
FERRARO HERCTION OF DIRECTOR: ANDREAS HERCTION OF DIRECTOR: ANDREAS HERCTION OF DIRECTOR: CHRISTINA ManagementFor For		JR.				
FIBIG	1F.		Managemer	ntFor	For	
H. GOLD II. ELECTION OF DIRECTOR: HENRY W. HOWELL, JR. III. ELECTION OF DIRECTOR: KATHERINE M. HUDSON IK. ELECTION OF DIRECTOR: DALE F. Morrison RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR. APPROVE, ON AN ADVISORY BASIS, THE 3. COMPENSATION OF OUR NAMED Management For For EXECUTIVE OFFICERS IN 2016. VOTE, ON AN ADVISORY BASIS, ON THE 4. FREQUENCY OF VOTES ON EXECUTIVE Management I Year COMPENSATION. APPROVE A FRENCH SUB-PLAN UNDER THE 2015 STOCK AWARD AND INCENTIVE PLAN. EVERSOURCE ENERGY Security 30040W108 Ticker Symbol ES ISIN US30040W1080 Management For For Ja44545558 - Management Management For For Ja45558 - Management Management For For For Ja45558 - Management For For Ja45558 -	1G.		Managemen	ntFor	For	
Discription	1H.		Managemen	ntFor	For	
III. BLECTION OF DIRECTOR: KATHERINE MANAGEMENTFOR MANAGE	1I.	ELECTION OF DIRECTOR: HENRY W.	Managemen	ntFor	For	
MORRISON RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR. APPROVE, ON AN ADVISORY BASIS, THE 3. COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS IN 2016. VOTE, ON AN ADVISORY BASIS, ON THE 4. FREQUENCY OF VOTES ON EXECUTIVE Management I Year COMPENSATION. APPROVE A FRENCH SUB-PLAN UNDER 5. THE 2015 STOCK AWARD AND INCENTIVE PLAN. EVERSOURCE ENERGY Security 30040W108 Ticker Symbol ES NUS30040W108 LUS30040W1080 Proposed DELECTION OF DIRECTOR: JOHN S. CLARKESON 62 ELECTION OF DIRECTOR: SANFORD CLOUD, JR. 04 ELECTION OF DIRECTOR: JAMES S. DISTASIO DOYLE ManagementFor For For For For ManagementFor For For ManagementFor For For For For ManagementFor For For For For For For For ManagementFor For For For For For For For For For	1J.		Managemen	ntFor	For	
2.	1K.		Managemen	ntFor	For	
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4. FREQUENCY OF VOTES ON EXECUTIVE Management I Year For COMPENSATION. APPROVE A FRENCH SUB-PLAN UNDER 5. THE 2015 Management For For STOCK AWARD AND INCENTIVE PLAN. EVERSURCE ENERGY Security 30040W108 Meeting Type Annual Meeting Date 03-May-2017 ISIN US30040W1080 Meeting Date 03-May-2017 Item Proposal US30040W1080 Proposed Management Item Proposal Management Item Proposal Management Item Proposal Proposed System Management Item Proposal Proposed System Management Item ELECTION OF DIRECTOR: JOHN S. CLARKESON Management Item ELECTION OF DIRECTOR: COTTON M. CLEVELAND Item CLEVELAND Management Item Proposal Proposed System Management Item Proposal Management Item Managem	3.	COMPENSATION OF OUR NAMED EXECUTIVE	Managemen	ntFor	For	
4. FREQUENCY OF VOTES ON EXECUTIVE Management Year For COMPENSATION. APPROVE A FRENCH SUB-PLAN UNDER 5. THE 2015 Management For STOCK AWARD AND INCENTIVE PLAN. EVERSURCE ENERGY Security 30040W108 Meeting Type Annual Meeting Date 03-May-2017 ISIN US30040W1080 Agenda Management Item Proposal US30040W1080 Vote Management Item Proposal Vote Management Item Proposal Vote Management Item Proposal Management Item CLARKESON Management Item ELECTION OF DIRECTOR: JOHN S. CLARKESON Item CLEVELAND Management Item CLEVELAND Management Item CLEVELAND Management Item Proposal Vote For/Against Management Managemen			_			
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THE 2015 STOCK AWARD AND INCENTIVE PLAN. EVERSURCE ENERGY Security 30040W108 Meeting Type Manual Meeting Date 03-May-2017 9345558 - Management ISIN US30040W1080 Proposed by Vote Management For/Against Management Item Proposed CLARKESON Management For 02 ELECTION OF DIRECTOR: JOHN S. CLARKESON Management For 03 ELECTION OF DIRECTOR: COTTON M. CLEVELAND Management For For 04 ELECTION OF DIRECTOR: JAMES S. DISTASIO Management For For 05 ELECTION OF DIRECTOR: FRANCIS A. DOYLE Management For For						
STOCK AWARD AND INCENTIVE PLAN. EVERSURCE ENERGY Meeting Type Annual Security 30040W108 Meeting Date 03-May-2017 Ticker ymbol ES Agenda 934545558 - Management Item Proposed by Vote For/Against Management 01 ELECTION OF DIRECTOR: JOHN S. CLARKESON Management For For 02 ELECTION OF DIRECTOR: COTTON M. CLEVELAND Management For For 03 ELECTION OF DIRECTOR: SANFORD CLOUD, JR. Management For For 04 ELECTION OF DIRECTOR: JAMES S. DISTASIO Management For For 05 ELECTION OF DIRECTOR: FRANCIS A. DOYLE Management For For	_			_	_	
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Ticker SymbolESMeeting Date 3-May-2017 934545558 - ManagementISINUS30040W1080Proposed byVoteFor/Against ManagementItemProposed CLARKESONVoteFor/Against Management01ELECTION OF DIRECTOR: JOHN S. CLARKESONManagementForFor02ELECTION OF DIRECTOR: COTTON M. CLEVELANDManagementForFor03ELECTION OF DIRECTOR: SANFORD CLOUD, JR.ManagementForFor04ELECTION OF DIRECTOR: JAMES S. DISTASIOManagementForFor05ELECTION OF DIRECTOR: FRANCIS A. DOYLEManagementForFor				M .: 7	Б	A 1
Item Proposal Proposed by Vote Management O1 ELECTION OF DIRECTOR: JOHN S. CLARKESON O2 ELECTION OF DIRECTOR: COTTON M. CLEVELAND O3 ELECTION OF DIRECTOR: SANFORD CLOUD, JR. O4 ELECTION OF DIRECTOR: JAMES S. DISTASIO O5 ELECTION OF DIRECTOR: FRANCIS A. DOYLE ManagementFor For ManagementFor For ManagementFor For ManagementFor For ManagementFor For		•				03-May-2017
101 ELECTION OF DIRECTOR: JOHN S. CLARKESON 102 ELECTION OF DIRECTOR: COTTON M. CLEVELAND 103 ELECTION OF DIRECTOR: SANFORD CLOUD, JR. 104 ELECTION OF DIRECTOR: JAMES S. DISTASIO 105 ELECTION OF DIRECTOR: FRANCIS A. DOYLE 108 DOYLE 109 Management For Management For Management For Management For Management For Management For For Management For For	ISI	N US30040W1080		Agenda		
01ELECTION OF DIRECTOR: JOHN S. CLARKESONManagementForFor02ELECTION OF DIRECTOR: COTTON M. CLEVELANDManagementForFor03ELECTION OF DIRECTOR: SANFORD CLOUD, JR.ManagementForFor04ELECTION OF DIRECTOR: JAMES S. DISTASIOManagementForFor05ELECTION OF DIRECTOR: FRANCIS A. DOYLEManagementForFor	Iter	n Proposal	-	Vote		
CLEVELAND CLEVELAND ELECTION OF DIRECTOR: SANFORD CLOUD, JR. ManagementFor For	01		Managemer	ntFor		
CLOUD, JR. CLOUD, JR. ELECTION OF DIRECTOR: JAMES S. DISTASIO ELECTION OF DIRECTOR: FRANCIS A. DOYLE ManagementFor ManagementFor For ManagementFor For	02		Managemen	ntFor	For	
04 ELECTION OF DIRECTOR: JAMES S. DISTASIO SELECTION OF DIRECTOR: FRANCIS A. DOYLE ManagementFor For	03		Managemer	ntFor	For	
DOYLE ManagementFor For	04	ELECTION OF DIRECTOR: JAMES S.	Managemen	ntFor	For	
06 ManagementFor For	05		Managemen	ntFor	For	
	06		Managemen	ntFor	For	

	3 9			
	ELECTION OF DIRECTOR: CHARLES K.			
07	GIFFORD ELECTION OF DIRECTOR: JAMES J. JUDGE	ManagementFor	For	
08	ELECTION OF DIRECTOR: PAUL A. LA CAMERA	ManagementFor	For	
09	ELECTION OF DIRECTOR: KENNETH R. LEIBLER	ManagementFor	For	
10	ELECTION OF DIRECTOR: WILLIAM C. VAN FAASEN	ManagementFor	For	
11	ELECTION OF DIRECTOR: FREDERICA M. WILLIAMS	ManagementFor	For	
12	ELECTION OF DIRECTOR: DENNIS R. WRAASE	ManagementFor	For	
	APPROVE PROPOSED AMENDMENT TO THE			
2.	COMPANY'S DECLARATION OF TRUST TO INCLUDE	ManagementFor	For	
	A PROXY ACCESS PROVISION. CONSIDER AN ADVISORY PROPOSAL			
3.	APPROVING THE COMPENSATION OF OUR NAMED	ManagementFor	For	
	EXECUTIVE OFFICERS.			
4	CONSIDER AN ADVISORY PROPOSAL ON THE	Managamanti Va	on For	
4.	PROPOSALS ON EXECUTIVE COMPENSATION.	Management1 Ye	ar For	
	RE-APPROVE THE MATERIAL TERMS OF THE	F		
	PERFORMANCE GOALS UNDER THE 2009			
5.	EVERSOURCE INCENTIVE PLAN AS REQUIRED BY	ManagementFor	For	
	SECTION 162(M) OF THE INTERNAL REVENUE			
	CODE. RATIFY THE SELECTION OF DELOITTE			
6.	& TOUCHE LLP AS THE INDEPENDENT	ManagementFor	For	
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017.			
ENERG	GEN CORPORATION			
Security Ticker	y 29265N108 Symbol EGN		ting Type ting Date	Annual 03-May-2017
ISIN	US29265N1081	Ager		934547742 - Management
Item	Proposal	Proposed by Vote	For/Again Manageme	

	3 3				
1.1	ELECTION OF DIRECTOR: KENNETH W. DEWEY	Managemen	ntFor	For	
1.2	ELECTION OF DIRECTOR: M. JAMES GORRIE	Managemen	ntFor	For	
1.3	ELECTION OF DIRECTOR: JAMES T. MCMANUS, II	Managemen	ntFor	For	
1.4	ELECTION OF DIRECTOR: LAURENCE M DOWNES	·Manageme	ntFor	For	
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Managemen	ntFor	For	
3.	APPROVAL OF THE ADVISORY (NON-BINDING) RESOLUTION RELATING TO EXECUTIVE COMPENSATION	Managemen	ntFor	For	
4.	APPROVAL OF THE ADVISORY (NON-BINDING) RESOLUTION ON THE FREQUENCY OF A SHAREHOLDERS' ADVISORY VOTE RELATING TO EXECUTIVE COMPENSATION ("FREQUENCY" VOTE)	Manageme	nt1 Year	For	
ΔMPC	O-PITTSBURGH CORPORATION				
Securit			Meeting 7	vne	Annual
	Symbol AP		Meeting I		03-May-2017
			C	oute	934548441 -
ISIN	US0320371034		Agenda		Management
_		Proposed		For/Against	t
Item	Proposal	by	Vote	Managemer	
1.	DIRECTOR	Managemen	nt	C	
	1 JAMES J. ABEL		For	For	
	2 WILLIAM K. LIEBERMAN		For	For	
	3 STEPHEN E. PAUL		For	For	
	4 CARL H. PFORZHEIMER,III TO APPROVE, IN A NON-BINDING VOTE.		For	For	
	THE	,			
2.	COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	Managemen	ntFor	For	
	TO RECOMMEND, BY A NON-BINDING VOTE, THE				
3.	FREQUENCY OF EXECUTIVE COMPENSATION	Managemen	nt1 Year	For	
	VOTES.				

PUBLIC ACCOUNTING FIRM FOR 2017.

AQUA AMERICA, INC.

Ψ.	D 1	Proposed	**	For/Agains	st
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	ent	C	
	1 CAROLYN J. BURKE	C	For	For	
	2 NICHOLAS DEBENEDICTIS		For	For	
	3 CHRISTOPHER H. FRANKLIN		For	For	
	4 RICHARD H. GLANTON		For	For	
	5 LON R. GREENBERG		For	For	
	6 WILLIAM P. HANKOWSKY		For	For	
	7 WENDELL F. HOLLAND		For	For	
	8 ELLEN T. RUFF		For	For	
	TO CONSIDER AND TAKE ACTION ON				
	THE				
	RATIFICATION OF THE APPOINTMENT				
	OF				
	PRICEWATERHOUSECOOPERS LLP AS				
2.	THE	Manageme	entFor	For	
	INDEPENDENT REGISTERED PUBLIC				
	ACCOUNTING				
	FIRM FOR THE COMPANY FOR THE 201	7			
	FISCAL				
	YEAR.				
	TO APPROVE AN ADVISORY VOTE ON				
	THE				
3.	COMPENSATION PAID TO THE	Manageme	entFor	For	
	COMPANY'S NAMED				
	EXECUTIVE OFFICERS FOR 2016.				
	TO APPROVE AN ADVISORY VOTE ON				
	WHETHER				
	THE FREQUENCY OF THE ADVISORY				
	VOTE ON THE				
4.	COMPENSATION PAID TO THE	Manageme	ent1 Year	For	
	COMPANY'S NAMED				
	EXECUTIVE OFFICERS SHOULD BE				
	EVERY 1, 2, OR				
	3 YEARS.				
	APEAKE UTILITIES CORPORATION				
Securit	·		Meeting		Annual
Ticker	Symbol CPK		Meeting	Date	03-May-2017
ISIN	US1653031088		Agenda		934586770 -
,			0		Management
		D '		Б // :	
Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Manageme	nt

	D ID II GIII O D			
1.	DIRECTOR	Management	_	
	1 THOMAS J. BRESNAN	For	For	
	2 RONALD G. FORSYTHE, JR.	For	For	
	3 DIANNA F. MORGAN	For	For	
	4 JOHN R. SCHIMKAITIS	For	For	
	VOTE TO AMEND THE COMPANY'S			
	AMENDED AND			
	RESTATED CERTIFICATE OF			
	INCORPORATION TO			
2.	INCREASE THE NUMBER OF	ManagementFor	For	
	AUTHORIZED SHARES			
	OF COMMON STOCK FROM 25,000,000			
	TO			
	50,000,000.			
	CAST A NON-BINDING ADVISORY VOTE	3		
	TO			
3.	APPROVE THE COMPENSATION OF THE	ManagementFor	For	
	COMPANY'S NAMED EXECUTIVE			
	OFFICERS.			
	CAST A NON-BINDING ADVISORY VOTE	3		
	ON THE			
	FREQUENCY OF STOCKHOLDER			
4.	ADVISORY VOTES	Management1 Ye	ear For	
т.	TO APPROVE THE COMPENSATION OF	ivianagementi i e	<i>a</i> 101	
	THE			
	COMPANY'S NAMED EXECUTIVE			
	OFFICERS.			
	CAST A NON-BINDING ADVISORY VOTE	2		
	TO RATIFY			
	THE APPOINTMENT OF THE COMPANY'S			
5.	INDEPENDENT REGISTERED PUBLIC	ManagementFor	For	
	ACCOUNTING			
	FIRM, BAKER TILLY VIRCHOW			
	KRAUSE, LLP.			
	S-ROYCE HOLDINGS PLC, LONDON			
Securi	· •		ting Type	Annual General Meeting
Ticker	Symbol	Mee	ting Date	04-May-2017
ISIN	GB00B63H8491	Agei	nda	707846347 -
		8		Management
		D 1	5 /4 :	
Item	Proposal	Proposed Vote	For/Again	
	•	by	Managem	ent
	TO RECEIVE THE STRATEGIC REPORT,			
	THE			
	DIRECTORS' REPORT AND THE		-	
1	AUDITED FINANCIAL	ManagementFor	For	
	STATEMENTS FOR THE YEAR ENDED 31			
	DECEMBER			
2	2016		-	
2	TO APPROVE THE DIRECTORS'	ManagementFor	For	
	REMUNERATION			

	POLICY		
	TO APPROVE THE DIRECTORS'		
3	REMUNERATION	ManagementFor	For
3	REPORT FOR THE YEAR ENDED 31	Wanagementi oi	1 01
	DECEMBER 2016		
	TO ELECT STEPHEN DAINTITH AS A		
4	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO RE-ELECT IAN DAVIS AS A		
	DIRECTOR OF THE		
	COMPANY (MEMBER OF NOMINATIONS		
5	& COVERNANCE COMMITTEE	ManagementFor	For
	GOVERNANCE COMMITTEE,		
	CHAIRMAN OF COMMITTEE AND CHAIRMAN OF THE		
	COMPANY) TO RE-ELECT WARREN EAST CBE AS A		
6	DIRECTOR	ManagementFor	For
U	OF THE COMPANY	Wanagement of	1.01
	TO RE-ELECT LEWIS BOOTH CBE AS A		
	DIRECTOR		
	OF THE COMPANY (MEMBER OF AUDIT		
	COMMITTEE,		
_	CHAIRMAN OF COMMITTEE MEMBER		_
7	OF	ManagementFor	For
	NOMINATIONS & GOVERNANCE		
	COMMITTEE AND		
	MEMBER OF SCIENCE & TECHNOLOGY		
	COMMITTEE)		
	TO RE-ELECT RUTH CAIRNIE AS A		
	DIRECTOR OF		
	THE COMPANY (MEMBER OF AUDIT		
	COMMITTEE,		
8	MEMBER OF REMUNERATION	ManagementFor	For
	COMMITTEE		
	CHAIRMAN OF COMMITTEE, AND		
	SCIENCE &		
	TECHNOLOGY COMMITTEE)		
	TO RE-ELECT SIR FRANK CHAPMAN AS		
	A DIRECTOR OF THE COMPANY (MEMBER		
	DIRECTOR OF THE COMPANY (MEMBER		
	OF NOMINATIONS & GOVERNANCE		
9	COMMITTEE,	ManagamantEan	For
9	MEMBER OF REMUNERATION	ManagementFor	гоі
	COMMITTEE,		
	MEMBER OF SAFETY & ETHICS		
	COMMITTEE AND		
	CHAIRMAN OF COMMITTEE)		
10	TO RE-ELECT IRENE DORNER AS A	ManagementFor	For
	DIRECTOR OF	<i>U</i>	

THE COMPANY (MEMBER OF AUDIT COMMITTEE, MEMBER OF NOMINATIONS & **GOVERNANCE** COMMITTEE AND MEMBER OF SAFETY & ETHICS COMMITTEE) TO RE-ELECT LEE HSIEN YANG AS A DIRECTOR OF THE COMPANY (MEMBER OF AUDIT COMMITTEE, 11 MEMBER OF NOMINATIONS & ManagementFor For GOVERNANCE COMMITTEE AND MEMBER OF SAFETY & ETHICS COMMITTEE) TO RE-ELECT BRADLEY SINGER AS A DIRECTOR OF 12 THE COMPANY (MEMBER OF SCIENCE ManagementFor For TECHNOLOGY COMMITTEE) TO RE-ELECT SIR KEVIN SMITH AS A DIRECTOR OF THE COMPANY (MEMBER OF **NOMINATIONS &** GOVERNANCE COMMITTEE, MEMBER 13 OF ManagementFor For REMUNERATION COMMITTEE, MEMBER OF SCIENCE & TECHNOLOGY COMMITTEE **AND** CHAIRMAN OF COMMITTEE) TO RE-ELECT JASMIN STAIBLIN AS A DIRECTOR OF THE COMPANY (MEMBER OF 14 **NOMINATIONS &** ManagementFor For GOVERNANCE COMMITTEE AND MEMBER OF SCIENCE & TECHNOLOGY COMMITTEE) TO RE-APPOINT KPMG LLP AS THE COMPANY'S AUDITOR: THAT KPMG LLP BE **RE-APPOINTED AS** THE COMPANY'S AUDITOR TO HOLD 15 **OFFICE UNTIL** ManagementFor For THE CONCLUSION OF THE NEXT **GENERAL** MEETING AT WHICH FINANCIAL STATEMENTS ARE **LAID** 16 ManagementFor For

	Edgar Filling. GABELLI GEOBAL (INOCIVIL I	11001 10	
	TO AUTHORISE THE AUDIT				
	COMMITTEE, ON				
	BEHALF OF THE BOARD, TO				
	DETERMINE THE				
	AUDITOR'S REMUNERATION				
17	TO AUTHORISE PAYMENTS TO	Manageme	entFor	For	
	SHAREHOLDERS	_			
	TO AUTHORISE POLITICAL DONATIONS		_	_	
18	AND	Manageme	entFor	For	
	POLITICAL EXPENDITURE				
	TO APPROVE THE ROLLS-ROYCE				
19	LONG-TERM	Manageme	entFor	For	
	INCENTIVE PLAN				
20	TO AUTHORISE THE DIRECTORS TO	Managama	m4Ean	Ean	
20	ALLOT SHARES	Manageme	entror	For	
21	TO DISAPPLY PRE-EMPTION RIGHTS	Manageme	entFor	For	
	TO AUTHORISE THE COMPANY TO	C			
22	PURCHASE ITS	Manageme	entFor	For	
	OWN ORDINARY SHARES	manageme		101	
	TO ADOPT THE NEW ARTICLES OF				
23	ASSOCIATION	Managama	mtEon	For	
23		Manageme	HILFOI	гоі	
LADDI	OF THE COMPANY		ш то		
	NE STRATEGIC HOLDINGS LTD (BERMUI	DAS), HAM		-	
Securit	*		Meeting	• •	Annual General Meeting
Ticker	Symbol		Meeting	Date	04-May-2017
	S) IIIC CI			2	•
				2	707948761 -
ISIN	BMG507641022		Agenda	2	•
					707948761 - Management
ISIN	BMG507641022	Proposed	Agenda	For/Agains	707948761 - Management
		Proposed by			707948761 - Management
ISIN	BMG507641022	•	Agenda	For/Agains	707948761 - Management
ISIN Item	BMG507641022 Proposal	by	Agenda Vote	For/Agains Manageme	707948761 - Management
ISIN	BMG507641022 Proposal TO RECEIVE THE FINANCIAL	•	Agenda Vote	For/Agains	707948761 - Management
ISIN Item	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL	by	Agenda Vote	For/Agains Manageme	707948761 - Management
ISIN Item	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND	by Manageme	Agenda Vote entFor	For/Agains Manageme	707948761 - Management
ISIN Item	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A	by	Agenda Vote entFor	For/Agains Manageme	707948761 - Management
ISIN Item	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR	by Manageme	Agenda Vote entFor	For/Agains Manageme	707948761 - Management
ISIN Item 1	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS	Manageme Manageme	Agenda Vote entFor entAgainst	For/Agains Manageme For Against	707948761 - Management
ISIN Item	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A	by Manageme	Agenda Vote entFor entAgainst	For/Agains Manageme	707948761 - Management
ISIN Item 1	BMG507641022 Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR	Manageme Manageme	Agenda Vote entFor entAgainst	For/Agains Manageme For Against	707948761 - Management
ISIN Item 1	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A	Manageme Manageme	Agenda Vote entFor entAgainst entAgainst	For/Agains Manageme For Against	707948761 - Management
ISIN Item 1 2 3 4	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR	Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst	For/Against Manageme For Against Against Against	707948761 - Management
ISIN Item 1 2 3	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES	Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst	For/Against Manageme For Against Against	707948761 - Management
ISIN Item 1 2 3 4	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO	Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst	For/Against Manageme For Against Against Against	707948761 - Management
ISIN Item 1 2 3 4 5	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX	Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst	For/Against Manageme For Against Against Against For	707948761 - Management
ISIN Item 1 2 3 4	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR	Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst	For/Against Manageme For Against Against Against	707948761 - Management
ISIN Item 1 2 3 4 5	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst	For/Against Manageme For Against Against Against For	707948761 - Management
ISIN Item 1 2 3 4 5	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR	Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst	For/Against Manageme For Against Against Against For	707948761 - Management
ISIN Item 1 2 3 4 5	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst entFor entFor	For/Against Manageme For Against Against Against For	707948761 - Management
ISIN Item 1 2 3 4 5	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION TO RENEW THE GENERAL MANDATE	Manageme Manageme Manageme Manageme Manageme O Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst entFor entFor	For/Against Manageme For Against Against Against For For	707948761 - Management
ISIN Item 1 2 3 4 5 6	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION TO RENEW THE GENERAL MANDATE TO THE	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst entFor entFor	For/Against Manageme For Against Against Against For For	707948761 - Management
ISIN Item 1 2 3 4 5 6	Proposal TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND TO RE-ELECT DAVID HSU AS A DIRECTOR TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR TO RE-ELECT Y.K. PANG AS A DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES NE MATHESON HOLDINGS LTD, HAMILT	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	Agenda Vote entFor entAgainst entAgainst entAgainst entFor entFor	For/Against Managemet For Against Against For For	707948761 - Management

Ticker Symbol Meeting Date 04-May-2017 ISIN BMG507361001 Agenda 707948785 - Management

Item	Proposal	Proposed by	Vote	For/Against Management		
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND	ManagementFor		For		
2	TO RE-ELECT DAVID HSU AS A DIRECTOR	ManagementAgainst		Against		
3	TO RE-ELECT ADAM KESWICK AS A DIRECTOR	Managemen	Against			
4	TO RE-ELECT SIMON KESWICK AS A DIRECTOR	ManagementAgainst		Against		
5	TO RE-ELECT DR RICHARD LEE AS A DIRECTOR	ManagementAgainst		Against		
6	TO FIX THE DIRECTORS' FEES	Managemen	For			
	TO RE-APPOINT THE AUDITORS AND TO					
7	AUTHORIZE THE DIRECTORS TO FIX THEIR	ManagementFor		For		
	REMUNERATION					
8	TO RENEW THE GENERAL MANDATE					
	TO THE	ManagementFor		For		
	DIRECTORS TO ISSUE NEW SHARES					
MILLICOM INTERNATIONAL CELLULAR S.A.						

Security L6388F128 Meeting Type ExtraOrdinary General Meeting Type Ticker Symbol Meeting Date 04-May-2017 SE0001174970 Agenda 707978409 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

CMMT MARKET RULES REQUIRE DISCLOSURE Non-Voting

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

THE BREAKDOWN OF EACH

Action

Action

ManagementNo

BENEFICIAL OWNER

NAME, ADDRESS AND SHARE-POSITION

TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR INSTRUCTIONS

TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

TO ELECT THE CHAIRMAN OF THE EGM

AND TO

EMPOWER THE CHAIRMAN OF THE

1 EGM TO Management

APPOINT THE OTHER MEMBERS OF THE

BUREAU:

ALEXANDER KOCH

2 TO APPROVE THE POSSIBILITY FOR

THE

COMPANY'S DIRECTORS TO APPROVE

UNANIMOUSLY CIRCULAR

RESOLUTIONS EITHER (I)

BY EXECUTING SUCH RESOLUTIONS

DIRECTLY

MANUALLY OR ELECTRONICALLY BY

MEANS OF AN

ELECTRONIC SIGNATURE WHICH IS

VALID UNDER

LUXEMBOURG LAW OR (II) VIA A

CONSENT IN

WRITING BY E-MAIL TO WHICH AN

ELECTRONIC

SIGNATURE (WHICH IS VALID UNDER

LUXEMBOURG

LAW) IS AFFIXED AND TO AMEND

ARTICLE 8,

PARAGRAPH 8, OF THE COMPANY'S

ARTICLES OF

ASSOCIATION ACCORDINGLY TO DELETE THE REQUIREMENT THAT **ANNUAL** GENERAL SHAREHOLDERS' MEETINGS MUST BE HELD AT A TIME AND AT A VENUE SPECIFIED IN ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 3 THE COMPANY'S ARTICLES OF ASSOCIATION AND TO AMEND ARTICLE 19 OF THE COMPANY'S ARTICLES OF ASSOCIATION ACCORDINGLY TO AUTHORIZE ELECTRONIC VOTE AT GENERAL SHAREHOLDERS' MEETINGS COMPANY AND TO AMEND ARTICLE 21 Management No. 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION ACCORDINGLY TO APPROVE THE AMENDMENT TO THE THRESHOLD AT WHICH MILLICOM'S BOARD SHOULD BE NOTIFIED OF ANY ACOUISITION / DISPOSAL OF MILLICOM'S SHARES Management No Action 5 FROM 3% TO 5% AND TO AMEND ARTICLE 6, LAST PARAGRAPH, OF THE COMPANY'S ARTICLES OF ASSOCIATION **ACCORDINGLY** TO FULLY RESTATE THE COMPANY'S ARTICLES OF ASSOCIATION AND, INTER ALIA, $Management \stackrel{No}{\cdot}$ INCORPORATE THE 6 AMENDMENTS TO THE COMPANY'S ARTICLES APPROVED IN THE FOREGOING RESOLUTIONS CMMT 11 APR 2017: PLEASE NOTE THAT THIS Non-Voting IS A REVISION DUE TO RECEIPT OF CHAIRMAN-NAME. IF YOU HAVE ALREADY SENT IN YOUR VOTES. PLEASE DO NOT VOTE AGAIN **UNLESS-YOU DECIDE**

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

MILLICOM INTERNATIONAL CELLULAR S.A.

Security L6388F128 Meeting Type **Annual General Meeting**

Meeting Date Ticker Symbol 04-May-2017 707996938 -

ISIN SE0001174970 Agenda Management

Proposed For/Against Vote Item Proposal Management by

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 752694 DUE TO ADDITION

OF-

RESOLUTION 24. ALL VOTES RECEIVED

ON THE

PREVIOUS MEETING WILL BE

DISREGARDED-IF

VOTE DEADLINE EXTENSIONS ARE

GRANTED.

THEREFORE PLEASE REINSTRUCT ON

THIS-

MEETING NOTICE ON THE NEW JOB. IF

CMMT HOWEVER Non-Voting VOTE DEADLINE EXTENSIONS ARE

NOT-GRANTED

IN THE MARKET, THIS MEETING WILL

BE CLOSED

AND YOUR VOTE INTENTIONS-ON THE

ORIGINAL

MEETING WILL BE APPLICABLE.

PLEASE ENSURE

VOTING IS SUBMITTED-PRIOR TO

CUTOFF ON THE

ORIGINAL MEETING, AND AS SOON AS

POSSIBLE

ON THIS NEW-AMENDED MEETING.

THANK YOU

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

CMMT IMPORTANT MARKET PROCESSING Non-Voting

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 REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-**REPRESENTATIVE** MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED TO ELECT THE CHAIRMAN OF THE AGM AND TO EMPOWER THE CHAIRMAN OF THE AGM TO Management APPOINT THE OTHER MEMBERS OF THE

BUREAU OF THE MEETING: ALEXANDER KOCH

TO RECEIVE THE MANAGEMENT

REPORT(S) OF THE

BOARD OF DIRECTORS (RAPPORT

DE-GESTION)

AND THE REPORT(S) OF THE EXTERNAL Non-Voting

AUDITOR

1

2

ON THE ANNUAL ACCOUNTS AND-THE CONSOLIDATED ACCOUNTS FOR THE

FINANCIAL

YEAR ENDED 31 DECEMBER 2016

TO APPROVE THE ANNUAL ACCOUNTS

AND THE

3 CONSOLIDATED ACCOUNTS FOR THE Management YEAR ENDED

31 DECEMBER 2016

4 TO ALLOCATE THE RESULTS OF THE ManagementNo YEAR ENDED Action

31 DECEMBER 2016. ON A PARENT

COMPANY BASIS, MILLICOM GENERATED A PROFIT OF USD 43,826,410, WHICH IS PROPOSED TO BE ALLOCATED TO THE PROFIT OR LOSS **BROUGHT** FORWARD ACCOUNT OF MILLICOM TO APPROVE THE DISTRIBUTION BY MILLICOM OF A DIVIDEND IN A TOTAL AMOUNT OF **USD** 265,416,542.16 TO THE SHAREHOLDERS MILLICOM PRO RATA TO THE PAID UP PAR VALUE OF THEIR SHAREHOLDING IN Management No 5 MILLICOM, Action CORRESPONDING TO A DIVIDEND OF **USD 2.64 PER** SHARE (OTHER THAN THE TREASURY SHARES) AND TO ACKNOWLEDGE AND **CONFIRM THAT** MILLICOM HAS SUFFICIENT **AVAILABLE FUNDS TO** MAKE THIS DIVIDEND DISTRIBUTION TO DISCHARGE ALL THE CURRENT **DIRECTORS OF** MILLICOM FOR THE PERFORMANCE OF 6 THEIR Management Action MANDATES DURING THE FINANCIAL YEAR ENDED **31 DECEMBER 2016** Management TO SET THE NUMBER OF DIRECTORS 7 Action AT EIGHT (9) TO RE ELECT MR. TOM BOARDMAN AS A DIRECTOR FOR A TERM ENDING ON THE DAY OF 8 THE NEXT Management Action ANNUAL GENERAL MEETING TO TAKE PLACE IN 2018 (THE 2018 AGM) TO RE ELECT MR. ODILON ALMEIDA AS A DIRECTOR 9 FOR A TERM ENDING ON THE DAY OF Management Action THE 2018 **AGM** 10 TO RE ELECT MS. JANET DAVIDSON AS ManagementNo Action DIRECTOR FOR A TERM ENDING ON THE DAY OF

THE 2018 AGM TO RE ELECT MR. SIMON DUFFY AS A DIRECTOR $Management \stackrel{No}{.}$ 11 FOR A TERM ENDING ON THE DAY OF THE 2018 **AGM** TO RE ELECT MR. TOMAS ELIASSON AS $Management \stackrel{No}{.}$ 12 DIRECTOR FOR A TERM ENDING ON Action THE DAY OF **THE 2018 AGM** TO RE ELECT MR. ALEJANDRO SANTO DOMINGO AS $Management \stackrel{No}{.}$ 13 A DIRECTOR FOR A TERM ENDING ON THE DAY OF **THE 2018 AGM** TO ELECT MR. ANDERS JENSEN AS A DIRECTOR 14 FOR A TERM ENDING ON THE DAY OF THE 2018 **AGM** TO ELECT MR. JOSE ANTONIO RIOS GARCIA AS A Management No 15 DIRECTOR FOR A TERM ENDING ON THE DAY OF **THE 2018 AGM** TO RE ELECT MR. TOM BOARDMAN AS **CHAIRMAN** 16 OF THE BOARD OF DIRECTORS FOR A Management Action **TERM** ENDING ON THE DAY OF THE 2018 AGM 17 TO APPROVE THE DIRECTORS' ManagementNo Action FEE-BASED COMPENSATION, AMOUNTING TO SEK 5,775,000 (2016: SEK 5,725,000) FOR THE PERIOD FROM THE AGM TO THE 2018 AGM AND SHARE-BASED COMPENSATION, AMOUNTING TO SEK 3,850,000 (2016: 3,800,000) FOR THE PERIOD FROM THE AGM TO THE 2018 AGM, SUCH SHARES TO BE **PROVIDED** FROM THE COMPANY'S TREASURY **SHARES OR** ALTERNATIVELY TO BE ISSUED WITHIN MILLICOM'S AUTHORISED SHARE CAPITAL TO BE **FULLY PAID-**

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE RELEVANT

DIRECTORS: IT IS CLARIFIED THAT THE

PROPOSAL

BY THE NOMINATION COMMITTEE OF

A TOTAL

AMOUNT OF SEK 5,775,000 (2016: SEK

5,725,000) AS

THE DIRECTORS' FEE-BASED

COMPENSATION SET

FORTH IN ITEM 17 OF THE AGENDA FOR

THE

PERIOD FROM THE AGM TO THE 2018

AGM SHALL

BE INCREASED TO COVER THE

REMUNERATION OF

THE NEW DIRECTOR. SUBJECT AND

FURTHER TO

THE APPROVAL BY THE AGM OF ITEM

24, THE THEN

NINE (9) DIRECTORS' OVERALL

FEE-BASED

COMPENSATION IS SEK 6,200,000 (2016:

SEK

5,725,000) FOR THE PERIOD FROM THE

AGM TO

THE 2018 AGM. IT IS FURTHER

CLARIFIED THAT THE

PROPOSAL BY THE NOMINATION

COMMITTEE OF A

TOTAL AMOUNT OF SEK 3,850,000 (2016:

SEK

3,800,000) AS THE DIRECTORS'

SHARE-BASED

COMPENSATION SET FORTH IN ITEM 17

OF THE

AGENDA FOR THE PERIOD FROM THE

AGM TO THE

2018 AGM IN THE FORM OF FULLY

PAID-UP SHARES

OF MILLICOM COMMON STOCK

RELATES TO THE

DIRECTORS OF THE COMPANY SHALL

ALSO BE

INCREASED TO COVER THE

REMUNERATION OF

THE ADDITIONAL DIRECTOR. SUBJECT

TO AND

FURTHER TO THE APPROVAL BY THE

AGM OF ITEM

24, THE THEN NINE (9) DIRECTORS'

OVERALL

SHARE-BASED COMPENSATION IS SEK

4,275,000

(2016: 3,800,000) FOR THE PERIOD FROM

THE AGM

TO THE 2018 AGM, SUCH SHARES TO BE

PROVIDED

FROM THE COMPANY'S TREASURY

SHARES OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE RELEVANT

DIRECTORS

TO REELECT ERNST AND YOUNG S.A.,

LUXEMBOURG AS THE EXTERNAL

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ **AUDITOR OF** MILLICOM FOR A TERM ENDING ON

THE DAY OF

18

THE 2018 AGM

TO APPROVE THE EXTERNAL

Management No 19 **AUDITORS** Action **COMPENSATION**

TO APPROVE A PROCEDURE ON THE

APPOINTMENT OF THE NOMINATION

COMMITTEE 20

Management No AND DETERMINATION OF THE Action

ASSIGNMENT OF THE

NOMINATION COMMITTEE

21 TO AUTHORISE THE BOARD OF ManagementNo DIRECTORS, AT Action

ANY TIME BETWEEN 4 MAY 2017 AND

THE DAY OF

THE 2018 AGM, PROVIDED THE

REQUIRED LEVELS

OF DISTRIBUTABLE RESERVES ARE

MET BY

MILLICOM AT THAT TIME, EITHER

DIRECTLY OR

THROUGH A SUBSIDIARY OR A THIRD

PARTY, TO

ENGAGE IN A SHARE REPURCHASE

PLAN OF

MILLICOMS SHARES TO BE CARRIED

OUT FOR ALL

PURPOSES ALLOWED OR WHICH

WOULD BECOME

AUTHORISED BY THE LAWS AND **REGULATIONS IN** FORCE, AND IN PARTICULAR THE LUXEMBOURG LAW OF 10 AUGUST 1915 ON **COMMERCIAL** COMPANIES, AS AMENDED (THE 1915 LAW) (THE SHARE REPURCHASE PLAN) TO APPROVE THE GUIDELINES FOR 22 REMUNERATION OF SENIOR Management **MANAGEMENT** TO APPROVE THE SHARE BASED Management No 23 **INCENTIVE PLANS** FOR MILLICOM EMPLOYEES 24 TO ELECT MR. ROGER SOLE RAFOLS AS ManagementNo Action DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2018 AGM; TO APPROVE MR. **ROGER SOLE** RAFOLS' DIRECTOR FEE-BASED COMPENSATION, AMOUNTING TO SEK 425,000FOR THE PERIOD FROM THE AGM TO THE 2018 AGM AND SHARE-BASED COMPENSATION, AMOUNTING TO SEK 425,000 FOR THE PERIOD FROM THE **AGM TO THE** 2018 AGM, SUCH SHARES TO BE PROVIDED FROM THE COMPANY'S TREASURY SHARES OR ALTERNATIVELY TO BE ISSUED WITHIN MILLICOM'S AUTHORISED SHARE CAPITAL TO BE **FULLY PAID-**UP OUT OF THE AVAILABLE RESERVES I.E. FOR NIL CONSIDERATION FROM MR. ROGER SOLE RAFOLS; AND TO APPROVE THE CORRESPONDING ADJUSTMENTS TO PREVIOUS ITEMS OF THE AGM, AS FOLLOWS: (I) THE INCREASE OF THE OF DIRECTORS FROM EIGHT (8), AS SET

FORTH IN

THE PRECEDING ITEM 7 OF THE

AGENDA, TO NINE

(9); AND (II) THE INCREASE OF THE

DIRECTORS'

OVERALL FEE-BASED COMPENSATION,

AS SET

FORTH IN ITEM 17 OF THE AGENDA, TO

SEK

6,200,000 (2016: SEK5,725,000) FOR THE

PERIOD

FROM THE AGM TO THE 2018 AGM AND

SHARE

BASED COMPENSATION, AS SET FORTH

IN ITEM 17

OF THE AGENDA, TO SEK 4,275,000

(2016: 3,800,000)

FOR THE PERIOD FROM THE AGM TO

THE 2018

AGM, SUCH SHARES TO BE PROVIDED

FROM THE

COMPANY'S TREASURY SHARES OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE RELEVANT

DIRECTORS

17 APR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION

OF-RESOLUTION

7 AND 17 AND RECEIPT OF CHAIRMAN

NAME, IF

CMMT YOU HAVE ALREADY SENT IN-YOUR Non-Voting

VOTES FOR

MID: 760338, PLEASE DO NOT VOTE

AGAIN UNLESS

YOU DECIDE TO-AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU.

IT0003128367

ENEL S.P.A., ROMA

ISIN

Security T3679P115 Meeting Type Ordinary General

cker Symbol Meeting Date Meeting Date 04-May-2017

Ticker Symbol Meeting Date 04-May-2017

Agenda 708000586 - Management

Item Proposal Proposed by Vote For/Against Management

AMENDMENT TO MEETING ID 742342 DUE TO RECEIPT **OF-SLATES** FOR DIRECTORS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL **BE-DISREGARDED IF** VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE PLEASE-REINSTRUCT ON **THIS** MEETING NOTICE ON THE NEW JOB. IF CMMT HOWEVER Non-Voting VOTE DEADLINE-EXTENSIONS ARE **NOT GRANTED** IN THE MARKET, THIS MEETING WILL BE CLOSED AND-YOUR VOTE INTENTIONS ON THE **ORIGINAL** MEETING WILL BE APPLICABLE. PLEASE-ENSURE **VOTING IS SUBMITTED PRIOR TO CUTOFF ON THE** ORIGINAL MEETING, AND AS-SOON AS **POSSIBLE** ON THIS NEW AMENDED MEETING. THANK YOU FINANCIAL STATEMENTS AS OF DECEMBER 31, 2016. REPORTS OF THE BOARD OF DIRECTORS, OF THE BOARD OF STATUTORY AUDITORS AND OF 1 THE EXTERNAL AUDITOR. RELATED ManagementFor For RESOLUTIONS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED ON **DECEMBER 31, 2016** ALLOCATION OF THE ANNUAL NET INCOME AND 2 ManagementFor For DISTRIBUTION OF AVAILABLE RESERVES **AUTHORIZATION FOR THE** ACQUISITION AND THE 3 ManagementFor For DISPOSAL OF OWN SHARES. RELATED RESOLUTIONS 4 DETERMINATION OF THE NUMBER OF ManagementFor For THE

PLEASE NOTE THAT THIS IS AN

MEMBERS OF THE BOARD OF

DIRECTORS

DETERMINATION OF THE TERM OF THE

5 BOARD OF ManagementFor For

DIRECTORS

PLEASE NOTE THAT ALTHOUGH THERE

ARE 2

SLATES TO BE ELECTED AS BOARD OF-

DIRECTORS, THERE IS ONLY 1 SLATE

AVAILABLE

TO BE FILLED AT THE MEETING.

THE-STANDING

CMMT INSTRUCTIONS FOR THIS MEETING Non-Voting

WILL BE

DISABLED AND, IF YOU CHOOSE

TO-INSTRUCT,

YOU ARE REQUIRED TO VOTE FOR

ONLY 1 SLATE

OF THE 2 SLATES OF BOARD-OF

DIRECTORS

"PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

VOTE RECOMMENDATION FOR CMMT THE CANDIDATES Non-Voting

THE-CANDIDATES

PRESENTED IN THE RESOLUTIONS 6.1

AND 6.2"

TO APPOINT THE BOARD OF

DIRECTORS'

MEMBERS. LIST PRESENTED BY

MINISTRY OF

ECONOMY AND FINANCE

REPRESENTING THE

6.1 23,585 PCT OF THE STOCK CAPITAL: ManagementFor For

Action

GRIECO

PATRIZIA, STARACE FRANCESCO,

ANTONIOZZI

ALFREDO, GIRDINIO PAOLA, BIANCHI

ALBERTO,

PERA ALBERTO

6.2 TO APPOINT THE BOARD OF ManagementNo

DIRECTORS'

MEMBERS. LIST PRESENTED BY DA

ABERDESSEN

ASSET MANAGEMENT PLC; ALETTI

GESTIELLE SGR

SPA; ANIMA SGR SPA; APG ASSET

MANAGEMENT

NV; ARCA SGR SPA; ERSEL ASSET

MANAGEMENT

SGR SPA; EURIZON CAPITAL SA;

EURIZON CAPITAL

SPA; FIDELITY FUNDS; FIDEURAM

ASSET

MANAGEMENT (IRELAND); FIDEURAM

INVESTIMENTI

SGR SPA; GENERALI INVESTMENTS

EUROPE SGR

SPA: GENERALI INVESTMENTS

LUXEMBURG SA;

INTERFUND SICAV; KAIROS PARTNERS

SGR SPA:

LEGAL & GENERAL ASSURANCE

(PENSIONS

MANAGEMENT) LTD; MEDIOLANUM

GESTIONE

FONDI SGR SPA; MEDIOLANUM

INTERNATIONAL

FUNDS LTD; PIONEER ASSET

MANAGEMENT SA;

PIONEER ASSET MANAGEMENT SGR

SPA;

STANDARD LIFE, REPRESENTING THE

1,879 PCT OF

THE STOCK CAPITAL: TARABORRELLI

ANGELO,

SVELTO ANNA CHIARA, CALARI

CESARE

ELECTION OF THE CHAIRMAN OF THE

7 BOARD OF ManagementFor For

DIRECTORS

DETERMINATION OF THE

8 COMPENSATION OF THE ManagementFor For

MEMBERS OF THE BOARD OF

DIRECTORS

LONG TERM INCENTIVE PLAN 2017

RESERVED TO

THE MANAGEMENT OF ENEL S.P.A.

9 AND/OR OF ITS ManagementFor For

SUBSIDIARIES PURSUANT TO ARTICLE

2359 OF THE

ITALIAN CIVIL CODE

10 REMUNERATION REPORT ManagementFor For

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type Ordinary General

Ticker Symbol Meeting Date 04-May-2017 708027796 -

ISIN IT0003497168 Agenda Management

Item Proposal Proposed by Vote For/Against Management

1 ManagementFor For

Meeting

FINANCIAL STATEMENTS AS AT 31 **DECEMBER 2016** - APPROVAL OF THE FINANCIAL **STATEMENTS** DOCUMENTATION - DISTRIBUTION OF PRIVILEGED DIVIDEND TO SAVINGS SHARES -RELATED AND CONSEQUENT RESOLUTIONS **REPORT ON REMUNERATION -**2 RESOLUTION ON ManagementAgainst Against THE FIRST SECTION APPOINTMENT OF THE BOARD OF 3 **DIRECTORS:** ManagementFor For NUMBER OF MEMBERS APPOINTMENT OF THE BOARD OF ManagementFor 4 **DIRECTORS:** For LENGTH OF TERM IN OFFICE APPOINTMENT OF THE BOARD OF 5 **DIRECTORS:** ManagementFor For REMUNERATION PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 SLATE **AVAILABLE** TO BE FILLED AT THE MEETING. THE-STANDING CMMT INSTRUCTIONS FOR THIS MEETING Non-Voting WILL BE DISABLED AND, IF YOU CHOOSE TO-INSTRUCT, YOU ARE REQUIRED TO VOTE FOR **ONLY 1 SLATE** OF THE 2 SLATES OF BOARD-OF **DIRECTORS** PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE SLATE UNDER RESOLUTIONS 6.1 AND 6.2. THANK YOU APPOINTMENT OF THE BOARD OF 6.1 ManagementFor For **DIRECTORS: LIST** PRESENTED BY ABBEY EUROPEAN FUND, ABBEY PENSIONS EUROPEAN FUND, STATE STREET TRUSTEES LIMITED - ATF ABERDEEN

CAPITAL

TRUST, SCOTTISH WIDOWS

INVESTMENT

SOLUTIONS FUNDS ICVC -

FUNDAMENTAL INDEX

GLOBAL EQUITY FUND, SCOTTISH

WIDOWS

INVESTMENT SOLUTIONS FUNDS ICVC -

EUROPEAN

(EX UK) EQUITY FUND, ALETTI

GESTIELLE SGR

S.P.A. MANAGING THE FUNDS:

GESTIELLE

OBIETTIVO EUROPA, GESTIELLE

OBIETTIVO

INTERNAZIONALE, GESTIELLE CEDOLA

DUAL

BRAND, GESTIELLE CEDOLA ITALY

OPPORTUNITY E

GESTIELLE OBIETTIVO ITALIA, ANIMA

SGR S.P.A.

MANAGING THE FUNDS: ANIMA ITALIA

E ANIMA GEO

ITALIA, APG ASSET MANAGEMENT N.V.

- MANAGING

THE FUNDS: STICHTING DEPOSITARY

APG

DEVELOPED MARKETS EQUITY POOL,

ARCA S.G.R.

S.P.A. MANAGING THE FUND ARCA

AZIONI ITALIA,

EURIZON CAPITAL SGR S.P.A.

MANAGING THE

FUNDS: EURIZON PROGETTO ITALIA 40,

EURIZON

AZIONI ITALIA, EURIZON PROGETTO

ITALIA 7,

EURIZON AZIONI AREA EURO, EURIZON

AZIONI

EUROPA E EURIZON AZIONI

INTERNAZIONALI,

EURIZON CAPITAL SA MANAGING THE

FUNDS:

EQUITY EUROPE LTE, EQUITY EURO

LTE E EQUITY

ITALY SMART VOLATILITY, ROSSINI

LUX FUND -

AZIONARIO EUROPA, EURIZON FUND -

EQUITY

ITALY, EURIZON INVESTMENT SICAV -

PB EQUITY

EUR E EUF - FLEXIBLE BETA TOTAL

RETURN,

FIDEURAM ASSET MANAGEMENT

(IRELAND)

MANAGING THE FUNDS: FONDITALIA

EQUITY ITALY

E FIDEURAM FUND EQUITY ITALY,

FIDEURAM

INVESTIMENTI SGR MANAGING THE

FUND

FIDEURAM ITALIA, INTERFUND SICAV

INTERFUND

EQUITY ITALY, GENERALI

INVESTMENTS EUROPE

S.P.A. MANAGING THE FUND GIE ALTO

AZIONARIO,

GENERALI INVESTMENTS LUXEMBURG

SA

MANAGING THE FUNDS: GIS GLOBAL

EOUITY,

GMPSS EQUITY PROFILE, GMPSS

OPPORTUNITIES

PROF, GMPSS BALANCED PROFILE E

GMPSS

CONSERVATIVE PROF, KAIROS

PARTNERS SGR

S.P.A. IN QUALITA' DI MANAGEMENT

COMPANY DI

KAIROS INTERNATIONAL SICAV

COMPARTI: ITALIA,

TARGET ITALY ALPHA, RISORGIMENTO

E KEY,

LEGAL & GENERAL ASSURANCE

(PENSIONS

MANAGEMENT) LIMITED,

MEDIOLANUM GESTIONE

FONDI SGR S.P.A. MANAGING THE

FUND

MEDIOLANUM FLESSIBILE ITALIA,

MEDIOLANUM

INTERNATIONAL FUNDS - CHALLENGE

FUND -

CHALLENGE ITALIAN EQUITY,

PIONEER

INVESTMENT MANAGEMENT SGRPA

MANAGING

THE FUND PIONEER ITALIA AZIONARIO

CRESCITA.

PIONEER ASSET MANAGEMENT SA

MANAGING THE

FUND PF ITALIAN EQUITY,

PLANETARIUM FUND

ANTHILIA SILVER, ZENIT SGR S.P.A.

MANAGING THE

FUNDS: ZENIT PIANETA ITALIA E ZENIT

OBBLIGAZIONARIO E ZENIT

MULTISTRATEGY

SICAV, REPRESENTING THE 1.858 PCT

OF THE

COMPANY'S STOCK CAPITAL: A.LUCIA

CALVOSA,

B.FRANCESCA CORNELLI, C.DARIO

FRIGERIO,

D.DANILO VIVARELLI, E.FERRUCCIO

BORSANI

APPOINTMENT OF THE BOARD OF

DIRECTORS: LIST

PRESENTED BY VIVENDI SA,

REPRESENTING THE

23.94 PCT OF THE COMPANY'S STOCK

CAPITAL:

A.ARNAUD ROY DE PUYFONTAINE,

6.2 B.HERVE'

PHILIPPE, C.FREDERIC CREPIN,

D.GIUSEPPE

RECCHI, E.FLAVIO CATTANEO,

F.FELICITE' HERZOG,

G.FRANCO BERNABE', H.MARELLA

MORETTI,

I.CAMILLA ANTONINI L.ANNA JONES

APPOINTMENT OF THE BOARD OF

7 DIRECTORS:

EXEMPTION FROM PROHIBITION ON

COMPETITION

DUKE ENERGY CORPORATION

Security 26441C204

Ticker Symbol DUK

ISIN US26441C2044

ManagementAgainst Against

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$

Meeting Type Meeting Date

04-May-2017

Annual

934544102 -

Agenda

Management

Item	Propo		Proposed by	Vote	For/Against Management	
1.	DIRECTOR		Manageme	Management		
	1	MICHAEL J. ANGELAKIS		For	For	
	2	MICHAEL G. BROWNING		For	For	
	3	THEODORE F. CRAVER, JR.		For	For	
	4	DANIEL R. DIMICCO		For	For	
	5	JOHN H. FORSGREN		For	For	
	6	LYNN J. GOOD		For	For	
	7	JOHN T. HERRON		For	For	
	8	JAMES B. HYLER, JR.		For	For	
	9	WILLIAM E. KENNARD		For	For	

	20ga: 1 milg: 6, 12221 6202, 12 6) <u></u>			
	10 E. MARIE MCKEE		For	For	
	11 CHARLES W. MOORMAN IV		For	For	
	12 CARLOS A. SALADRIGAS		For	For	
	13 THOMAS E. SKAINS		For	For	
	14 WILLIAM E. WEBSTER, JR.		For	For	
	RATIFICATION OF DELOITTE & TOUCH	Æ	101	1 01	
	LLP AS				
	DUKE ENERGY CORPORATION'S				
2.	INDEPENDENT	Managemen	tFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR 2017				
	ADVISORY VOTE TO APPROVE DUKE				
	ENERGY				
3.	CORPORATION'S NAMED EXECUTIVE	Managemen	tFor	For	
5.	OFFICER	Managemen	111101	1.01	
	COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF THE	Managemen	tl Voor	For	
4.	VOTE ON EXECUTIVE COMPENSATION	Managemen	iti i cai	1.01	
	AMENDMENT TO THE AMENDED AND				
	RESTATED				
5.	CERTIFICATE OF INCORPORATION OF	Managaman	tFor	Бол	
3.	DUKE	Managemen	llFOI	For	
	ENERGY CORPORATION TO ELIMINATE	S			
	SUPERMAJORITY VOTING				
	REQUIREMENTS	7			
	SHAREHOLDER PROPOSAL REGARDING	j			
6.	PROVIDING AN ANNUAL REPORT ON	Shareholder	Against	For	
	DUKE		C		
	ENERGY'S LOBBYING EXPENSES	,			
	SHAREHOLDER PROPOSAL REGARDING	j			
	PREPARING AN ASSESSMENT OF THE				
_	IMPACTS ON				
7.	DUKE ENERGY'S PORTFOLIO OF	Shareholder	Abstain	Against	
	CLIMATE CHANGE				
	CONSISTENT WITH A TWO DEGREE				
	SCENARIO	~			
	SHAREHOLDER PROPOSAL REGARDING	Ì			
8.	PROVIDING A REPORT ON THE PUBLIC	Shareholder	Abstain	Against	
•	HEALTH	2114121101401	11000	1 18011130	
	RISKS OF DUKE ENERGY'S COAL USE				
	ON COMMUNICATIONS INC.				
Securit			Meeting 7	• •	Annual
Ticker	Symbol VZ		Meeting l	Date	04-May-2017
ISIN	US92343V1044		Agenda		934546461 -
1011	00/201011011		1501144		Management
		_		_	
Item	Proposal	Proposed	Vote	For/Agains	
100111		by	. 0.0	Manageme	ent
1A.	ELECTION OF DIRECTOR: SHELLYE L.	ManagementFor		For	
111.	ARCHAMBEAU				

1B.	ELECTION OF DIRECTOR: MARK T. BERTOLINI	ManagementFor	For		
1C.	ELECTION OF DIRECTOR: RICHARD L. CARRION	ManagementFor	For		
1D.	ELECTION OF DIRECTOR: MELANIE L. HEALEY	ManagementFor	For		
1E.	ELECTION OF DIRECTOR: M. FRANCES KEETH	ManagementFor	For		
1F.	ELECTION OF DIRECTOR: KARL-LUDWIG KLEY	ManagementFor	For		
1G.	ELECTION OF DIRECTOR: LOWELL C. MCADAM	ManagementFor	For		
1H.	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	ManagementFor	For		
1I.	ELECTION OF DIRECTOR: RODNEY E. SLATER	ManagementFor	For		
1J.	ELECTION OF DIRECTOR: KATHRYN A. TESIJA	ManagementFor	For		
1K.	ELECTION OF DIRECTOR: GREGORY D. WASSON	ManagementFor	For		
1L.	ELECTION OF DIRECTOR: GREGORY G. WEAVER	ManagementFor	For		
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING	ManagementFor	For		
3.	FIRM ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	ManagementFor	For		
4.	ADVISORY VOTE RELATED TO FUTURE VOTES ON EXECUTIVE COMPENSATION	Management1 Year	For		
5.	APPROVAL OF 2017 LONG-TERM INCENTIVE PLAN	ManagementFor	For		
6.	HUMAN RIGHTS COMMITTEE REPORT ON GREENHOUSE GAS	Shareholder Against	For		
7.	REDUCTION TARGETS	Shareholder Abstain	Against		
8.	SPECIAL SHAREOWNER MEETINGS	Shareholder Against	For		
9.	EXECUTIVE COMPENSATION CLAWBACK POLICY	Shareholder Against	For		
10.	STOCK RETENTION POLICY	Shareholder Against	For		
11.	LIMIT MATCHING CONTRIBUTIONS FOR EXECUTIVES	Shareholder Against	For		
CINCINNATI BELL INC.					
Security		Meeting	· ·	Annual	
Ticker	Symbol CBB	Meeting	Date	04-May-2017	
ISIN	US1718715022	Agenda		934549443 - Management	
_					

Vote

Item

Proposal

216

		Proposed by	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: PHILLIP R. COX	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: JOHN W. ECK	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: CRAIG F. MAIER	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: RUSSEL P. MAYER	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: LYNN A. WENTWORTH	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: MARTIN J. YUDKOVITZ	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: JOHN M. ZRNO	ManagementFor	For	
11.	ELECTION OF DIRECTOR: THEODORE H TORBECK	ManagementFor	For	
2.	RECOMMENDATION, BY A NON-BINDING ADVISORY VOTE, OF THE FREQUENCY OF THE ADVISORY VOTE REGARDING OUR EXECUTIVE OFFICERS' COMPENSATION.	Management1 Year	For	
3.	APPROVAL, BY A NON-BINDING ADVISORY VOTE, OF OUR EXECUTIVE OFFICERS' COMPENSATION.	ManagementFor	For	
4.	APPROVAL OF THE CINCINNATI BELL INC. 2017 LONG-TERM INCENTIVE PLAN. APPROVAL OF THE CINCINNATI BELL	ManagementFor	For	
5.	INC. 2017 STOCK PLAN FOR NON- EMPLOYEE DIRECTORS.	ManagementFor	For	
6.	RATIFICATION OF OUR AUDIT COMMITTEE'S APPOINTMENT OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017.	ManagementFor	For	
CINCI	NNATI BELL INC.			
Security Ticker	y 171871403 Symbol CBBPRB	Meeting Meeting	• 1	Annual 04-May-2017
ISIN	US1718714033	Agenda		934549443 - Management
Item 1A.	Proposal	Proposed Vote by ManagementFor	For/Agains Manageme For	

	3 3				
	ELECTION OF DIRECTOR: PHILLIP R.				
1B.	COX ELECTION OF DIRECTOR: JOHN W. ECK	Managemen	ıtFor	For	
1C.	ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	Managemen	ıtFor	For	
1D	ELECTION OF DIRECTOR: CRAIG F.	Managaman	nt Eor	For	
1D.	MAIER	Managemen	ltror	ror	
1E.	ELECTION OF DIRECTOR: RUSSEL P. MAYER	Managemen	ıtFor	For	
1F.	ELECTION OF DIRECTOR: LYNN A. WENTWORTH	Managemen	ıtFor	For	
1G.	ELECTION OF DIRECTOR: MARTIN J. YUDKOVITZ	Managemen	ıtFor	For	
1H.	ELECTION OF DIRECTOR: JOHN M. ZRNO	Managemen	ıtFor	For	
1I.	ELECTION OF DIRECTOR: THEODORE H. TORBECK	Managemen	ıtFor	For	
2.	RECOMMENDATION, BY A NON-BINDING ADVISORY VOTE, OF THE FREQUENCY OF THE ADVISORY VOTE REGARDING OUR EXECUTIVE OFFICERS' COMPENSATION.	Managemen	it1 Year	For	
3.	APPROVAL, BY A NON-BINDING ADVISORY VOTE, OF OUR EXECUTIVE OFFICERS' COMPENSATION.	Managemen	ıtFor	For	
4.	APPROVAL OF THE CINCINNATI BELL INC. 2017 LONG-TERM INCENTIVE PLAN.	Managemen	ıtFor	For	
5.	APPROVAL OF THE CINCINNATI BELL INC. 2017 STOCK PLAN FOR NON- EMPLOYEE DIRECTORS. RATIFICATION OF OUR AUDIT	Managemen	ıtFor	For	
6.	COMMITTEE'S APPOINTMENT OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017.	Managemen	ıtFor	For	
WEC E	NERGY GROUP, INC.				
Security	92939U106		Meeting T	ype .	Annual
Ticker S	Symbol WEC		Meeting D		04-May-2017
ISIN	US92939U1060		Agenda		934551121 - Management
Item	Proposal	Proposed by	VATA	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: JOHN F. BERGSTROM	Managemen	ıtFor	For	
1B.	DEMOSTICINI	Managemen	ıtFor	For	

	ELECTION OF DIRECTOR: BARBARA L. BOWLES				
1C.	ELECTION OF DIRECTOR: WILLIAM J. BRODSKY	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: ALBERT J. BUDNEY, JR.	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: PATRICIA W. CHADWICK	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: CURT S. CULVER	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: THOMAS J. FISCHER	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: PAUL W. JONES	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: GALE E. KLAPPA	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: HENRY W. KNUEPPEL	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: ALLEN L. LEVERETT	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: ULICE PAYNE, JR.	Managemen	ntFor	For	
1M.	ELECTION OF DIRECTOR: MARY ELLEN STANEK	Managemen	ntFor	For	
2.	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITORS FOR 2017	E Managemer	ntFor	For	
3.	ADVISORY VOTE ON COMPENSATION OF THE NAMED EXECUTIVE OFFICERS ADVISORY VOTE TO ESTABLISH THE	Managemen	ntFor	For	
4.	FREQUENCY OF "SAY-ON-PAY" ADVISORY VOTES	Managemen	nt1 Year	For	
SOUTH	IWEST GAS HOLDINGS, INC				
Security	844895102		Meeting 7	Гуре	Annual
Ticker S	Symbol SWX		Meeting I	Date	04-May-2017
ISIN	US8448951025		Agenda		934564255 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	DIRECTOR	Managemen	nt	<i>U</i>	
	1 ROBERT L. BOUGHNER	-	For	For	

Item	Proposal	Proposed	Vote	For/Against	
пст	Toposai			by	Management
1.	DIRECTOR		Manageme	ent	
	1	ROBERT L. BOUGHNER		For	For
	2	JOSE A. CARDENAS		For	For
	3	THOMAS E. CHESTNUT		For	For
	4	STEPHEN C. COMER		For	For
	5	LEROY C. HANNEMAN JR.		For	For
	6	JOHN P. HESTER		For	For
	7	ANNE L. MARIUCCI		For	For
	8	MICHAEL J. MELARKEY		For	For
	9	A. RANDALL THOMAN		For	For

	10 THOMAS A. THOMAS	For	For
	TO APPROVE THE COMPANY'S		
2.	OMNIBUS INCENTIVE	ManagementFor	For
	PLAN.		
	TO APPROVE, ON A NON-BINDING		
3.	ADVISORY BASIS,	ManagamantFor	For
3.	THE COMPANY'S EXECUTIVE	ManagementFor	ror
	COMPENSATION.		
	TO APPROVE, ON A NON-BINDING		
	ADVISORY BASIS,		
4.	THE FREQUENCY OF THE NON-BINDING	GManagement1 Year	For
	ADVISORY		
	VOTE ON EXECUTIVE COMPENSATION.	•	
	TO RATIFY THE SELECTION OF		
	PRICEWATERHOUSECOOPERS LLP AS		
	THE		
5.	INDEPENDENT REGISTERED PUBLIC	ManagementFor	For
	ACCOUNTING		
	FIRM FOR THE COMPANY FOR FISCAL		
	YEAR 2017.		

FORTIS INC.

Security	349553107	Meeting Type	Annual and Special Meeting
Ticker Symbol	FTS	Meeting Date	04-May-2017
ISIN	CA3495531079	Aganda	934564609 -
13111	CA3493331079	Agenda	Management

Item	Proposal	Proposed by Vot	For/Against Management		
01	DIRECTOR	Management	1124114901110110		
	1 TRACEY C. BALL	Fo	r For		
	2 PIERRE J. BLOUIN	Fo	r For		
	3 LAWRENCE T. BORGARD	Fo	r For		
	4 MAURA J. CLARK	Fo	r For		
	5 MARGARITA K. DILLEY	Fo	r For		
	6 IDA J. GOODREAU	Fo	r For		
	7 DOUGLAS J. HAUGHEY	Fo	r For		
	8 R. HARRY MCWATTERS	Fo	r For		
	9 RONALD D. MUNKLEY	Fo	r For		
	10 BARRY V. PERRY	Fo	r For		
	11 JOSEPH L. WELCH	Fo	r For		
	12 JO MARK ZUREL	Fo	r For		
	APPOINTMENT OF AUDITORS AND				
	AUTHORIZATION				
02	OF DIRECTORS TO FIX THE AUDITORS	Managemented	r For		
02	REMUNERATION AS DESCRIBED IN THE Wallagement of				
	MANAGEMENT INFORMATION				
	CIRCULAR.				
03	APPROVAL OF THE ADVISORY AND	ManagementFo	r For		
	NON-BINDING				
	RESOLUTION ON THE APPROACH TO				

For

EXECUTIVE

COMPENSATION AS DESCRIBED IN THE

MANAGEMENT INFORMATION

CIRCULAR.

APPROVAL OF THE AMENDMENT TO

THE AMENDED

04

AND RESTATED 2012 EMPLOYEE SHARE ManagementFor PURCHASE PLAN AS DESCRIBED IN THE ManagementFor

MANAGEMENT INFORMATION

CIRCULAR.

RYMAN HOSPITALITY PROPERTIES, INC.

Security 78377T107 Meeting Type Annual Meeting Date Ticker Symbol RHP 04-May-2017 934565803 -

ISIN US78377T1079 Agenda Management Proposed For/Against

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: MICHAEL J. BENDER	ManagementFor	For
1B.	ELECTION OF DIRECTOR: RACHNA BHASIN	ManagementFor	For
1C.	ELECTION OF DIRECTOR: ALVIN BOWLES	ManagementFor	For
1D.	ELECTION OF DIRECTOR: WILLIAM F. HAGERTY, IV	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ELLEN LEVINE	ManagementFor	For
1F.	ELECTION OF DIRECTOR: PATRICK Q. MOORE	ManagementFor	For
1G.	ELECTION OF DIRECTOR: ROBERT S. PRATHER, JR.	ManagementFor	For
1H.	ELECTION OF DIRECTOR: COLIN V. REED	ManagementFor	For
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH	ManagementFor	For
2.	TO APPROVE, ON AN ADVISORY BASIS, THE COMPANY'S EXECUTIVE COMPENSATION.	ManagementFor	For
	TO DETERMINE, ON AN ADVISORY BASIS,		
3.	WHETHER WE WILL HAVE FUTURE ADVISORY VOTES REGARDING OUR EXECUTIVE COMPENSATION EVERY ONE YEAR, EVERY TWO	Management1 Year	For
4.	YEARS OR EVERY THREE YEARS. TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT	ManagementFor	For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR

FISCAL YEAR 2017.

FORTIS INC.

Security	349553107	Meeting Type	Annual and Special Meeting
Ticker Symbol	FTS	Meeting Date	04-May-2017
ISIN	CA3495531079	Agenda	934566742 -
13111	CA3493331079	Agenda	Management

Item Proposal Proposed by Wote by Management O1 DIRECTOR Management 1 TRACEY C. BALL For						
01 DIRECTOR Management 1 TRACEY C. BALL For For 2 PIERRE J. BLOUIN For For 3 LAWRENCE T. BORGARD For For 4 MAURA J. CLARK For For 5 MARGARITA K. DILLEY For For 6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
1 TRACEY C. BALL For For 2 PIERRE J. BLOUIN For For 3 LAWRENCE T. BORGARD For For 4 MAURA J. CLARK For For 5 MARGARITA K. DILLEY For For 6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
2 PIERRE J. BLOUIN 3 LAWRENCE T. BORGARD 4 MAURA J. CLARK 5 MARGARITA K. DILLEY 6 IDA J. GOODREAU 7 DOUGLAS J. HAUGHEY 8 R. HARRY MCWATTERS 9 RONALD D. MUNKLEY For						
3 LAWRENCE T. BORGARD For For 4 MAURA J. CLARK For For 5 MARGARITA K. DILLEY For For 6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
4 MAURA J. CLARK For For 5 MARGARITA K. DILLEY For For 6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
5 MARGARITA K. DILLEY For For 6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
6 IDA J. GOODREAU For For 7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
7 DOUGLAS J. HAUGHEY For For 8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
8 R. HARRY MCWATTERS For For 9 RONALD D. MUNKLEY For For						
9 RONALD D. MUNKLEY For For						
11 JOSEPH L. WELCH For For						
12 JO MARK ZUREL For For						
APPOINTMENT OF AUDITORS AND						
AUTHORIZATION						
OF DIDECTORS TO FIX THE AUDITORS						
REMUNERATION AS DESCRIBED IN THE ManagementFor NAME OF DIRECTORS TO FIX THE AUDITORS ManagementFor For						
MANAGEMENT INFORMATION						
CIRCULAR.						
APPROVAL OF THE ADVISORY AND						
NON-BINDING						
RESOLUTION ON THE APPROACH TO						
03 EXECUTIVE ManagementFor For						
COMPENSATION AS DESCRIBED IN THE						
MANAGEMENT INFORMATION						
CIRCULAR.						
APPROVAL OF THE AMENDMENT TO						
THE AMENDED						
AND RESTATED 2012 EMPLOYEE SHARE OH PURCHASE PLAN AS DESCRIBED IN THE Management For For						
O4 PURCHASE PLAN AS DESCRIBED IN THE For						
MANAGEMENT INFORMATION						
CIRCULAR.						
HAWAIIAN ELECTRIC INDUSTRIES, INC.						
Security 419870100 Meeting Type Annual						
Ticker Symbol HE Meeting Date 05-May-2017						
ISIN US4198701009 Agenda 934549152 -						
Management						
Item Proposal Vote						

		Proposed		For/Agains	
	DADECTOR	by		Managemen	nt
1.	DIRECTOR	Managemen		Ear	
	1 PEGGY Y. FOWLER* 2 KEITH P. RUSSELL*		For For	For For	
	3 BARRY K. TANIGUCHI*		For	For	
	4 RICHARD J. DAHL#		For	For	
	ADVISORY VOTE TO APPROVE HEI'S		1 01	1 01	
2.	EXECUTIVE	Managemen	ntFor	For	
_,	COMPENSATION	8			
	ADVISORY VOTE ON THE FREQUENCY				
2	OF FUTURE	Managaman	+1 Vaan	Eom	
3.	ADVISORY VOTES ON HEI'S EXECUTIVE	Managemen	iii rear	For	
	COMPENSATION				
	RATIFY THE APPOINTMENT OF				
	DELOITTE &			_	
4.	TOUCHE LLP AS HEI'S INDEPENDENT	Managemen	ntFor	For	
	REGISTERED				
OWEN	PUBLIC ACCOUNTING FIRM FOR 2017 IS & MINOR, INC.				
Securit	•		Meeting '	Type	Annual
	Symbol OMI		Meeting 1		05-May-2017
	•		C	Dute	934551183 -
ISIN	US6907321029		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	t
пеш	Proposal	by	vote	Managemen	nt
1A.	ELECTION OF DIRECTOR: STUART M.	Managemen	ntFor	For	
111.	ESSIG	Wallagemen	01	101	
1B.	ELECTION OF DIRECTOR: JOHN W.	Managemen	ntFor	For	
	GERDELMAN				
1C.	ELECTION OF DIRECTOR: BARBARA B. HILL	Managemen	ntFor	For	
	ELECTION OF DIRECTOR: LEMUEL E.				
1D.	LEWIS	Managemen	ıtFor	For	
	ELECTION OF DIRECTOR: MARTHA H.				
1E.	MARSH	Managemen	ntFor	For	
15	ELECTION OF DIRECTOR: EDDIE N.	3.4	. E	Б	
1F.	MOORE, JR.	Managemen	itFor	For	
1G.	ELECTION OF DIRECTOR: P. CODY	Managaman	ıtEo#	For	
10.	PHIPPS	Managemen	ΙίΓΟΙ	гог	
1H.	ELECTION OF DIRECTOR: JAMES E.	Managemen	ntFor	For	
111.	ROGERS	Wanagemen	iti oi	1 01	
1I.	ELECTION OF DIRECTOR: DAVID S.	Managemen	ntFor	For	
	SIMMONS				
1J.	ELECTION OF DIRECTOR: ROBERT C.	Managemen	ntFor	For	
	SLEDD ELECTION OF DIRECTOR: ANNE MARIE				
1K.	WHITTEMORE	Managemen	ntFor	For	
2.		Managaman		For	
	VOIE TO APPROVE THE OWENS &	Vialiavenner	ntFor	L(O)	
	VOTE TO APPROVE THE OWENS & MINOR, INC. 2017	Managemen	itFor	1.01	

TEAMMATE STOCK PURCHASE PLAN. VOTE TO RATIFY KPMG LLP AS THE COMPANY'S

3. INDEPENDENT PUBLIC ACCOUNTING ManagementFor For FIRM FOR

2017.

ADVISORY VOTE TO APPROVE

4. EXECUTIVE ManagementFor For

COMPENSATION.

GATX CORPORATION

Security 361448103 Meeting Type Annual
Ticker Symbol GATX Meeting Date 05-May-2017
ISIN US3614481030 Agenda 934559242 Management

Proposed For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: DIANE M. 1A. ManagementFor For AIGOTTI ELECTION OF DIRECTOR: ANNE L. 1B. ManagementFor For **ARVIA** ELECTION OF DIRECTOR: ERNST A. 1C. ManagementFor For HABERLI ELECTION OF DIRECTOR: BRIAN A. 1D. ManagementFor For **KENNEY** ELECTION OF DIRECTOR: JAMES B. 1E. ManagementFor For **REAM** ELECTION OF DIRECTOR: ROBERT J. 1F. ManagementFor For **RITCHIE** ELECTION OF DIRECTOR: DAVID S. 1G. ManagementFor For **SUTHERLAND** ELECTION OF DIRECTOR: CASEY J. 1H. ManagementFor For **SYLLA** ELECTION OF DIRECTOR: STEPHEN R. 1I. ManagementFor For **WILSON** ELECTION OF DIRECTOR: PAUL G. 1J. ManagementFor For YOVOVICH ADVISORY RESOLUTION TO APPROVE 2. ManagementFor **EXECUTIVE** For **COMPENSATION** ADVISORY RESOLUTION ON THE FREQUENCY OF 3. FUTURE ADVISORY VOTES ON Management1 Year For **EXECUTIVE COMPENSATION** APPROVAL OF THE GATX CORPORATION AMENDED AND RESTATED 2012 STOCK INCENTIVE Management Against 4. Against **PLAN** 5. RATIFICATION OF THE APPOINTMENT ManagementFor For OF THE

INDEPENDENT REGISTERED PUBLIC

ACCOUNTING

FIRM FOR THE FISCAL YEAR ENDING

DECEMBER

31, 2017

THE HONGKONG AND SHANGHAI HOTELS, LTD, HONG KONG

Security Y35518110 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 08-May-2017 707926145 -

ISIN HK0045000319 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED-THE SAME

AS A "TAKE NO ACTION" VOTE.

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/sehk/2017/0

330/LTN20170330575.pdf,-

http://www.hkexnews.hk/listedco/listconews/sehk/2017/0

330/LTN20170330563.pdf

TO RECEIVE THE AUDITED FINANCIAL

STATEMENTS

AND THE REPORTS OF THE DIRECTORS

1 AND ManagementFor For

INDEPENDENT AUDITOR FOR THE

YEAR ENDED 31

DECEMBER 2016

2 TO DECLARE A FINAL DIVIDEND ManagementFor For

TO RE-ELECT MR ANDREW CLIFFORD

3.A WINAWER ManagementAgainst Against

BRANDLER AS DIRECTOR

TO RE-ELECT MR CLEMENT KING MAN

3.B KWOK AS ManagementFor For

DIRECTOR

TO RE-ELECT MR WILLIAM ELKIN

3.C MOCATTA AS ManagementFor For

DIRECTOR

TO RE-ELECT MR PIERRE ROGER BOPPE

3.D AS ManagementFor For

DIRECTOR

TO RE-ELECT DR WILLIAM KWOK LUN

3.E FUNG AS Management Against Against

DIRECTOR

4 ManagementFor For

TO RE-APPOINT KPMG AS AUDITOR OF

THE

COMPANY AND TO AUTHORISE THE

DIRECTORS TO

FIX THEIR REMUNERATION

TO GRANT A GENERAL MANDATE TO

5 ISSUE NEW ManagementAgainst Against

SHARES

TO GRANT A GENERAL MANDATE FOR

6 SHARE BUY- ManagementFor For

BACK

TO ADD SHARES BOUGHT BACK TO

THE GENERAL

7 MANDATE TO ISSUE NEW SHARES IN ManagementAgainst Against

RESOLUTION

(5)

KINNEVIK AB, STOCKHOLM

Security W5R00Y167 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 08-May-2017 ISIN SE0008373898 Agenda 707953647 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND SHARE-POSITION

TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

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	S
	TO-BE	
	REJECTED. IF YOU HAVE ANY	
	QUESTIONS, PLEASE	
	CONTACT YOUR CLIENT SERVICE-	
	REPRESENTATIVE	
1	OPENING OF THE ANNUAL GENERAL	Non-Voting
	MEETING	Tion voting
	ELECTION OF CHAIRMAN OF THE	
	ANNUAL	
	GENERAL MEETING: THE NOMINATION	
	COMMITTEE-	
2	PROPOSES THAT WILHELM LUNING, MEMBER OF	Non Voting
2	THE SWEDISH BAR ASSOCIATION,	Non-Voting
	IS-ELECTED TO	
	BE THE CHAIRMAN OF THE ANNUAL	
	GENERAL	
	MEETING	
	PREPARATION AND APPROVAL OF THE	
3	VOTING	Non-Voting
	LIST	-
4	APPROVAL OF THE AGENDA	Non-Voting
	ELECTION OF ONE OR TWO PERSONS	
5	TO CHECK	Non-Voting
	AND VERIFY THE MINUTES	
	DETERMINATION OF WHETHER THE	
6	ANNUAL	Non-Voting
	GENERAL MEETING HAS BEEN DULY	
	CONVENED REMARKS BY THE CHAIRMAN OF THE	
7	BOARD	Non-Voting
	PRESENTATION BY THE CHIEF	
8	EXECUTIVE	Non-Voting
Ü	OFFICER	Tion young
	PRESENTATION OF THE PARENT	
	COMPANY'S	
	ANNUAL REPORT AND THE AUDITOR'S	
9	REPORT-	Non-Voting
	AND OF THE GROUP ANNUAL REPORT	
	AND THE	
	GROUP AUDITOR'S REPORT	
10	RESOLUTION ON THE ADOPTION OF	ManagementNo
	THE PROFIT	Action
	AND LOSS STATEMENT AND THE	

	2090. 19. 07.122221 0202712 0		•
	BALANCE SHEET		
	AND OF THE GROUP PROFIT AND LOSS		
	STATEMENT AND THE GROUP		
	BALANCE SHEET		
	RESOLUTION ON THE PROPOSED		
	TREATMENT OF		
11	TREATMENT OF THE COMPANY'S EARNINGS AS STATED IN THE	Management No	
11	IN THE	Action	l
	ADOPTED BALANCE SHEET: SEK 8.00		
	PER SHARE		
	RESOLUTION ON THE DISCHARGE OF		
	LIABILITY OF	No.	
12	THE MEMBERS OF THE BOARD AND	Management No Action	i
	THE CHIEF		
	EXECUTIVE OFFICER		
12 4	RESOLUTION ON: AMENDMENTS OF	Management No Action	
13.A	THE ARTICLES OF ASSOCIATION	Management Action	l
	RESOLUTION ON: DETERMINATION OF		
	THE		
	NUMBER OF MEMBERS OF THE BOARD:		
	THE	No	
13.B	NOMINATION COMMITTEE PROPOSES	Management Action	1
	THAT THE	11000	
	BOARD SHALL CONSIST OF ELEVEN		
	MEMBERS		
	DETERMINATION OF THE	N	
14	REMUNERATION TO THE	Management No	
	BOARD AND THE AUDITOR	Action	Ĺ
	ELECTION OF BOARD MEMBER: TOM		
	BOARDMAN	No	
15.A	(RE-ELECTION, PROPOSED BY THE	Management No Action	
	NOMINATION	Action	
	COMMITTEE)		
	ELECTION OF BOARD MEMBER:		
15 D	ANDERS BORG (RE-	No No	
15.B	ELECTION, PROPOSED BY THE	Management No Action	ı
	NOMINATION		
	COMMITTEE) ELECTION OF BOARD MEMBER: DAME		
	AMELIA		
15.C	FAWCETT (RE-ELECTION, PROPOSED	Management No Action	
13.0	BY THE	Action	L
	NOMINATION COMMITTEE)		
	ELECTION OF BOARD MEMBER:		
	WILHELM	**	
15.D	KLINGSPOR (RE-ELECTION, PROPOSED	Management No.	
	BY THE	Action	Ĺ
	NOMINATION COMMITTEE)		
15.E	ELECTION OF BOARD MEMBER:	ManagementNo	
	LOTHAR LANZ (RE-	Action	l

ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) ELECTION OF BOARD MEMBER: ERIK MITTEREGGER (RE-ELECTION, Management No Action 15.F PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: MARIO **QUEIROZ** Management No Action 15.G (RE-ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER: JOHN SHAKESHAFT** 15.H Management (RE-ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER: CRISTINA** 15.I STENBECK (RE-ELECTION, PROPOSED Management BY THE NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER:** CYNTHIA GORDON 15.J (NEW ELECTION, PROPOSED BY THE Management Action **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** HENRIK POULSEN 15.K (NEW ELECTION, PROPOSED BY THE Management **NOMINATION** COMMITTEE) ELECTION OF THE CHAIRMAN OF THE **BOARD: THE** NOMINATION COMMITTEE PROPOSES 16 THAT TOM Management BOARDMAN SHALL BE RE-ELECTED AS THE CHAIRMAN OF THE BOARD 17 DETERMINATION OF THE NUMBER OF ManagementNo **AUDITORS** Action AND ELECTION OF AUDITOR: IN **ACCORDANCE** WITH THE AUDIT COMMITTEE'S RECOMMENDATION, THE NOMINATION COMMITTEE PROPOSES THAT THE COMPANY SHALL HAVE ONE **REGISTERED** ACCOUNTING FIRM AS AUDITOR, AND THAT THE

REGISTERED ACCOUNTING FIRM **DELOITTE AB** SHALL BE RE-ELECTED AS AUDITOR UNTIL THE CLOSE OF THE 2021 ANNUAL GENERAL MEETING. **DELOITTE AB HAS INFORMED** KINNEVIK THAT THE AUTHORISED PUBLIC ACCOUNTANT **JAN** BERNTSSON WILL CONTINUE AS **AUDITOR-IN-**CHARGE IF DELOITTE IS RE-ELECTED AS AUDITOR APPROVAL OF THE PROCEDURE OF THE Management No 18 NOMINATION COMMITTEE Action RESOLUTION REGARDING GUIDELINES $Management \stackrel{No}{\cdot}$ **FOR** 19 REMUNERATION FOR SENIOR **EXECUTIVES** RESOLUTION REGARDING A LONG-TERM, SHARE Management No BASED, INCENTIVE PLAN, INCLUDING 20.A RESOLUTIONS REGARDING: ADOPTION Action OF THE **PLAN** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING $Management \overset{No}{\cdot}$ RESOLUTIONS REGARDING: 20.B **AUTHORISATION FOR** THE BOARD TO RESOLVE ON A NEW ISSUE OF **CLASS C SHARES** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING Management No RESOLUTIONS REGARDING: 20.C **AUTHORISATION FOR** THE BOARD TO RESOLVE TO REPURCHASE CLASS **C SHARES** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING RESOLUTIONS REGARDING: TRANSFER Management No Management 20.D OF OWN CLASS B SHARES TO THE PARTICIPANTS IN THE **PLAN** 21 Management

RESOLUTION REGARDING A No LONG-TERM, CASH Action BASED, INCENTIVE PLAN RESOLUTION TO AUTHORISE THE Management No **BOARD TO** 22 RESOLVE ON REPURCHASE OF OWN Action **SHARES** RESOLUTION ON AMENDMENTS OF ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 23 THE ARTICLES OF ASSOCIATION THE BOARD DOES NOT MAKE ANY CMMT RECOMMENDATION ON RESOLUTIONS Non-Voting 24.A TO 24.R SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action 24.A ADOPT A ZERO TOLERANCE POLICY REGARDING ACCIDENTS AT WORK FOR BOTH THE **COMPANY** AND ITS PORTFOLIO COMPANIES SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action 24.B INSTRUCT THE BOARD TO SET UP A WORKING GROUP TO IMPLEMENT THIS ZERO **TOLERANCE POLICY** SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** SUBMIT A REPORT OF THE RESULTS IN EACH YEAR TO THE ANNUAL GENERAL Management 24.C MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT 24.D SHAREHOLDER THORWALD ManagementNo **ARVIDSSON** Action PROPOSES THAT THE MEETING **RESOLVES TO:** ADOPT A VISION ON ABSOLUTE **EQUALITY** BETWEEN MEN AND WOMEN ON ALL **LEVELS**

WITHIN BOTH THE COMPANY AND ITS **PORTFOLIO COMPANIES** SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO SET UP A WORKING Management No Action 24.E GROUP WITH THE TASK OF **IMPLEMENTING THIS** VISION IN THE LONG-TERM AND **CLOSELY MONITOR** THE DEVELOPMENT BOTH REGARDING **EOUALITY** AND ETHNICITY SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** SUBMIT A REPORT IN WRITING EACH ${\bf Management}^{\hbox{\bf No}}_{\hbox{\bf Action}}$ 24.F YEAR TO THE ANNUAL GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE **PRINTED** VERSION OF THE ANNUAL REPORT SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING ${\rm Management} {\rm No} \\ {\rm Action}$ **RESOLVES TO:** 24.G INSTRUCT THE BOARD TO TAKE **NECESSARY ACTIONS TO SET UP A SHAREHOLDERS'** ASSOCIATION IN THE COMPANY SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action 24.H DISALLOW MEMBERS OF THE BOARD TO INVOICE THEIR BOARD REMUNERATION THROUGH A LEGAL PERSON, SWEDISH OR FOREIGN 24.I SHAREHOLDER THORWALD ManagementNo **ARVIDSSON** Action PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE NOMINATION COMMITTEE THAT DURING THE PERFORMANCE OF THEIR

TASKS THEY SHALL PAY PARTICULAR ATTENTION TO QUESTIONS RELATED TO ETHICS, **GENDER AND ETHNICITY** SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO: IN** RELATION TO ITEM (H) ABOVE, **INSTRUCT THE** BOARD TO APPROACH THE **COMPETENT** Management No Action 24.J AUTHORITY, THE SWEDISH TAX AGENCY OR THE SWEDISH GOVERNMENT TO DRAW THEIR ATTENTION TO THE DESIRABILITY OF **CHANGES IN** THE REGULATION IN THIS AREA, IN ORDER TO PREVENT TAX EVASION SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** AMEND THE ARTICLES OF 24.K **ASSOCIATION (SECTION4** Management Action LAST PARAGRAPH) IN THE FOLLOWING WAY. SHARES OF SERIES A AS WELL AS **SERIES B AND** SERIES C, SHALL ENTITLE TO (1) VOTE SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO APPROACH SWEDISH GOVERNMENT, AND DRAW THE Management No 24.L GOVERNMENT'S ATTENTION TO THE **DESIRABILITY** OF CHANGING THE SWEDISH **COMPANIES ACT IN** ORDER TO ABOLISH THE POSSIBILITY TO HAVE

DIFFERENTIATED VOTING POWERS IN

LIMITED LIABILITY COMPANIES

SWEDISH

SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** AMEND THE ARTICLES OF **ASSOCIATION** (SECTION6) BY ADDING TWO NEW PARAGRAPHS IN ACCORDANCE WITH THE FOLLOWING. **FORMER** MINISTERS OF STATE MAY NOT BE **ELECTED AS** MEMBERS OF THE BOARD UNTIL TWO HAVE PASSED SINCE HE/SHE RESIGNED Management Act 24.M FROM THE ASSIGNMENT. OTHER FULL-TIME POLITICIANS, PAID BY PUBLIC RESOURCES, MAY NOT BE **ELECTED AS** MEMBERS OF THE BOARD UNTIL ONE (1) YEAR HAS PASSED FROM THE TIME THAT HE/SHE **RESIGNED** FROM THE ASSIGNMENT, IF NOT **EXTRAORDINARY** REASONS JUSTIFY A DIFFERENT **CONCLUSION** SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO APPROACH Management 24.N SWEDISH GOVERNMENT AND DRAW ITS ATTENTION TO THE NEED FOR A NATIONAL PROVISION REGARDING SO CALLED **COOLING OFF** PERIODS FOR POLITICIANS 24.O SHAREHOLDER THORWALD ManagementNo ARVIDSSON Action PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO PREPARE A **PROPOSAL** REGARDING REPRESENTATION ON THE **BOARD** AND NOMINATION COMMITTEES FOR THE SMALL

AND MEDIUM SIZED SHAREHOLDERS TO BE RESOLVED UPON AT THE 2018 ANNUAL **GENERAL MEETING** SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO APPROACH 24.P THE Management SWEDISH GOVERNMENT AND DRAW THE GOVERNMENT'S ATTENTION TO THE **DESIRABILITY** OF A REFORM IN THIS AREA SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING CARRY OUT A SPECIAL EXAMINATION Management Act 24.Q OF THE INTERNAL AS WELL AS THE EXTERNAL ENTERTAINMENT IN THE COMPANY SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO PREPARE A 24.R **PROPOSAL** Management OF A POLICY IN THIS AREA, A POLICY THAT SHALL BE MODEST, TO BE RESOLVED UPON **AT THE 2018** ANNUAL GENERAL MEETING CLOSING OF THE ANNUAL GENERAL 25 Non-Voting **MEETING** ORMAT TECHNOLOGIES, INC. Security 686688102 Meeting Type Annual Meeting Date Ticker Symbol ORA 08-May-2017 934562326 -**ISIN** US6866881021 Agenda Management **Proposed** For/Against Item Vote **Proposal** Management by ELECTION OF DIRECTOR: STANLEY B. 1A. ManagementFor For **STERN ELECTION OF DIRECTOR: DAVID** 1B. ManagementFor For

ManagementFor

For

GRANOT

JOYAL

1C.

ELECTION OF DIRECTOR: ROBERT B.

TO RATIFY THE SELECTION OF

PRICEWATERHOUSECOOPERS LLP AS

2. INDEPENDENT AUDITORS OF THE

ManagementFor For

COMPANY FOR

ITS FISCAL YEAR ENDING DECEMBER

31, 2017.

TO APPROVE THE COMPENSATION OF

OUR NAMED

EXECUTIVE OFFICERS ON AN

ManagementFor For

ADVISORY BASIS.

TO VOTE, ON AN ADVISORY BASIS, ON

THE

3.

FREQUENCY OF THE STOCKHOLDER

4. VOTE ON THE Management 3 Years For

COMPENSATION OF OUR NAMED

EXECUTIVE

OFFICERS.

TO VOTE TO APPROVE THE ADOPTION

OF OUR

5. THIRD AMENDED AND RESTATED ManagementFor For

CERTIFICATE OF

INCORPORATION.

TELEFONICA DEUTSCHLAND HOLDING AG, MUENCHEN

Security D8T9CK101 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 09-May-2017 707922806 -

ISIN DE000A1J5RX9 Agenda Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT FOLLOWING THE Non-Voting

AMENDMENT

TO PARAGRAPH 21 OF THE

SECURITIES-TRADE

ACT ON 9TH JULY 2015 AND THE

OVER-RULING OF

THE DISTRICT COURT IN-COLOGNE

JUDGMENT

FROM 6TH JUNE 2012 THE VOTING

PROCESS HAS

NOW CHANGED WITH-REGARD TO THE

GERMAN

REGISTERED SHARES. AS A RESULT, IT

IS NOW

THE-RESPONSIBILITY OF THE

END-INVESTOR (I.E.

FINAL BENEFICIARY) AND NOT

THE-INTERMEDIARY

TO DISCLOSE RESPECTIVE FINAL

BENEFICIARY

VOTING RIGHTS THEREFORE-THE

CUSTODIAN

BANK / AGENT IN THE MARKET WILL

BE SENDING

THE VOTING DIRECTLY-TO MARKET

AND IT IS THE

END INVESTORS RESPONSIBILITY TO

ENSURE THE-

REGISTRATION ELEMENT IS COMPLETE

WITH THE

ISSUER DIRECTLY, SHOULD THEY

HOLD-MORE

THAN 3 % OF THE TOTAL SHARE

CAPITAL

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON AS

BROADRIDGE RECEIVES

CMMT CONFIRMATION FROM

Non-Voting

THE SUB-CUSTODIANS REGARDING

THEIR

INSTRUCTION DEADLINE. FOR ANY

OUERIES

PLEASE-CONTACT YOUR CLIENT

SERVICES

REPRESENTATIVE

CMMT ACCORDING TO GERMAN LAW, IN Non-Voting

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

THE

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN THIS

REGARD

PLEASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

REGARDING SUCH

CONFLICT-OF INTEREST, OR ANOTHER

EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

VOTE AS-

USUAL. THANK YOU

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

24 APR 2017. FURTHER INFORMATION

ON-

COUNTER PROPOSALS CAN BE FOUND

DIRECTLY

ON THE ISSUER'S WEBSITE (PLEASE

REFER-TO

THE MATERIAL URL SECTION OF THE

CMMT APPLICATION). IF YOU WISH TO ACT

Non-Voting

ON THESE-

ITEMS, YOU WILL NEED TO REQUEST A

MEETING

ATTEND AND VOTE YOUR

SHARES-DIRECTLY AT

THE COMPANY'S MEETING. COUNTER

PROPOSALS

CANNOT BE REFLECTED IN-THE

BALLOT ON

PROXYEDGE

PRESENTATION OF THE FINANCIAL

STATEMENTS

AND THE ANNUAL REPORTS FOR THE

2016-

FINANCIAL YEAR WITH THE REPORT

OF THE

SUPERVISORY BOARD, THE GROUP

1 FINANCIAL-

Non-Voting

STATEMENTS AND GROUP ANNUAL

REPORT AS

WELL AS THE REPORT BY THE BOARD

OF MDS-

PURSUANT TO SECTIONS 289(4) AND

315(4) OF THE

GERMAN COMMERCIAL CODE

2 RESOLUTION ON THE APPROPRIATION ManagementNo

OF THE Action

DISTRIBUTABLE PROFIT OF EUR

3,063,121,751.43

SHALL BE APPROPRIATED AS

	_aga: :g. a, a_a		· · · · · ·
	FOLLOWS: PAYMENT		
	OF A DIVIDEND OF EUR 0.25 PER		
	NO-PAR SHARE		
	EUR 2,319,483,003.18 SHALL BE CARRIED)	
	FORWARD		
	EX-DIVIDEND DATE: MAY 10, 2017		
	PAYABLE DATE:		
	MAY 12, 2017		
	RATIFICATION OF THE ACTS OF THE		NT.
3	BOARD OF	Management	No
	MDS	C	Action
	RATIFICATION OF THE ACTS OF THE		N.T.
4	SUPERVISORY	Management	No
	BOARD	C	Action
	APPOINTMENT OF AUDITORS: THE		
	FOLLOWING		
	ACCOUNTANTS SHALL BE APPOINTED		
	AS		
	AUDITORS AND GROUP AUDITORS FOR		
	THE 2017		
	FINANCIAL YEAR, FOR THE REVIEW OF		
	THE		
<i>5</i> 1	ABBREVIATED FINANCIAL	3.4	No
5.1	STATEMENTS AND THE	Management	Action
	INTERIM ANNUAL REPORT AND FOR		
	THE REVIEW		
	OF ANY ADDITIONAL INTERIM		
	FINANCIAL		
	INFORMATION FOR THE 2017		
	FINANCIAL YEAR:		
	PRICEWATERHOUSECOOPERS GMBH,		
	MUNICH		
	APPOINTMENT OF AUDITORS: THE		
	FOLLOWING		
	ACCOUNTANTS SHALL BE APPOINTED		
	AS		
	AUDITORS FOR THE REVIEW OF ANY		No
5.2	ADDITIONAL	Management	No Action
	INTERIM FINANCIAL INFORMATION		Action
	FOR THE 2018		
	FINANCIAL YEAR:		
	PRICEWATERHOUSECOOPERS		
	GMBH, MUNICH		
	ELECTION TO THE SUPERVISORY		No
6.1	BOARD: EVA	Management	Action
	CASTILLO SANZ		Action
	ELECTION TO THE SUPERVISORY		No
6.2	BOARD: ANGEL	Management	Action
	VILA BOIX		ACHOIL
6.3	ELECTION TO THE SUPERVISORY	Management	
	BOARD: LAURA		Action

	3 3				
6.4	ABASOLO GARCIA DE BAQUEDANO ELECTION TO THE SUPERVISORY BOARD: PETER ERSKINE	Managemen	nt No Action		
6.5	ELECTION TO THE SUPERVISORY BOARD: PATRICIA COBIAN GONZALEZ	Managemen	nt No Action		
6.6	ELECTION TO THE SUPERVISORY BOARD: MICHAEL HOFFMANN	Managemen	nt No Action		
6.7	ELECTION TO THE SUPERVISORY BOARD: ENRIQUE MEDINA MALO	Managemer	nt No Action		
6.8	ELECTION TO THE SUPERVISORY BOARD: SALLY ANNE ASHFORD	Managemen	nt No Action		
Securit	ΓΕ, INC. sy 018522300 Symbol ALE		Meeting Meeting	• •	Annual 09-May-2017
ISIN	US0185223007		Agenda		934551359 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: KATHRYN W. DINDO	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: SIDNEY W. EMERY, JR.	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: GEORGE G. GOLDFARB	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: JAMES S. HAINES, JR.	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: ALAN R. HODNIK	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: JAMES J. HOOLIHAN	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: HEIDI E. JIMMERSON	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: MADELEINE W. LUDLOW	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: DOUGLAS C. NEVE	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: LEONARD C. RODMAN	Managemen	ntFor	For	
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Managemen	ntFor	For	
3.	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Managemer	nt1 Year	For	

ManagementFor

For

Meeting Type

Annual

RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS

ALLETE'S

4. INDEPENDENT REGISTERED PUBLIC

ACCOUNTING

FIRM FOR 2017.

NISOURCE INC.

Security

20854P109

Security 65473P105 Meeting Type Annual

Ticker Symbol NI Meeting Date 09-May-2017

ISIN US65473P1057 Agenda 934308289 - Management

Item	Proposal	Proposed by Vote	For/Against Management		
1A.	ELECTION OF DIRECTOR: RICHARD A. ABDOO	ManagementFor	For		
1B.	ELECTION OF DIRECTOR: PETER A. ALTABEF	ManagementFor	For		
1C.	ELECTION OF DIRECTOR: ARISTIDES S. CANDRIS	ManagementFor	For		
1D.	ELECTION OF DIRECTOR: WAYNE S. DEVEYDT	ManagementFor	For		
1E.	ELECTION OF DIRECTOR: JOSEPH HAMROCK	ManagementFor	For		
1F.	ELECTION OF DIRECTOR: DEBORAH A. HENRETTA	ManagementFor	For		
1G.	ELECTION OF DIRECTOR: MICHAEL E. JESANIS	ManagementFor	For		
1H.	ELECTION OF DIRECTOR: KEVIN T. KABAT	ManagementFor	For		
1I.	ELECTION OF DIRECTOR: RICHARD L. THOMPSON	ManagementFor	For		
1J.	ELECTION OF DIRECTOR: CAROLYN Y. WOO	ManagementFor	For		
2.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT AUDITOR.	ManagementFor	For		
3.	TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION ON AN ADVISORY BASIS. TO APPROVE, ON AN ADVISORY BASIS,	ManagementFor	For		
4.	THE FREQUENCY OF FUTURE ADVISORY VOTES ON NAMED EXECUTIVE OFFICER COMPENSATION.	Management1 Year	For		
CONSOL ENERGY INC.					

Ticker Symbol CNX Meeting Date 09-May-2017 ISIN US20854P1093 Agenda 934579674 - Management

			C		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme		-	
	1 ALVIN R. CARPENTER		For	For	
	2 J. PALMER CLARKSON		For	For	
	3 WILLIAM E. DAVIS		For	For	
	4 NICHOLAS J. DEIULIIS		For	For	
	5 MAUREEN E. LALLY-GREEN		For	For	
	6 BERNARD LANIGAN, JR.		For	For	
	7 JOHN T. MILLS		For	For	
	8 JOSEPH P. PLATT		For	For	
	9 WILLIAM P. POWELL		For	For	
	10 EDWIN S. ROBERSON		For	For	
	11 W.N. THORNDIKE, JR.		For	For	
	RATIFICATION OF ANTICIPATED				
2.	SELECTION OF	Manageme	entFor	For	
2.	INDEPENDENT AUDITOR: ERNST &	wanageme	onti or	1 01	
	YOUNG LLP.				
	APPROVAL, ON AN ADVISORY BASIS,				
	OF				
3.	COMPENSATION PAID IN 2016 TO	Manageme	entFor	For	
	CONSOL ENERGY				
	INC.'S NAMED EXECUTIVES.				
	APPROVAL, ON AN ADVISORY BASIS,				
	OF THE				
4.	FREQUENCY OF FUTURE ADVISORY	Manageme	ent1 Year	For	
	VOTES ON				
	EXECUTIVE COMPENSATION.				
	A SHAREHOLDER PROPOSAL				
_	REGARDING A	01 1 11			
5.	REPORT ON POLITICAL	Shareholde	er Against	For	
	CONTRIBUTIONS.				
SUEZ					
Securit	y F6327G101		Meeting	Type	MIX
	Symbol		Meeting	• •	10-May-2017
					707809488 -
ISIN	FR0010613471		Agenda		Management
					1/14/14/2010
		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
	PLEASE NOTE IN THE FRENCH MARKET	-		Wanageme	110
	THAT THE	-			
	ONLY VALID VOTE OPTIONS ARE				
СММТ	T "FOR"-AND	Non-Votin	σ		
C1/11/11	"AGAINST" A VOTE OF "ABSTAIN" WILI		'δ		
	BE TREATED	_			
	AS AN "AGAINST" VOTE.				
	115 111 1101111101 VOIL.				

Non-Voting

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS AVAILABLE

CMMT BY-CLICKING Non-Voting

ON THE MATERIAL URL

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2017/0303/201703031700433.pdf

APPROVAL OF THE CORPORATE

FINANCIAL

O.1 STATEMENTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED 31

DECEMBER 2016

O.2 APPROVAL OF THE CONSOLIDATED ManagementFor For

FINANCIAL

	STATEMENTS FOR THE FINANCIAL YEAR ENDED 31		
	DECEMBER 2016		
	ALLOCATION OF INCOME FOR THE		
	FINANCIAL YEAR		
0.3	ENDED 31 DECEMBER 2016 AND	ManagementFor	For
	SETTING OF THE		
	DIVIDEND: EUR 0.65 PER SHARE		
	RATIFICATION OF THE CO-OPTATION		
.	OF MR		_
O.4	FRANCESCO CALTAGIRONE AS	ManagementFor	For
	DIRECTOR		
	APPROVAL OF THE REPORTS ON THE		
	REGULATED		
	AGREEMENTS AND COMMITMENTS		
0.5	PURSUANT TO	ManagementFor	For
	ARTICLES L.225-38 AND FOLLOWING OF		
	THE		
	FRENCH COMMERCIAL CODE		
	APPROVAL OF THE REMUNERATION		
0.6	POLICY FOR	Managaratea	F
O.6	THE CHAIRMAN OF THE BOARD OF	ManagementFor	For
	DIRECTORS		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR GERARD MESTRALLET,		
O.7	CHAIRMAN	ManagementFor	For
	OF THE BOARD OF DIRECTORS, FOR		
	THE 2016		
	FINANCIAL YEAR		
	APPROVAL OF THE REMUNERATION		
0.8	POLICY FOR	ManagementFor	For
	THE MANAGING DIRECTOR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR JEAN-LOUIS		
O.9	CHAUSSADE,	ManagementFor	For
	MANAGING DIRECTOR, FOR THE 2016		
	FINANCIAL		
	YEAR		
0.10	AUTHORISATION FOR THE COMPANY		_
O.10	TO TRADE IN	ManagementFor	For
	ITS OWN SHARES		
	AUTHORISATION TO BE GRANTED TO		
	THE BOARD		
T: 11	OF DIRECTORS TO REDUCE THE SHARE	Managagaga	I7-
E.11	CAPITAL PV CANCELLING THE COMPANY'S	ManagementFor	For
	BY CANCELLING THE COMPANY'S		
	TREASURY SHARES		
E.12	SHARES	ManagamantEar	For
E.12		ManagementFor	LOL

DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE COMPANY'S SHARE **CAPITAL BY** ISSUING COMMON COMPANY SHARES AND/OR TRANSFERABLE SECURITIES THAT **GRANT ACCESS** TO THE COMPANY'S CAPITAL OR THAT **GRANT THE** RIGHT TO ALLOCATE EQUITY SECURITIES, WITH RETENTION OF THE SHAREHOLDER'S PRE-EMPTIVE SUBSCRIPTION RIGHT DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE COMPANY'S SHARE CAPITAL BY ISSUING COMMON COMPANY SHARES AND/OR TRANSFERABLE SECURITIES, E.13 ManagementFor For THROUGH A PUBLIC OFFERING, THAT GRANT ACCESS TO **EQUITY** SECURITIES OR THAT GRANT THE RIGHT TO ALLOCATE DEBT SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION **RIGHT** E.14 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **COMMON** COMPANY SHARES AND/OR SECURITIES (VIA PRIVATE PLACEMENT AS STIPULATED IN ARTICLE L.411-2 OF THE FRENCH MONETARY FINANCIAL CODE) THAT GRANT **ACCESS TO THE** COMPANY'S EQUITY SECURITIES OR THAT GRANT THE RIGHT TO ALLOCATE DEBT

SECURITIES, WITH

CANCELLATION OF THE SHAREHOLDERS' PRE-**EMPTIVE SUBSCRIPTION RIGHT** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE NUMBER OF SECURITIES ISSUED IN THE EVENT OF A CAPITAL E.15 ManagementFor For INCREASE, WITH RETENTION OR SUPPRESSION OF THE SHAREHOLDERS' PRE-EMPTIVE **SUBSCRIPTION** RIGHT, WITHIN THE LIMIT OF 15% OF THE INITIAL **ISSUANCE DELEGATION OF POWERS TO BE GRANTED TO THE** BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE SHARE CAPITAL OF THE E.16 ManagementFor For COMPANY TO COMPENSATE **CONTRIBUTIONS IN** KIND MADE UP OF TRANSFERRABLE AND EQUITY SECURITIES GRANTING ACCESS TO **CAPITAL DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE SHARE CAPITAL AS COMPENSATION FOR THE SECURITIES E.17 ManagementFor For CONTRIBUTED AS PART OF A PUBLIC **EXCHANGE** OFFERING INITIATED BY THE COMPANY, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT E.18 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE COMPANY'S SHARE **CAPITAL BY** ISSUING SHARES OR SECURITIES THAT **GRANT** ACCESS TO THE CAPITAL RESERVED FOR THE

MEMBERS OF COMPANY SAVINGS SCHEMES, WITH **CANCELLATION OF THE** SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT IN **FAVOUR OF** SAID MEMBERS DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO PROCEED WITH INCREASING THE COMPANY'S SHARE CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN ManagementFor E.19 For OF CERTAIN CATEGORY(IES) OF **NAMED** BENEFICIARIES, AS PART OF THE IMPLEMENTATION OF SHAREHOLDING **AND** INTERNATIONAL SAVINGS SCHEMES IN THE SUEZ **GROUP** AUTHORISATION FOR THE BOARD OF DIRECTORS TO PROCEED WITH FREELY **ALLOCATING SHARES** E.20 TO EMPLOYEES OR EXECUTIVE ManagementFor For **OFFICERS WHO** SUBSCRIBE TO A SUEZ GROUP **EMPLOYEE** SHAREHOLDING SCHEME SETTING THE OVERALL LIMIT OF E.21 **CAPITAL** ManagementFor For **INCREASES** POWERS TO CARRY OUT ALL LEGAL E.22 ManagementFor For **FORMALITIES** 07 MAR 2017: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION **OF-RESOLUTION** 3. IF YOU HAVE ALREADY SENT IN CMMT YOUR VOTES, Non-Voting PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU ITV PLC, LONDON

Meeting Type

Annual General Meeting

G4984A110

Security

Proposal

Item

Meeting Date Ticker Symbol 10-May-2017 707857352 -**ISIN** GB0033986497 Agenda Management **Proposed** For/Against **Proposal** Vote Item Management TO RECEIVE AND ADOPT THE ANNUAL 1 **REPORT** ManagementFor For AND ACCOUNTS TO RECEIVE AND ADOPT THE ANNUAL 2 REPORT ON ManagementFor For REMUNERATION TO RECEIVE AND ADOPT THE ManagementFor For 3 REMUNERATION **POLICY** 4 For TO DECLARE A FINAL DIVIDEND ManagementFor 5 ManagementFor TO DECLARE A SPECIAL DIVIDEND For 6 ManagementFor For TO ELECT SALMAN AMIN 7 TO RE-ELECT SIR PETER BAZALGETTE ManagementFor For 8 ManagementFor For TO RE-ELECT ADAM CROZIER 9 TO RE-ELECT ROGER FAXON ManagementFor For 10 TO RE-ELECT IAN GRIFFITHS ManagementFor For 11 TO RE-ELECT MARY HARRIS ManagementFor For 12 TO RE-ELECT ANDY HASTE ManagementFor For 13 TO RE-ELECT ANNA MANZ ManagementFor For ManagementFor 14 TO RE-ELECT JOHN ORMEROD For TO RE-APPOINT KPMG LLP AS 15 ManagementFor For **AUDITORS** TO AUTHORISE THE DIRECTORS TO 16 **DETERMINE** ManagementFor For THE AUDITORS' REMUNERATION 17 ManagementFor For AUTHORITY TO ALLOT SHARES DISAPPLICATION OF PRE-EMPTION 18 ManagementFor For RIGHTS ADDITIONAL DISAPPLICATION OF 19 **PRE-EMPTION** For ManagementFor **RIGHTS** 20 POLITICAL DONATIONS ManagementFor For 21 ManagementFor For PURCHASE OF OWN SHARES LENGTH OF NOTICE PERIOD FOR 22 **GENERAL** ManagementFor For **MEETINGS** E.ON SE, DUESSELDORF Security D24914133 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 10-May-2017 707930372 -**ISIN** DE000ENAG999 Agenda Management **Proposed** For/Against

Vote

Management

by

Non-Voting

PLEASE NOTE THAT FOLLOWING THE

AMENDMENT

TO PARAGRAPH 21 OF THE

SECURITIES-TRADE

ACT ON 9TH JULY 2015 AND THE

OVER-RULING OF

THE DISTRICT COURT IN-COLOGNE

JUDGMENT

FROM 6TH JUNE 2012 THE VOTING

PROCESS HAS

NOW CHANGED WITH-REGARD TO THE

GERMAN

REGISTERED SHARES. AS A RESULT, IT

IS NOW

THE-RESPONSIBILITY OF THE

END-INVESTOR (I.E.

CMMT FINAL BENEFICIARY) AND NOT

THE-INTERMEDIARY

TO DISCLOSE RESPECTIVE FINAL

BENEFICIARY

VOTING RIGHTS THEREFORE-THE

CUSTODIAN

BANK / AGENT IN THE MARKET WILL

BE SENDING

THE VOTING DIRECTLY-TO MARKET

AND IT IS THE

END INVESTORS RESPONSIBILITY TO

ENSURE THE-

REGISTRATION ELEMENT IS COMPLETE

WITH THE

ISSUER DIRECTLY, SHOULD THEY

HOLD-MORE

THAN 3 % OF THE TOTAL SHARE

CAPITAL.

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON AS

BROADRIDGE RECEIVES

CMMT CONFIRMATION FROM

Non-Voting

THE SUB-CUSTODIANS REGARDING

THEIR

INSTRUCTION DEADLINE. FOR ANY

QUERIES

PLEASE-CONTACT YOUR CLIENT

SERVICES

REPRESENTATIVE.

CMMT ACCORDING TO GERMAN LAW, IN

CASE OF

Non-Voting

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

THE

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN THIS

REGARD

PLEASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

REGARDING SUCH

CONFLICT-OF INTEREST, OR ANOTHER

EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

VOTE AS-

USUAL. THANK YOU.

CMMT COUNTER PROPOSALS MAY BE

Non-Voting

SUBMITTED UNTIL

25 APRIL 2017. FURTHER

INFORMATION-ON

COUNTER PROPOSALS CAN BE FOUND

DIRECTLY

ON THE ISSUER'S WEBSITE

(PLEASE-REFER TO

THE MATERIAL URL SECTION OF THE

APPLICATION). IF YOU WISH TO ACT

ON-THESE

ITEMS, YOU WILL NEED TO REQUEST A

MEETING

ATTEND AND VOTE YOUR

SHARES-DIRECTLY AT

THE COMPANY'S MEETING. COUNTER

PROPOSALS

CANNOT BE REFLECTED IN-THE

BALLOT ON

PROXYEDGE. PRESENTATION OF THE FINANCIAL **STATEMENTS** AND ANNUAL REPORT FOR THE 2016-FINANCIAL YEAR WITH THE REPORT OF THE **SUPERVISORY** 1 BOARD, THE GROUP Non-Voting FINANCIAL-STATEMENTS, THE GROUP ANNUAL REPORT, AND THE **REPORT** PURSUANT TO SECTIONS-289(4) AND 315(4) OF THE GERMAN COMMERCIAL CODE RESOLUTION ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT THE **DISTRIBUTABLE** PROFIT OF EUR 452,024,286 SHALL BE APPROPRIATED AS FOLLOWS: PAYMENT OF A DIVIDEND OF EUR 0.21 PER NO PAR SHARE (THE DIVIDEND WILL BE PAID IN CASH OR $Management \stackrel{No}{\cdot}$ PARTLY IN 2 SHARES. DETAILS ABOUT THE CASH DISTRIBUTION AND THE OPTION OF SHAREHOLDERS TO RECEIVE SHARES WILL BE PROVIDED ON THE COMPANY'S WEBSITE.) EUR 210 SHALL BE CARRIED **FORWARD** EX-DIVIDEND DATE: MAY 11, 2017 PAYABLE DATE: JUNE 7, 2017 RATIFICATION OF THE ACTS OF THE Management No 3 **BOARD OF** Action **MDS** RATIFICATION OF THE ACTS OF THE $Management \stackrel{No}{.}$ 4 **SUPERVISORY** Action **BOARD** APPOINTMENT OF AUDITOR: FOR THE 2017 5.1 FINANCIAL YEAR: Management Action **PRICEWATERHOUSECOOPERS** GMBH, DUSSELDORF 5.2 APPOINTMENT OF AUDITOR: FOR THE ManagementNo **REVIEW OF** Action THE ABBREVIATED FINANCIAL STATEMENTS AND

THE INTERIM FINANCIAL REPORTS FOR THE 2017 FINANCIAL YEAR: **PRICEWATERHOUSECOOPERS** GMBH, DUSSELDORF APPOINTMENT OF AUDITOR: FOR THE **REVIEW OF** THE ABBREVIATED FINANCIAL STATEMENTS AND Management No THE INTERIM FINANCIAL REPORT FOR 5.3 THE FIRST **OUARTER OF THE 2018 FINANCIAL** YEAR: PRICEWATERHOUSECOOPERS GMBH, **DUSSELDORF** AMENDMENT TO SECTION 1(2) OF THE ARTICLES $Management \stackrel{No}{\cdot}$ OF ASSOCIATION IN RESPECT OF THE 6 **COMPANY** BEING DOMICILED IN ESSEN APPROVAL OF A CONTROL AND PROFIT **TRANSFER** AGREEMENTS: THE CONTROL AND **PROFIT** TRANSFER AGREEMENT WITH THE COMPANY'S WHOLLY-OWNED SUBSIDIARY, E.ON Management No 7.1 **GRUGA** GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH. EFFECTIVE RETROACTIVELY FROM JANUARY 1, 2017, UNTIL AT LEAST DECEMBER 31, 2021, SHALL BE APPROVED APPROVAL OF A CONTROL AND PROFIT **TRANSFER** AGREEMENTS: THE CONTROL AND PROFIT-TRANSFER AGREEMENT WITH THE COMPANY'S Management No WHOLLY-OWNED SUBSIDIARY, E.ON 7.2 **FUENFUNDZWANZIGSTE** VERWALTUNGS GMBH, EFFECTIVE RETROACTIVELY FROM JANUARY 1, 2017, UNTIL AT LEAST DECEMBER 31, 2021, SHALL BE APPROVED 8 RESOLUTION ON THE CREATION OF ManagementNo

AUTHORIZED

Action

CAPITAL AND THE CORRESPONDING

AMENDMENT

TO THE ARTICLES OF ASSOCIATION

THE BOARD OF

MDS SHALL BE AUTHORIZED, WITH

THE CONSENT

OF THE SUPERVISORY BOARD, TO

INCREASE THE

SHARE CAPITAL BY UP TO EUR

460,000,000

THROUGH THE ISSUE OF NEW

REGISTERED NO

PAR SHARES AGAINST

CONTRIBUTIONS IN CASH

AND/OR KIND, ON OR BEFORE MAY 9,

2022

(AUTHORIZED CAPITAL 2017).

SHAREHOLDERS

SHALL BE GRANTED SUBSCRIPTION

RIGHTS

EXCEPT FOR IN THE FOLLOWING

CASES: - SHARES

HAVE BEEN ISSUED AGAINST

CONTRIBUTIONS IN

CASH AT A PRICE NOT MATERIALLY

BELOW THEIR

MARKET PRICE AND THE CAPITAL

INCREASE DOES

NOT EXCEED 10 PCT. OF THE SHARE

CAPITAL, -

SHARES HAVE BEEN ISSUED AGAINST

CONTRIBUTIONS IN KIND FOR

ACQUISITION

PURPOSES, - SHARES HAVE BEEN USED

FOR THE

PAYMENT OF SCRIP DIVIDENDS, -

RESIDUAL

AMOUNTS HAVE BEEN EXCLUDED

FROM

SUBSCRIPTION RIGHTS, HOLDERS OF

CONVERSION OR OPTION RIGHTS HAVE

BEEN

GRANTED SUBSCRIPTION RIGHTS, -

SHARES HAVE

BEEN ISSUED TO EMPLOYEES OF THE

COMPANY

AND ITS AFFILIATES

9 RESOLUTION ON THE AUTHORIZATION ManagementNo

TO ISSUE Action

CONVERTIBLE BONDS, WARRANT

BONDS, PROFIT

SHARING RIGHTS AND/OR

PARTICIPATING BONDS,

THE CREATION OF CONTINGENT

CAPITAL, AND THE

CORRESPONDING AMENDMENT TO THE

ARTICLES

OF ASSOCIATION THE BOARD OF MDS

SHALL BE

AUTHORIZED, WITH THE CONSENT OF

THE

SUPERVISORY BOARD, TO ISSUE

CONVERTIBLE

BONDS, WARRANT BONDS, PROFIT

SHARING

RIGHTS AND/OR PARTICIPATING

BONDS

(COLLECTIVELY REFERRED TO IN THE

FOLLOWING

AS 'BONDS') OF UP TO EUR 5,000,000,000,

CONFERRING CONVERSION AND/OR

OPTION

RIGHTS FOR SHARES OF THE

COMPANY, ON OR

BEFORE MAY 9, 2022. SHAREHOLDERS

SHALL BE

GRANTED SUBSCRIPTION RIGHTS

EXCEPT FOR IN

THE FOLLOWING CASES: - RESIDUAL

AMOUNTS

HAVE BEEN EXCLUDED FROM

SUBSCRIPTION

RIGHTS, - HOLDERS OF CONVERSION

OR OPTION

RIGHTS HAVE BEEN GRANTED

SUBSCRIPTION

RIGHTS, - BONDS HAVE BEEN ISSUED

AGAINST

CONTRIBUTIONS IN KIND, - BONDS

HAVE BEEN

ISSUED AT A PRICE NOT MATERIALLY

BELOW

THEIR THEORETICAL MARKET VALUE

AND CONFER

CONVERSION AND/OR OPTION RIGHTS

FOR

SHARES OF THE COMPANY OF UP TO 10

PCT. OF

THE SHARE CAPITAL, - PROFIT

SHARING RIGHTS

AND/OR PARTICIPATING BONDS WHICH

DO NOT

CONFER CONVERSION OR OPTION

RIGHTS, BUT

HAVE DEBENTURE LIKE FEATURES,

HAVE BEEN

ISSUED. THE COMPANY'S SHARE

CAPITAL SHALL

BE INCREASED ACCORDINGLY BY UP

TO EUR

175,000,000 THROUGH THE ISSUE OF UP

TO

175,000,000 NEW REGISTERED NO PAR

SHARES,

INSOFAR AS CONVERSION AND/OR

OPTION RIGHTS

ARE EXERCISED (CONTINGENT

CAPITAL 2017)

10 AUTHORIZATION TO ACQUIRE OWN

Action

ManagementNo

SHARES THE COMPANY SHALL BE AUTHORIZED TO

ACQUIRE

OWN SHARES OF UP TO 10 PCT. OF ITS

SHARE

CAPITAL AT PRICES NOT MORE THAN

10 PCT.

ABOVE, NOR MORE THAN 20 PCT.

BELOW, THE

MARKET PRICE OF THE SHARES, ON OR

BEFORE

MAY 9, 2022. BESIDES SELLING THE

SHARES ON

THE STOCK EXCHANGE OR OFFERING

THEM TO

ALL SHAREHOLDERS, THE BOARD OF

MDS SHALL

ALSO BE AUTHORIZED TO SELL THE

SHARES

AGAINST CASH PAYMENT AT A PRICE

NOT

MATERIALLY BELOW THEIR MARKET

PRICE, TO USE

THE SHARES FOR ACQUISITION

PURPOSES, TO

USE THE SHARES FOR SERVICING

CONVERSION

OR OPTION RIGHTS, TO OFFER THE

SHARES TO

EMPLOYEES OF THE COMPANY AND

AFFILIATED

COMPANIES, TO USE THE SHARES FOR

THE

PAYMENT OF SCRIP DIVIDENDS, AND

TO RETIRE THE SHARES

Item

Proposal

ANADARKO PETROLEUM CORPORATION

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: ANTHONY R. CHASE	Managemer	ntFor	For	
1B.	ELECTION OF DIRECTOR: DAVID E. CONSTABLE	Managemer	ntFor	For	
1C.	ELECTION OF DIRECTOR: H. PAULETT EBERHART	Managemer	ntFor	For	
1D.	ELECTION OF DIRECTOR: CLAIRE S. FARLEY	Managemer	ntFor	For	
1E.	ELECTION OF DIRECTOR: PETER J. FLUOR	Managemer	ntFor	For	
1F.	ELECTION OF DIRECTOR: RICHARD L. GEORGE	Managemer	ntFor	For	
1G.	ELECTION OF DIRECTOR: JOSEPH W. GORDER	Managemer	ntFor	For	
1H.	ELECTION OF DIRECTOR: JOHN R. GORDON	Managemer	ntFor	For	
1I.	ELECTION OF DIRECTOR: SEAN GOURLEY	Managemer	ntFor	For	
1J.	ELECTION OF DIRECTOR: MARK C. MCKINLEY	Managemer	ntFor	For	
1K.	ELECTION OF DIRECTOR: ERIC D. MULLINS	Managemer	ntFor	For	
1L.	ELECTION OF DIRECTOR: R. A. WALKER RATIFICATION OF APPOINTMENT OF	RManagemer	ntFor	For	
2.	KPMG LLP AS INDEPENDENT AUDITOR.	Managemer	ntFor	For	
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Managemer	ntFor	For	
4.	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON NAMED EXECUTIVE OFFICER COMPENS ATTOM	Managemer	nt1 Year	For	
KINDF	COMPENSATION. CR MORGAN, INC.				
Security	,		Meeting 7	Гуре	Annual
Ticker S			Meeting I	• •	10-May-2017
ISIN	US49456B1017		Agenda		934558884 - Management

Vote

		Proposed by	For/Against Management
1A.	ELECTION OF DIRECTOR: RICHARD D. KINDER	ManagementFor	For
1B.	ELECTION OF DIRECTOR: STEVEN J. KEAN	ManagementFor	For
1C.	ELECTION OF DIRECTOR: KIMBERLY A. DANG	ManagementFor	For
1D.	ELECTION OF DIRECTOR: TED A. GARDNER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ANTHONY W. HALL, JR.	ManagementFor	For
1F.	ELECTION OF DIRECTOR: GARY L. HULTQUIST	ManagementFor	For
1G.	ELECTION OF DIRECTOR: RONALD L. KUEHN, JR.	ManagementFor	For
1H.	ELECTION OF DIRECTOR: DEBORAH A. MACDONALD	ManagementFor	For
1I.	ELECTION OF DIRECTOR: MICHAEL C. MORGAN	ManagementFor	For
1J.	ELECTION OF DIRECTOR: ARTHUR C. REICHSTETTER	ManagementFor	For
1K.	ELECTION OF DIRECTOR: FAYEZ SAROFIM	ManagementFor	For
1L.	ELECTION OF DIRECTOR: C. PARK SHAPER	ManagementFor	For
1M.	ELECTION OF DIRECTOR: WILLIAM A. SMITH	ManagementFor	For
1N.	ELECTION OF DIRECTOR: JOEL V. STAFF	ManagementFor	For
10.	ELECTION OF DIRECTOR: ROBERT F. VAGT	ManagementFor	For
1P.	ELECTION OF DIRECTOR: PERRY M. WAUGHTAL	ManagementFor	For
	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS		
2.	OUR INDEPENDENT REGISTERED PUBLIC	ManagementFor	For
	ACCOUNTING FIRM FOR 2017 STOCKHOLDER PROPOSAL RELATING		
3.	STOCKHOLDER PROPOSAL RELATING TO A PROXY ACCESS BYLAW	Shareholder Abstain	Against
4.	STOCKHOLDER PROPOSAL RELATING TO A REPORT ON METHANE EMISSIONS	Shareholder Abstain	Against
5.	STOCKHOLDER PROPOSAL RELATING TO AN	Shareholder Abstain	Against
6.	ANNUAL SUSTAINABILITY REPORT STOCKHOLDER PROPOSAL RELATING	Shareholder Abstain	Against
	TO AN		

ASSESSMENT OF THE MEDIUM- AND

LONG-TERM

PORTFOLIO IMPACTS OF

TECHNOLOGICAL

ADVANCES AND GLOBAL CLIMATE

CHANGE

POLICIES

DOMINION RESOURCES, INC.

Security 25746U109

Ticker Symbol D

ISIN US25746U1097

Meeting Type Meeting Date Annual 10-May-2017

Agenda 934559038 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: WILLIAM P. BARR	ManagementFor	For
1B.	ELECTION OF DIRECTOR: HELEN E. DRAGAS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: JAMES O. ELLIS, JR.	ManagementFor	For
1D.	ELECTION OF DIRECTOR: THOMAS F. FARRELL II	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JOHN W. HARRIS	ManagementFor	For
1F.	ELECTION OF DIRECTOR: RONALD W. JIBSON	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MARK J. KINGTON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JOSEPH M. RIGBY	ManagementFor	For
1I.	ELECTION OF DIRECTOR: PAMELA J. ROYAL, M.D.	ManagementFor	For
1J.	ELECTION OF DIRECTOR: ROBERT H. SPILMAN, JR.	ManagementFor	For
1K.	ELECTION OF DIRECTOR: SUSAN N. STORY	ManagementFor	For
1L.	ELECTION OF DIRECTOR: MICHAEL E. SZYMANCZYK	ManagementFor	For
2.	RATIFICATION OF APPOINTMENT OF THE INDEPENDENT AUDITORS FOR 2017	ManagementFor	For
3.	ADVISORY VOTE ON APPROVAL OF EXECUTIVE COMPENSATION (SAY ON PAY) ADVISORY VOTE ON THE FREQUENCY	ManagementFor	For
4.	OF THE SAY	Management1 Year	For
5.	ON PAY VOTE APPROVAL OF AMENDMENT TO ARTICLES OF INCORPORATION TO CHANGE THE	ManagementFor	For

	Edgai Filling. GABELLI GLOBAL C		NCOIVIE I	NUSI - FU	IIII IN-FA
	COMPANY'S				
	NAME TO DOMINION ENERGY, INC.				
	SHAREHOLDER PROPOSAL REGARDING	j			
6.	A REPORT	Shareholder	· Against	For	
	ON LOBBYING				
	SHAREHOLDER PROPOSAL REGARDING	j			
7.	THE	Shareholder	· Against	For	
7.	NOMINATION OF A DIRECTOR WITH	Shareholder	Agamst	1'01	
	ENVIRONMENTAL EXPERTISE				
	SHAREHOLDER PROPOSAL REGARDING	j			
	AN				
	ASSESSMENT OF THE IMPACT OF				
8.	PUBLIC POLICIES	Shareholder	Abstain	Against	
	AND TECHNOLOGICAL ADVANCES				
	CONSISTENT				
	WITH LIMITING GLOBAL WARMING	4			
9.	SHAREHOLDER PROPOSAL REGARDING A REPORT	shareholder	· Abstain	A goingt	
9.	ON METHANE EMISSIONS	Shareholder	Austaiii	Against	
XVI EI	M INC.				
Securit			Meeting '	Type	Annual
	Symbol XYL		Meeting 1		10-May-2017
				Buile	934563203 -
ISIN	US98419M1009		Agenda		Management
T4	Duamanal	Proposed	Vata	For/Agains	st
Item	Proposal	by	Vote	Manageme	ent
	ELECTION OF DIRECTOR: CURTIS J.				
1A.	CRAWFORD,	Managemer	ntFor	For	
	PH.D.				
1B.	ELECTION OF DIRECTOR: ROBERT F.	Managemer	ntFor	For	
15.	FRIEL	Wanagemer	111 01	101	
1C.	ELECTION OF DIRECTOR: STEN E.	Managemer	ntFor	For	
	JAKOBSSON	υ			
1D.	ELECTION OF DIRECTOR: STEVEN R.	Managemer	ntFor	For	
	LORANGER ELECTION OF DIRECTOR, SURVA N				
1E.	ELECTION OF DIRECTOR: SURYA N. MOHAPATRA,	Managaman	nt Ear	For	
IE.	PH.D.	Managemer	пгог	ГОІ	
	ELECTION OF DIRECTOR: JEROME A.				
1F.	PERIBERE	Managemen	ntFor	For	
	RATIFICATION OF THE APPOINTMENT				
	OF DELOITTE				
2.	& TOUCHE LLP AS OUR INDEPENDENT	Managemer	ntFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017.				
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017. ADVISORY VOTE TO APPROVE THE				
2	FIRM FOR 2017.	Monogram	at For	Eo.	
3.	FIRM FOR 2017. ADVISORY VOTE TO APPROVE THE	Managemer	ntFor	For	
3.	FIRM FOR 2017. ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED				
3.4.	FIRM FOR 2017. ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE	Managemer Managemer		For For	

MANAGEMENT PROPOSAL: APPROVAL

OF AN

AMENDMENT TO THE COMPANY'S

ARTICLES OF

INCORPORATION TO ALLOW

SHAREHOLDERS TO

AMEND THE BY-LAWS.

E.ON SE

268780103 Meeting Type Security Annual Ticker Symbol EONGY Meeting Date 10-May-2017 934601178 -

1102607001022 gement

ISIN	US2687801033		Agenda	Manag
Item	Proposal	Proposed by	Vote	For/Against Management
2.	APPROPRIATION OF BALANCE SHEET PROFITS FROM THE 2016 FINANCIAL YEAR	Manageme	entFor	C
3.	DISCHARGE OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR	Manageme	entFor	
4.	DISCHARGE OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR ELECTION OF THE AUDITOR FOR THE	Manageme	entFor	
5A.	ELECTION OF THE AUDITOR FOR THE 2017 FINANCIAL YEAR AS WELL AS(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL	Manageme	entFor	
	DD OD OG ())			

PROPOSAL).

ELECTION OF THE AUDITOR FOR THE

2017

FINANCIAL YEAR AS WELL AS ...(DUE

5B. ManagementFor TO SPACE

> LIMITS, SEE PROXY MATERIAL FOR **FULL**

PROPOSAL).

ELECTION OF THE AUDITOR FOR THE

FINANCIAL YEAR AS WELL AS ...(DUE

5C. TO SPACE ManagementFor

LIMITS, SEE PROXY MATERIAL FOR

FULL PROPOSAL).

AMENDMENT TO THE ARTICLES OF

6. ManagementFor ASSOCIATION,

CHANGE OF REGISTERED OFFICE

7A. RESOLUTION ON THE APPROVAL OF ManagementFor

CONCLUDING

DOMINATION AND PROFIT ...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). RESOLUTION ON THE APPROVAL OF **CONCLUDING** DOMINATION AND PROFIT ...(DUE TO 7B. ManagementFor SPACE LIMITS. SEE PROXY MATERIAL FOR FULL PROPOSAL). CREATION OF NEW AUTHORIZED **CAPITAL** INCLUDING THE POSSIBILITY TO 8. ...(DUE TO SPACE ManagementFor LIMITS, SEE PROXY MATERIAL FOR **FULL** PROPOSAL). AUTHORIZATION FOR THE ISSUE OF **OPTION OR** CONVERTIBLE BONDS, ...(DUE TO 9. ManagementFor SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). **AUTHORIZATION FOR THE ACQUISITION AND USE** 10. OF TREASURY SHARES AND THE ManagementFor **EXCLUSION OF** SUBSCRIPTION RIGHTS APACHE CORPORATION Security 037411105 Meeting Type Annual Meeting Date Ticker Symbol **APA** 11-May-2017 934551006 -**ISIN** US0374111054 Agenda Management **Proposed** For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: ANNELL R. ManagementFor For 1. **BAY** ELECTION OF DIRECTOR: JOHN J. 2. ManagementFor For **CHRISTMANN IV** ELECTION OF DIRECTOR: CHANSOO 3. ManagementFor For **JOUNG** ELECTION OF DIRECTOR: WILLIAM C. 4. ManagementFor For MONTGOMERY

ManagementFor

ManagementFor

ManagementFor

For

For

For

For

ELECTION OF DIRECTOR: AMY H.

ELECTION OF DIRECTOR: DANIEL W.

ELECTION OF DIRECTOR: PETER A.

RATIFICATION OF ERNST & YOUNG LLPManagementFor

5.

6.

7.

8.

NELSON

RABUN

AS

RAGAUSS

0	\sim	4
2	o	1

APACHE'S INDEPENDENT AUDITORS.

ADVISORY VOTE TO APPROVE

9. COMPENSATION OF

ManagementFor For

APACHE'S NAMED EXECUTIVE OFFICERS.

ADVISORY VOTE ON FREQUENCY OF

ADVISORY

10. VOTE TO APPROVE COMPENSATION OF Management 1 Year For APACHE'S

NAMED EXECUTIVE OFFICERS.

AVISTA CORP.

Security 05379B107 Meeting Type Annual
Ticker Symbol AVA Meeting Date 11-May-2017
ISIN US05379B1070 Agenda 934552907 -

ISIN US05379B1070 Agenda 934552907 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ERIK J. ANDERSON	ManagementFor	For
1B.	ELECTION OF DIRECTOR: KRISTIANNE BLAKE	ManagementFor	For
1C.	ELECTION OF DIRECTOR: DONALD C. BURKE	ManagementFor	For
1D.	ELECTION OF DIRECTOR: REBECCA A. KLEIN	ManagementFor	For
1E.	ELECTION OF DIRECTOR: SCOTT H. MAW	ManagementFor	For
1F.	ELECTION OF DIRECTOR: SCOTT L. MORRIS	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MARC F. RACICOT	ManagementFor	For
1H.	ELECTION OF DIRECTOR: HEIDI B. STANLEY	ManagementFor	For
1I.	ELECTION OF DIRECTOR: R. JOHN TAYLOR	ManagementFor	For
1J.	ELECTION OF DIRECTOR: JANET D. WIDMANN	ManagementFor	For
2.	AMENDMENT OF THE COMPANY'S RESTATED ARTICLES OF INCORPORATION TO REDUCE CERTAIN SHAREHOLDER APPROVAL REQUIREMENTS.	ManagementFor	For
3.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017	ManagementFor	For
4.		ManagementFor	For

ADVISORY (NON-BINDING) VOTE ON

EXECUTIVE

COMPENSATION.

ADVISORY(NON-BINDING) VOTE ON

THE

5. FREQUENCY OF AN ADVISORY VOTE Management 1 Year For

ON

EXECUTIVE COMPENSATION.

CAMECO CORPORATION

Security13321L108Meeting TypeAnnualTicker SymbolCCJMeeting Date11-May-2017ISINCA13321L1085Agenda934566336 - Management

Item	Proposal	Proposed by Vote	For/Against Management
A	DIRECTOR	Management	
	1 IAN BRUCE	For	For
	2 DANIEL CAMUS	For	For
	3 JOHN CLAPPISON	For	For
	4 DONALD DERANGER	For	For
	5 CATHERINE GIGNAC	For	For
	6 TIM GITZEL	For	For
	7 JIM GOWANS	For	For
	8 KATHRYN JACKSON	For	For
	9 DON KAYNE	For	For
	10 ANNE MCLELLAN	For	For
	11 NEIL MCMILLAN	For	For
В	APPOINT KPMG LLP AS AUDITORS	ManagementFor	For
	BE IT RESOLVED THAT, ON AN		
	ADVISORY BASIS		
	AND NOT TO DIMINISH THE ROLE AND		
	RESPONSIBILITIES OF THE BOARD OF		
	DIRECTORS		
	FOR EXECUTIVE COMPENSATION, THE		
	SHAREHOLDERS ACCEPT THE		
C	APPROACH TO	ManagementFor	For
	EXECUTIVE COMPENSATION		
	DISCLOSED IN		
	CAMECO'S MANAGEMENT PROXY		
	CIRCULAR		
	DELIVERED IN ADVANCE OF THE 2017		
	ANNUAL		
	MEETING OF SHAREHOLDERS.		
D	YOU DECLARE THAT THE SHARES	ManagementAbstain	
	REPRESENTED		
	BY THIS VOTING INSTRUCTION FORM		
	ARE HELD,		
	BENEFICIALLY OWNED OR		
	CONTROLLED, EITHER		
	DIRECTLY OR INDIRECTLY, BY A		

RESIDENT OF

CANADA AS DEFINED BELOW. IF THE

SHARES ARE

HELD IN THE NAMES OF TWO OR MORE

PEOPLE,

YOU DECLARE THAT ALL OF THESE

PEOPLE ARE

RESIDENTS OF CANADA. NOTE: "FOR" =

YES.

"ABSTAIN" = NO "AGAINST" WILL BE

TREATED AS

NOT MARKED

ENBRIDGE INC.

Item	Proposal	Proposed by	Vote	For/Against Management
01	DIRECTOR	Manageme		
	1 PAMELA L. CARTER		For	For
	2 CLARENCE P. CAZALOT,JR.		For	For
	3 MARCEL R. COUTU		For	For
	4 GREGORY L. EBEL		For	For
	5 J. HERB ENGLAND		For	For
	6 CHARLES W. FISCHER		For	For
	7 V.M. KEMPSTON DARKES		For	For
	8 MICHAEL MCSHANE		For	For
	9 AL MONACO		For	For
	10 MICHAEL E.J. PHELPS		For	For
	11 REBECCA B. ROBERTS		For	For
	12 DAN C. TUTCHER		For	For
	13 CATHERINE L. WILLIAMS		For	For
	APPOINT PRICEWATERHOUSECOOPER			
02	LLP AS	Manageme	entFor	For
	AUDITORS.			
03	AMEND, CONTINUE AND APPROVE OU SHAREHOLDER RIGHTS PLAN.	R Manageme	entAgainst	Against
	VOTE ON OUR APPROACH TO			
	EXECUTIVE			
	COMPENSATION. WHILE THIS VOTE IS			
0.4	NON-	M	4E	F
04	BINDING, IT GIVES SHAREHOLDERS A	N Manageme	entror	For
	OPPORTUNITY TO PROVIDE			
	IMPORTANT INPUT TO			
	OUR BOARD.			
05	VOTE ON THE SHAREHOLDER	Shareholde	er Abstain	Against
	PROPOSAL SET OUT			C
	IN APPENDIX B TO OUR MANAGEMEN	Т		
	INFORMATION CIRCULAR DATED			

MARCH 13, 2017

REGARDING REPORTING ON THE DUE

DILIGENCE

PROCESS USED BY ENBRIDGE TO

IDENTIFY AND

ADDRESS SOCIAL AND

ENVIRONMENTAL RISKS

WHEN REVIEWING POTENTIAL

ACQUISITIONS.

ENGIE SA, COURBEVOIE

Security F7629A107 Meeting Type MIX

Ticker Symbol Meeting Date 12-May-2017

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

265

THE-CHAIRMAN OR A NAMED THIRD PARTY TO VOTE ON ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE CMMT BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2017/0317/201703171700568.pdf APPROVAL OF THE TRANSACTIONS AND ANNUAL 0.1 CORPORATE FINANCIAL STATEMENTS ManagementFor For FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** STATEMENTS FOR THE 2016 FINANCIAL ManagementFor 0.2 For **YEAR** ALLOCATION OF INCOME AND SETTING OF THE 0.3 ManagementFor For DIVIDEND FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE REGULATED **AGREEMENTS AND** 0.4 ManagementFor COMMITMENTS PURSUANT TO For ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE APPROVAL OF AN AGREEMENT **RELATING TO THE** RETIREMENT OF MS. ISABELLE 0.5 KOCHER, GENERAL ManagementFor For MANAGER, PURSUANT TO ARTICLE L.225-42-1 OF THE FRENCH COMMERCIAL CODE AUTHORISATION TO BE GRANTED TO THE BOARD 0.6 ManagementFor For OF DIRECTORS TO DEAL IN COMPANY **SHARES** RATIFICATION OF THE PROVISIONAL O.7 **APPOINTMENT** ManagementFor For OF MR PATRICE DURAND AS DIRECTOR 0.8 APPOINTMENT OF A DIRECTOR ManagementFor For REPRESENTING

EMPLOYEE SHAREHOLDERS (MR **CHRISTOPHE** AUBERT) APPOINTMENT OF A DIRECTOR REPRESENTING 0.9 ManagementFor For EMPLOYEE SHAREHOLDERS (MR TON WILLEMS) REVIEW OF THE COMPENSATION OWED OR PAID TO MR GERARD MESTRALLET, CHIEF 0.10 **EXECUTIVE** ManagementFor For OFFICER, FOR THE PERIOD FROM 1 JANUARY TO 3 MAY 2016 REVIEW OF THE COMPENSATION OWED OR PAID TO MS. ISABELLE KOCHER, DEPUTY 0.11 **GENERAL** ManagementFor For MANAGER OF TRANSACTIONS, FOR THE PERIOD FROM 1 JANUARY TO 3 MAY 2016 REVIEW OF THE COMPENSATION OWED OR PAID TO MS. ISABELLE KOCHER, GENERAL 0.12MANAGER, ManagementFor For FOR THE PERIOD FROM 3 MAY TO 31 **DECEMBER** 2016 APPROVAL, PURSUANT TO ARTICLE L.225-37-2 OF THE FRENCH COMMERCIAL CODE, OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND AWARDING FIXED, 0.13 **VARIABLE** ManagementFor For AND EXCEPTIONAL COMPONENTS FORMING THE GLOBAL COMPENSATIONS AND THE **BENEFITS OF** ALL KINDS TO BE AWARDED TO THE **MANAGEMENT EXECUTIVE OFFICERS** E.14 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE **UPON AN** INCREASE IN CAPITAL THROUGH THE **ISSUANCE OF** SHARES OR SECURITIES GRANTING **ACCESS TO**

CAPITAL SECURITIES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, FOR THE **BENEFIT OF** EMPLOYEES ADHERING TO THE ENGIE **GROUP COMPANY SAVINGS SCHEME** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE **UPON AN** INCREASE IN THE CAPITAL THROUGH THE **ISSUANCE OF SHARES OR SECURITIES GRANTING** ACCESS TO CAPITAL SECURITIES TO BE ManagementFor E.15 For ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, IN FAVOUR OF **ANY ENTITY** INCLUDED WITHIN THE CONTEXT OF IMPLEMENTING THE ENGIE GROUP **INTERNATIONAL** EMPLOYEE SHAREHOLDING PLAN AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE SHARES, IN FAVOUR OF, ON THE ONE HAND, ALL **EMPLOYEES** AND EXECUTIVE OFFICERS OF THE **ENGIE GROUP** E.16 ManagementFor For (WITH THE EXCEPTION OF ENGIE **COMPANY** EXECUTIVE OFFICERS) OR, ON THE OTHER HAND, EMPLOYEES PARTICIPATING IN THE **ENGIE GROUP** INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN E.17 AUTHORISATION TO BE GRANTED TO ManagementFor For THE BOARD OF DIRECTORS TO FREELY ALLOCATE SHARES IN FAVOUR OF CERTAIN ENGIE GROUP **EMPLOYEES** AND EXECUTIVE OFFICERS (WITH THE **EXCEPTION** OF ENGIE COMPANY EXECUTIVE

OFFICERS)

POWERS TO EXECUTE THE DECISIONS

OF THE

E.18 GENERAL MEETING AND TO CARRY ManagementFor For

OUT ALL LEGAL

FORMALITIES

EMERA INCORPORATED

Security 290876101 Meeting Type Annual

Ticker Symbol EMRAF Meeting Date 12-May-2017

ISIN CA2908761018 Agenda 934372478 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
01	DIRECTOR	Manageme	ent		
	1 SYLVIA D. CHROMINSKA	C	For	For	
	2 HENRY E. DEMONE		For	For	
	3 ALLAN L. EDGEWORTH		For	For	
	4 JAMES D. EISENHAUER		For	For	
	5 CHRISTOPHER G.HUSKILSON		For	For	
	6 B. LYNN LOEWEN		For	For	
	7 JOHN T. MCLENNAN		For	For	
	8 DONALD A. PETHER		For	For	
	9 JOHN B. RAMIL		For	For	
	10 ANDREA S. ROSEN		For	For	
	11 RICHARD P. SERGEL		For	For	
	12 M. JACQUELINE SHEPPARD		For	For	
	APPOINTMENT OF ERNST & YOUNG	LLP			
02	AS	Manageme	entFor	For	
	AUDITORS.				
	AUTHORIZE DIRECTORS TO ESTABI	LISH			
	THE				
03	AUDITORS' FEE AS REQUIRED	Manageme	entFor	For	
	PURSUANT TO THE				
	NOVA SCOTIA COMPANIES ACT.				
	CONSIDER AND APPROVE, ON AN				
	ADVISORY BASIS,				
	A RESOLUTION ON EMERA'S				
0.4	APPROACH TO	Managana	4E	For	
04	EXECUTIVE COMPENSATION AS	Manageme	entror	FOI	
	DISCLOSED IN THE				
	MANAGEMENT INFORMATION				
	CIRCULAR.				
ENGII	Ε				
Securi	ty 29286D105		Meetin	g Type	Annual
Ticker	Symbol ENGIY		Meetin	g Date	12-May-2017
ISIN	US29286D1054		Agenda	a	934595173 - Management

ItemProposed
byVoteFor/Against
Management

	20ga: 1 mig. 6/1222: 6/202/12 0		
1.	FOR FISCAL	ManagementFor	For
2.	(2ND	ManagementFor	For
3.	RESOLUTION) APPROPRIATION OF NET INCOME AND DECLARATION OF DIVIDEND FOR FISCAL YEAR 2016 (3RD RESOLUTION) APPROVAL OF REGULATED	ManagementFor	For
4.	AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE (4TH	ManagementFor	For
5.	RESOLUTION) APPROVAL, PURSUANT TO ARTICLE L. 225-42-1 OF THE FRENCH COMMERCIAL CODE, OF A COMMITMENT RELATING TO THE RETIREMENT BENEFITS OF ISABELLE KOCHER, CHIEF EXECUTIVE OFFICER (5TH RESOLUTION)	ManagementFor	For
6.	AUTHORIZATION OF THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES (6TH	ManagementFor	For
7.	RESOLUTION) RATIFICATION OF THE PROVISIONAL APPOINTMENT OF PATRICE DURAND AS A DIRECTOR (7TH RESOLUTION)	ManagementFor	For
8.	APPOINTMENT OF A DIRECTOR REPRESENTING	ManagementFor	
9.	REPRESENTING	ManagementFor	
10.	RESOLUTION) CONSULTATION ON THE COMPONENTS OF	ManagementFor	For

COMPENSATION DUE OR AWARDED FOR THE PERIOD FROM JANUARY 1ST TO MAY 3, 2016 TO GERARD MESTRALLET, CHAIRMAN AND CHIEF EXECUTIVE OFFICER (10TH RESOLUTION) CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR THE PERIOD FROM JANUARY 1ST TO MAY 3, 11. 2016 TO ManagementFor For ISABELLE KOCHER, DEPUTY CHIEF **EXECUTIVE** OFFICER AND CHIEF OPERATING OFFICER (11TH RESOLUTION) CONSULTATION ON THE COMPONENTS COMPENSATION DUE OR AWARDED FOR THE 12. PERIOD FROM MAY 3 TO DECEMBER 31, ManagementFor For 2016 TO ISABELLE KOCHER, CHIEF EXECUTIVE **OFFICER** (12TH RESOLUTION) APPROVAL, PURSUANT TO ARTICLE L. 225-37-2 OF THE FRENCH COMMERCIAL CODE, OF THE PRINCIPLES AND CRITERIA FOR THE DETERMINATION, DISTRIBUTION AND ALLOCATION 13. OF THE FIXED, VARIABLE, AND ManagementFor For **EXCEPTIONAL** COMPONENTS OF THE TOTAL **COMPENSATION AND** BENEFITS ATTRIBUTABLE TO **EXECUTIVE CORPORATE OFFICERS (13TH** RESOLUTION) 14. DELEGATION OF AUTHORITY TO THE ManagementFor For **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS** TO EQUITY SECURITIES TO BE ISSUED, WITH

PREFERENTIAL SUBSCRIPTION RIGHTS WAIVED, FOR THE BENEFIT OF ENGIE GROUP **EMPLOYEE** SAVINGS PLAN MEMBERS (14TH RESOLUTION) DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS** TO EQUITY SECURITIES TO BE ISSUED, WITH 15. PREFERENTIAL SUBSCRIPTION RIGHTS ManagementFor For WAIVED, IN FAVOR OF ANY ENTITY CONSTITUTED AS PART OF THE IMPLEMENTATION OF AN **INTERNATIONAL** EMPLOYEE SHAREHOLDING PLAN OF THE ENGIE **GROUP (15TH RESOLUTION)** AUTHORIZATION FOR THE BOARD OF **DIRECTORS** TO AWARD BONUS SHARES TO ALL **EMPLOYEES** AND OFFICERS OF ENGIE GROUP **COMPANIES** (EXCEPT FOR THE CORPORATE 16. ManagementFor For OFFICERS OF THE ENGIE COMPANY) AND TO EMPLOYEES PARTICIPATING IN AN ENGIE GROUP INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN (16TH RESOLUTION) AUTHORIZATION FOR THE BOARD OF **DIRECTORS** TO AWARD BONUS SHARES TO SOME **EMPLOYEES** AND OFFICERS OF ENGIE GROUP 17. ManagementFor For **COMPANIES** (EXCEPT FOR EXECUTIVE CORPORATE **OFFICERS** OF THE ENGIE COMPANY) (17TH RESOLUTION) 18. POWERS TO IMPLEMENT THE ManagementFor For RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING AND TO PERFORM THE

RELATED

FORMALITIES (18TH RESOLUTION)

NΙ	_	7	п	

Security	29286D105	Meeting Type	Annual
Ticker Symbol	ENGIY	Meeting Date	12-May-2017
ISIN	US29286D1054	Agenda	934618046 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	APPROVAL OF TRANSACTIONS AND THE PARENT	,	C
1.	COMPANY FINANCIAL STATEMENTS FOR FISCAL	ManagementFor	For
	YEAR 2016 (1ST RESOLUTION) APPROVAL OF THE CONSOLIDATED		
2.	FINANCIAL STATEMENTS FOR FISCAL YEAR 2016	ManagementFor	For
	(2ND RESOLUTION)		
3.	APPROPRIATION OF NET INCOME AND DECLARATION OF DIVIDEND FOR	ManagamantFor	For
3.	FISCAL YEAR 2016 (3RD RESOLUTION)	ManagementFor	FOI
	APPROVAL OF REGULATED AGREEMENTS AND		
4.	COMMITMENTS PURSUANT TO ARTICLE L. 225-38	ManagementFor	For
	OF THE FRENCH COMMERCIAL CODE (4TH		
	RESOLUTION) APPROVAL, PURSUANT TO ARTICLE L.		
	225-42-1 OF THE FRENCH COMMERCIAL CODE, OF A	Λ	
5.	COMMITMENT RELATING TO THE RETIREMENT	ManagementFor	For
	BENEFITS OF ISABELLE KOCHER, CHIEI EXECUTIVE OFFICER (5TH	7	
	RESOLUTION) AUTHORIZATION OF THE BOARD OF		
6.	DIRECTORS TO TRADE IN THE COMPANY'S SHARES	ManagementFor	For
	(6TH RESOLUTION)		
	RATIFICATION OF THE PROVISIONAL APPOINTMENT		_
7.	OF PATRICE DURAND AS A DIRECTOR (7TH	ManagementFor	For
8.	RESOLUTION) APPOINTMENT OF A DIRECTOR REPRESENTING	ManagementFor	

EMPLOYEE SHAREHOLDERS (CHRISTOPHE AUBERT) (8TH RESOLUTION) APPOINTMENT OF A DIRECTOR REPRESENTING 9. EMPLOYEE SHAREHOLDERS (TON ManagementFor WILLEMS) (9TH RESOLUTION) CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR THE PERIOD FROM JANUARY 1ST TO MAY 3, ManagementFor 10. For 2016 TO GERARD MESTRALLET, CHAIRMAN AND CHIEF EXECUTIVE OFFICER (10TH RESOLUTION) CONSULTATION ON THE COMPONENTS OF COMPENSATION DUE OR AWARDED FOR THE PERIOD FROM JANUARY 1ST TO MAY 3, 11. 2016 TO ManagementFor For ISABELLE KOCHER, DEPUTY CHIEF **EXECUTIVE** OFFICER AND CHIEF OPERATING OFFICER (11TH RESOLUTION) CONSULTATION ON THE COMPONENTS COMPENSATION DUE OR AWARDED FOR THE 12. PERIOD FROM MAY 3 TO DECEMBER 31, ManagementFor For ISABELLE KOCHER, CHIEF EXECUTIVE **OFFICER** (12TH RESOLUTION) 13. APPROVAL, PURSUANT TO ARTICLE L. ManagementFor For 225-37-2 OF THE FRENCH COMMERCIAL CODE, OF PRINCIPLES AND CRITERIA FOR THE DETERMINATION, DISTRIBUTION AND ALLOCATION OF THE FIXED, VARIABLE, AND **EXCEPTIONAL** COMPONENTS OF THE TOTAL **COMPENSATION AND** BENEFITS ATTRIBUTABLE TO **EXECUTIVE**

CORPORATE OFFICERS (13TH RESOLUTION) DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS** TO EQUITY SECURITIES TO BE ISSUED, ManagementFor 14. For WITH PREFERENTIAL SUBSCRIPTION RIGHTS WAIVED, FOR THE BENEFIT OF ENGIE GROUP **EMPLOYEE** SAVINGS PLAN MEMBERS (14TH RESOLUTION) DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS** TO EQUITY SECURITIES TO BE ISSUED, WITH 15. PREFERENTIAL SUBSCRIPTION RIGHTS ManagementFor For WAIVED, IN FAVOR OF ANY ENTITY CONSTITUTED AS PART OF THE IMPLEMENTATION OF AN **INTERNATIONAL** EMPLOYEE SHAREHOLDING PLAN OF THE ENGIE **GROUP (15TH RESOLUTION)** AUTHORIZATION FOR THE BOARD OF **DIRECTORS** TO AWARD BONUS SHARES TO ALL **EMPLOYEES** AND OFFICERS OF ENGIE GROUP **COMPANIES** (EXCEPT FOR THE CORPORATE 16. ManagementFor For OFFICERS OF THE ENGIE COMPANY) AND TO EMPLOYEES PARTICIPATING IN AN ENGIE GROUP INTERNATIONAL EMPLOYEE SHAREHOLDING PLAN (16TH RESOLUTION) 17. AUTHORIZATION FOR THE BOARD OF ManagementFor For **DIRECTORS** TO AWARD BONUS SHARES TO SOME **EMPLOYEES** AND OFFICERS OF ENGIE GROUP

COMPANIES

(EXCEPT FOR EXECUTIVE CORPORATE

OFFICERS

OF THE ENGIE COMPANY) (17TH

RESOLUTION)

POWERS TO IMPLEMENT THE

RESOLUTIONS

ADOPTED BY THE GENERAL

18. SHAREHOLDERS'

ManagementFor

For

MEETING AND TO PERFORM THE

RELATED

FORMALITIES (18TH RESOLUTION)

A2A SPA, BRESCIA

Security T0579B105 Meeting Type Ordinary General

Meeting Meeting

Ticker Symbol Meeting Date 15-May-2017

708075583 -

ISIN IT0001233417 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 755056 DUE TO RECEIPT

OF-SLATES

FOR DIRECTORS & AUDITORS. ALL

VOTES

CMMT RECEIVED ON THE PREVIOUS Non-Voting

MEETING-WILL BE

DISREGARDED AND YOU WILL NEED

TO

REINSTRUCT ON THIS MEETING

NOTICE.-THANK

YOU

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 16 MAY 2017.

CMMT CONSEQUENTLY, YOUR Non-Voting

VOTING INSTRUCTIONS WILL-REMAIN

VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED.

THANK YOU

1.1 TO APPROVE BALANCE SHEET AS OF 31 ManagementFor

For

DECEMBER 2016, BOARD OF

DIRECTORS,

INTERNAL AND EXTERNAL AUDITORS'

REPORTS.

PRESENTATION OF THE

CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2016 NET PROFIT ALLOCATION AND 1.2 **DIVIDEND** ManagementFor For DISTRIBUTION TO APPROVE INTEGRATED 2016 2 ManagementFor For **BALANCE SHEET** REWARDING REPORT, RESOLUTIONS ARTICLE 123-TER, ITEM 6, OF THE 3 **LEGISLATIVE** ManagementAgainst Against DECREE 24 FEBRUARY 1998, NO. 58, AS SUBSEQUENTLY AMENDED AND **INTEGRATED** TO PURCHASE AND DISPOSE OF OWN **SHARES** UPON REVOKING, FOR THE PART NOT USED, THE 4 ManagementFor For PREVIOUS AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING HELD ON 7 **JUNE 2015** PLEASE NOTE THAT ALTHOUGH THERE ARE 3 SLATES TO BE ELECTED AS BOARD **OF-DIRECTORS** AND THEIR CHAIRMAN AND VICE CHAIRMAN, THERE IS ONLY 1 SLATE-AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING **CMMT INSTRUCTIONS** Non-Voting FOR THIS-MEETING WILL BE DISABLED AND, IF YOU CHOOSE TO INSTRUCT, YOU ARE **REQUIRED TO-**VOTE FOR ONLY 1 SLATE OF THE 3 **SLATES OF BOARD OF DIRECTORS AND** THEIR-CHAIRMAN AND VICE CHAIRMAN PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE RESOLUTIONS 5.1.1, 5.1.2 AND 5.1.3 5.1.1 TO APPOINT BOARD OF DIRECTORS ManagementNo AND THEIR Action

CHAIRMAN AND VICE CHAIRMAN, LIST

PRESENTED

BY COMUNE DI BRESCIA AND COMUNE

DI MILANO.

REPRESENTING 50.000000112PCT OF

COMPANY'S

STOCK CAPITAL: VALOTTI GIOVANNI

PERRAZZELLI

ALESSANDRA CAMERANO LUCA

COMBONI

GIOVANNI CORALI ENRICO ROSINI

NORBERTO

FRACASSI ALESSANDRO CARLO

ALVARO

FRANCESCHETTI MARIA CHIARA -

GIUSTI

GAUDIANA CERETTI ELISABETTA

BARIATTI

STEFANIA BONOMO ANTONIO DUBINI

NICOLO'

TO APPOINT BOARD OF DIRECTORS

AND THEIR

CHAIRMAN AND VICE CHAIRMAN, LIST

PRESENTED

BY SHAREHOLDERS VALSABBIA

5.1.2 INVESTIMENTI

Management No

S.P.A., RAFFMETAL S.P.A. AND ENTE

COMUNE DI

BERGAMO, REPRESENTING 1.6693PCT

OF

COMPANY'S STOCK CAPITAL: BRIVIO

GIAMBATTISTA RODESCHINI VITTORIO

5.1.3 TO APPOINT BOARD OF DIRECTORS ManagementFor

For

AND THEIR

CHAIRMAN AND VICE CHAIRMAN, LIST

PRESENTED

BY SHAREHOLDERS ARCA S.G.R. S.P.A.,

MANAGING

THE FUND ARCA AZIONI ITALIA,

ANIMA SGR SPA,

MANAGING THE FUNDS ANIMA ITALIA,

ANIMA GEO

ITALIA, ANIMA STAR ITALIA AND

ANIMA INIZIATIVA

ITALIA, ETICA SGR S.P.A. MANAGING

THE FUNDS:

ETICA AZIONARIO, ETICA BILANCIATO,

ETICA

OBBLIGAZIONARIO MISTO AND ETICA

RENDITA

BILANCIATA, EURIZON CAPITAL SGR

S.P.A.

MANAGING THE FUNDS: EURIZON

PROGETTO

ITALIA 40, EURIZON AZIONI ITALIA,

EURIZON

PROGETTO ITALIA 70 AND EURIZON

RENDITA,

EURIZON CAPITAL SA MANAGING THE

FUNDS: EF -

EQUITY ITALY SMART VOLATILITY

AND EF -

FLEXIBLE BETA TOTAL RETURN,

FIDEURAM ASSET

MANAGEMENT (IRELAND) MANAGING

THE FUNDS:

FIDEURAM FUND EQUITY ITALY AND

FONDITALIA

EQUITY ITALY, INTERFUND SICAV

INTERFUND

EQUITY ITALY, FIDEURAM

INVESTIMENTI SGR S.P.A.

OWNER OF THE FUND FIDEURAM

ITALIA, KAIROS

PARTNERS SGR S.P.A. MANAGING THE

COMPANY

KAIROS INTERNATIONAL SICAV,

FUNDS:

RISORGIMENTO AND ITALIA, UBI

SICAV ITALIAN

EQUITY FUND AND UBI PRAMERICA

SGR S.P.A.,

MANAGING THE FUND UBI PRAMERICA

MULTIASSET

ITALIA, REPRESENTING 1.0648PCT OF

COMPANY

STOCK CAPITAL: DE PAOLI LUIGI

RAVERA

SECONDINA GIULIA PERRINI

FRANCESCO

GIANGUALANO PATRIZIA MICHELA

TO STATE BOARD OF DIRECTORS

5.2 MEMBERS'

ManagementAbstain Against

EMOLUMENT

CMMT PLEASE NOTE THAT ALTHOUGH THERE Non-Voting

ARE 2

OPTIONS TO INDICATE A PREFERENCE

ON-THIS

RESOLUTION, ONLY ONE CAN BE

SELECTED. THE

STANDING INSTRUCTIONS FOR

THIS-MEETING WILL

BE DISABLED AND, IF YOU CHOOSE,

YOU ARE

REQUIRED TO VOTE FOR-ONLY 1 OF

THE 2

OPTIONS BELOW, YOUR OTHER VOTES

MUST BE

EITHER AGAINST OR-ABSTAIN THANK

YOU

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

CMMT VOTE RECOMMENDATION FOR

Non-Voting

For

THE-CANDIDATES

PRESENTED IN THE RESOLUTION 6.1.1

AND 6.1.2

TO APPOINT INTERNAL AUDITORS AND

THEIR

CHAIRMAN, LIST PRESENTED BY

COMUNE DI

BRESCIA AND COMUNE DI MILANO,

REPRESENTING

6.1.1 50.000000112PCT OF COMPANY'S STOCK ManagementAbstain Against

CAPITAL:

EFFECTIVE AUDITORS LOMBARDI

MAURIZIO

LEONARDO SEGALA CHIARA

ALTERNATE

AUDITORS MORRI STEFANO

6.1.2 TO APPOINT INTERNAL AUDITORS AND ManagementFor

THEIR

CHAIRMAN, LIST PRESENTED BY

SHAREHOLDERS

ARCA S.G.R. S.P.A., MANAGING THE

FUND ARCA

AZIONI ITALIA, ANIMA SGR SPA,

MANAGING THE

FUNDS ANIMA ITALIA, ANIMA GEO

ITALIA, ANIMA

STAR ITALIA AND ANIMA INIZIATIVA

ITALIA, ETICA

SGR S.P.A. MANAGING THE FUNDS:

ETICA

AZIONARIO, ETICA BILANCIATO, ETICA

OBBLIGAZIONARIO MISTO AND ETICA

RENDITA

BILANCIATA, EURIZON CAPITAL SGR

S.P.A.

MANAGING THE FUNDS: EURIZON

PROGETTO

ITALIA 40, EURIZON AZIONI ITALIA,

EURIZON

PROGETTO ITALIA 70 AND EURIZON

RENDITA,

EURIZON CAPITAL SA MANAGING THE

FUNDS: EF

EQUITY ITALY SMART VOLATILITY

AND EF -

FLEXIBLE BETA TOTAL RETURN,

FIDEURAM ASSET

MANAGEMENT (IRELAND) MANAGING

THE FUNDS:

FIDEURAM FUND EQUITY ITALY AND

FONDITALIA

EQUITY ITALY, INTERFUND SICAV

INTERFUND

EQUITY ITALY, FIDEURAM

INVESTIMENTI SGR S.P.A.

OWNER OF THE FUND FIDEURAM

ITALIA, KAIROS

PARTNERS SGR S.P.A. MANAGING THE

COMPANY

KAIROS INTERNATIONAL SICAV,

FUNDS:

RISORGIMENTO AND ITALIA, UBI

SICAV - ITALIAN

EQUITY FUND AND UBI PRAMERICA

SGR S.P.A.,

MANAGING THE FUND UBI PRAMERICA

MULTIASSET

ITALIA, REPRESENTING 1.0648PCT OF

COMPANY

STOCK CAPITAL: EFFECTIVE AUDITOR

SARUBBI

GIACINTO GAETANO ALTERNATE

AUDITOR

FERRERO SONIA

TO APPOINT EFFECTIVE INTERNAL

6.2 **AUDITORS'**

EMOLUMENT

CONSOLIDATED EDISON, INC.

209115104 Security

Meeting Type Annual

Meeting Date 15-May-2017 Ticker Symbol ED 934559848 -

Management Abstain

Against

ISIN US2091151041 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: VINCENT A. CALARCO	ManagementFor	For
1B.	ELECTION OF DIRECTOR: GEORGE CAMPBELL, JR.	ManagementFor	For
1C.	ELECTION OF DIRECTOR: MICHAEL J. DEL GIUDICE	ManagementFor	For
1D.		ManagementFor	For

	ELECTION OF DIRECTOR: ELLEN V.			
	FUTTER			
117	ELECTION OF DIRECTOR: JOHN F.	ManagamantFan	For	
1E.	KILLIAN	ManagementFor	ror	
1F.	ELECTION OF DIRECTOR: JOHN	ManagementFor	For	
11.	MCAVOY	Wanagementi oi	101	
1G.	ELECTION OF DIRECTOR: ARMANDO J.	ManagementFor	For	
10.	OLIVERA	Wanagementi oi	1 01	
1H.	ELECTION OF DIRECTOR: MICHAEL W.	ManagementFor	For	
111.	RANGER	Wanagementi oi	101	
1I.	ELECTION OF DIRECTOR: LINDA S.	ManagementFor	For	
11.	SANFORD		101	
1J.	ELECTION OF DIRECTOR: L. FREDERICH	X ManagementFor	For	
13.	SUTHERLAND	Wanagementi oi	1 01	
	RATIFICATION OF APPOINTMENT OF			
2.	INDEPENDENT	ManagementFor	For	
	ACCOUNTANTS.			
	ADVISORY VOTE TO APPROVE NAMED			
3.	EXECUTIVE	ManagementFor	For	
	OFFICER COMPENSATION.			
	ADVISORY VOTE ON THE FREQUENCY			
	OF FUTURE			
4.	ADVISORY VOTES ON NAMED	Management1 Year	For	
	EXECUTIVE OFFICER			
	COMPENSATION.			
VECTI	REN CORPORATION			
Securit	y 92240G101	Meeting	Гуре	Annual
	Symbol VVC	Meeting 1	• •	16-May-2017
ISIN	US92240G1013	Agenda		934546459 -
19114	037224001013	Agenda		Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 CARL L. CHAPMAN		For	For
	2 J.H. DEGRAFFENREIDT JR.		For	For
	3 JOHN D. ENGELBRECHT		For	For
	4 ANTON H. GEORGE		For	For
	5 ROBERT G. JONES		For	For
	6 PATRICK K. MULLEN		For	For
	7 R. DANIEL SADLIER		For	For
	8 MICHAEL L. SMITH		For	For
	9 TERESA J. TANNER		For	For
	10 JEAN L. WOJTOWICZ		For	For
	APPROVE A NON-BINDING ADVISORY			
	RESOLUTION			
2.	APPROVING THE COMPENSATION OF	Manageme	entFor	For
	THE NAMED			
	EXECUTIVE OFFICERS.			
3.	APPROVE ON A NON-BINDING	Manageme	ent1 Year	For
	ADVISORY BASIS THE	_		

FREQUENCY OF THE SHAREHOLDER VOTE ON THE COMPENSATION OF THE VECTREN **CORPORATION** NAMED EXECUTIVE OFFICERS. RATIFY THE APPOINTMENT OF **DELOITTE &** TOUCHE LLP AS THE INDEPENDENT **REGISTERED** 4. ManagementFor For PUBLIC ACCOUNTING FIRM FOR **VECTREN** CORPORATION AND ITS SUBSIDIARIES FOR 2017. **CONOCOPHILLIPS** 20825C104 Security Meeting Type Annual Ticker Symbol **COP** Meeting Date 16-May-2017 934558769 -**ISIN** Agenda US20825C1045 Management Proposed For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: RICHARD L. 1A. ManagementFor For ARMITAGE ELECTION OF DIRECTOR: RICHARD H. 1B. ManagementFor For **AUCHINLECK** ELECTION OF DIRECTOR: CHARLES E. 1C. ManagementFor For **BUNCH** ELECTION OF DIRECTOR: JOHN V. 1D. ManagementFor For **FARACI** ELECTION OF DIRECTOR: JODY L. 1E. ManagementFor For **FREEMAN** ELECTION OF DIRECTOR: GAY HUEY 1F. ManagementFor For **EVANS** ELECTION OF DIRECTOR: RYAN M. 1G. ManagementFor For LANCE ELECTION OF DIRECTOR: ARJUN N. 1H. ManagementFor For **MURTI** ELECTION OF DIRECTOR: ROBERT A. 1I. ManagementFor For **NIBLOCK** ELECTION OF DIRECTOR: HARALD J. 1J. ManagementFor For **NORVIK** PROPOSAL TO RATIFY APPOINTMENT OF ERNST & YOUNG LLP AS CONOCOPHILLIPS' 2. ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017. ADVISORY APPROVAL OF EXECUTIVE ManagementFor For 3. COMPENSATION.

ManagementNo

Action

4.

ADVISORY

ADVISORY VOTE ON FREQUENCY OF

VOTE ON EXECUTIVE COMPENSATION.

5. REPORT ON LOBBYING EXPENDITURES. Shareholder Against For

REPORT ON EXECUTIVE

6. COMPENSATION ALIGNMENT WITH LOW-CARBON Shareholder Abstain Against

SCENARIOS.

MGE ENERGY, INC.

Security 55277P104 Meeting Type Annual

Ticker Symbol MGEE Meeting Date 16-May-2017

 $\begin{array}{ccc} \text{ISIN} & \text{US55277P1049} & \text{Agenda} & \begin{array}{c} 934563657 - \\ \text{Management} \end{array} \end{array}$

Item	Proposal	Proposed Vote	For/Against
	•	by	Management
1.	DIRECTOR	Management	
	1 LONDA J. DEWEY	For	For
	2 REGINA M. MILLNER	For	For
	3 THOMAS R. STOLPER	For	For
	RATIFICATION OF THE APPOINTMENT		
	OF		
	PRICEWATERHOUSECOOPERS LLP AS		
2.	OUR	ManagementFor	For
	INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING		
	FIRM FOR THE FISCAL YEAR 2017.		
	ADVISORY VOTE: APPROVAL OF THE		
	COMPENSATION OF THE NAMED		
	EXECUTIVE		
3.	OFFICERS AS DISCLOSED IN THE	ManagementFor	For
٥.	PROXY	Management of	
	STATEMENT UNDER THE HEADING		
	"EXECUTIVE		
	COMPENSATION".		
	ADVISORY VOTE: WHETHER		
	SHAREHOLDER		
	ADVISORY VOTES TO APPROVE THE		
4.	COMPENSATION OF THE NAMED	Management1 Year	For
7.	EXECUTIVE	Wanagement Tear	101
	OFFICERS AS DISCLOSED IN THE		
	PROXY		
	STATEMENT SHOULD OCCUR EVERY.		
	SHAREHOLDER PROPOSAL RELATING		
	TO AN		
5.	ELECTRIFICATION OF THE	Shareholder Against	For
	TRANSPORTATION		
	SECTOR STUDY.		
	MAR CORPORATION		
Security 53278L107		Meeting	
Ticker Symbol LIMAF		Meeting	•
ISIN	CA53278L1076	Agenda	934571806 - Management

Management

Item	Proposa	1	Proposed by	Vote	For/Agains Manageme	
01	DIRECT	TOD	Management Wanagement		III	
01		FRANK HASENFRATZ	Manageme	For	For	
				For	For	
		LINDA HASENFRATZ				
		MARK STODDART		For	For	
		WILLIAM HARRISON		For	For	
		TERRY REIDEL		For	For	
		DENNIS GRIMM		For	For	
		E-APPOINTMENT OF				
		WATERHOUSECOOPERS LLP,				
	CHART					
02		JNTANTS, AS AUDITORS OF THE	Manageme	entFor	For	
02		RATION AND TO AUTHORIZE	Wanageme	iiti oi	101	
	THE					
	DIREC	ΓORS TO FIX THEIR				
	REMUN	NERATION.				
HUAN	ENG PO	WER INTERNATIONAL, INC.				
Securit	.y	443304100		Meeting '	Туре	Special
Ticker	Symbol	HNP		Meeting 1	Date	16-May-2017
ICINI		1154422041005		A 1 .		934592557 -
ISIN		US4433041005		Agenda		Management
						-
T.	D	1	Proposed	X 7. 4	For/Agains	t
Item	Proposa	I	by	Vote	Manageme	
	TO CO	NSIDER AND APPROVE THE	•			
	PROPO	SAL				
	REGAR	DING THE COMPANY'S				
1.		LMENT OF THE	ManagementFor For		For	
		TIONS FOR NON-PUBLIC				
		NCE OF A				
	SHARE					
		NSIDER AND APPROVE THE				
	PROPO					
		DING THE COMPANY'S SCHEME				
2A.	FOR NO		ManagementFor For			
<i>L</i> A .		C ISSUANCE OF A SHARES:			101	
	ISSUIN					
		DDS AND ISSUING TIME				
		NSIDER AND APPROVE THE				
	PROPO					
		SAL DING THE COMPANY'S SCHEME				
2D			M	4 	F	
2B.	FOR NO		Manageme	ntror	For	
		C ISSUANCE OF A SHARES: TYPE				
	AND FA					
20		E OF THE SHARES TO BE ISSUED		4T	Г	
2C.		NSIDER AND APPROVE THE	Manageme	entror	For	
	PROPO					
		DING THE COMPANY'S SCHEME				
	FOR NO	DN-				

	PUBLIC ISSUANCE OF A SHARES:		
	TARGET INVESTORS AND SUBSCRIPTION		
	METHOD		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE COMPANY'S SCHEME		
2D.	FOR NON-	ManagementFor	For
21).	PUBLIC ISSUANCE OF A SHARES:	wanagementi oi	1 01
	PRICING EX-		
	DATE, ISSUE PRICE AND PRICING		
	PRINCIPLES TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE COMPANY'S SCHEME		
2E.	FOR NON-	ManagementFor	For
-2.	PUBLIC ISSUANCE OF A SHARES:	iviana general or	1 01
	NUMBER OF		
	SHARES TO BE ISSUED		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
2F.	REGARDING THE COMPANY'S SCHEME	ManagementFor	For
	FOR NON-	iviana general or	1 01
	PUBLIC ISSUANCE OF A SHARES:		
	LOCK-UP PERIOD TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE COMPANY'S SCHEME		
2G.	FOR NON-	ManagementFor	For
	PUBLIC ISSUANCE OF A SHARES:		
	AMOUNT AND		
	USE OF PROCEEDS TO BE RAISED		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE COMPANY'S SCHEME		
2H.	FOR NON- PUBLIC ISSUANCE OF A SHARES: THE	ManagementFor	For
	ARRANGEMENT OF THE		
	UNDISTRIBUTED PROFITS		
	BEFORE THE NON-PUBLIC ISSUANCE		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE COMPANY'S SCHEME		
21.	FOR NON-	ManagementFor	For
21.	PUBLIC ISSUANCE OF A SHARES: THE	Wanagementi oi	1 01
	VALID		
	PERIOD OF THE APPROVAL OF THE		
2J.	ISSUANCE TO CONSIDER AND APPROVE THE	ManagamantEar	Ecr
∠J.	PROPOSAL	ManagementFor	For
	REGARDING THE COMPANY'S SCHEME		

FOR NON-PUBLIC ISSUANCE OF A SHARES: PLACE OF **LISTING** TO CONSIDER AND APPROVE THE PROPOSAL ON 3. ManagementFor THE COMPANY'S PLAN FOR For NON-PUBLIC ISSUANCE OF A SHARES. TO CONSIDER AND APPROVE THE **PROPOSAL** REGARDING THE FEASIBILITY ANALYSIS REPORT 4. ON THE INVESTMENT PROJECTS WITH ManagementFor For THE PROCEEDS OF THE COMPANY'S **NON-PUBLIC** ISSUANCE OF A SHARES. TO CONSIDER AND APPROVE THE **PROPOSAL** REGARDING THE REPORT ON THE USE 5. OF THE ManagementFor For PROCEEDS RAISED IN THE LATEST **SHARE** OFFERING OF THE COMPANY. TO CONSIDER AND APPROVE THE **PROPOSAL** REGARDING THE RISK WARNINGS AND MAKE-UP 6. MEASURES FOR THE COMPANY'S ManagementFor For **DILUTED** IMMEDIATE RETURN ON NON-PUBLIC **ISSUANCE OF** A SHARES. TO CONSIDER AND APPROVE THE **PROPOSAL** REGARDING THE COMMITMENTS OF THE CONTROLLING SHAREHOLDERS, **DIRECTORS AND** 7. ManagementFor For SENIOR MANAGEMENT ON ADOPTING MAKE-UP MEASURES FOR THE DILUTED IMMEDIATE RETURN ON NON-PUBLIC ISSUANCE OF A SHARES. TO CONSIDER AND APPROVE THE 8. ManagementFor For **PROPOSAL** REGARDING THE COMPANY'S **SHAREHOLDER** RETURN PLAN FOR THE NEXT THREE

YEARS (2017-

2019).

TO CONSIDER AND APPROVE THE

PROPOSAL

REGARDING THE CONVENING A

GENERAL MEETING

9. TO AUTHORIZE THE BOARD OF

DIRECTORS TO

DEAL WITH THE ISSUES RELATED TO

THE NON-

PUBLIC ISSUANCE OF A SHARES.

ACCIONA SA, MADRID

Security E0008Z109 Meeting Type Annual General Meeting

ManagementFor

For

Ticker Symbol Meeting Date 17-May-2017
ISIN ES0125220311 Agenda 707970794 -

Management Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 18 MAY 2017.

CMMT CONSEQUENTLY, YOUR Non-Voting

VOTING INSTRUCTIONS WILL-REMAIN

VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED.

THANK YOU

APPROVE CONSOLIDATED AND

1 STANDALONE ManagementFor For

FINANCIAL STATEMENTS

2 APPROVE DISCHARGE OF BOARD AND ManagementFor For

MANAGEMENT REPORTS

3 APPROVE ALLOCATION OF INCOME ManagementFor For

AND DIVIDENDS

APPOINT KPMG AUDITORES AS

ManagementFor For

REELECT JERONIMO MARCOS GERARD

5.1 RIVERO AS ManagementFor For

DIRECTOR

AUDITOR

ELECT KAREN CHRISTIANA FIGUERES

5.2 OLSEN AS ManagementFor For

DIRECTOR

6 AUTHORIZE SHARE REPURCHASE ManagementFor For

PROGRAM PROGRAM

7 APPROVE REMUNERATION POLICY ManagementAgainst Against

8 FIX NUMBER OF SHARES AVAILABLE FOR GRANTS ManagementAgainst Against

9 ManagementAgainst Against

ADVISORY VOTE ON REMUNERATION **REPORT** APPROVE CORPORATE SOCIAL 10 RESPONSIBILITY ManagementFor For **REPORT** AUTHORIZE COMPANY TO CALL EGM 11 WITH 15 DAYS' ManagementAgainst Against NOTICE AUTHORIZE BOARD TO RATIFY AND 12 **EXECUTE** ManagementFor For APPROVED RESOLUTIONS PINNACLE WEST CAPITAL CORPORATION Security 723484101 Meeting Type Annual Ticker Symbol PNW Meeting Date 17-May-2017 934560954 -**ISIN** US7234841010 Agenda Management

Item	Propo	osal	Proposed	Vote	For/Against
	_		by	, 3,5	Management
1.	DIRECTOR		Manageme		_
	1	DONALD E. BRANDT		For	For
	2	DENIS A. CORTESE, M.D.		For	For
	3	RICHARD P. FOX		For	For
	4	MICHAEL L. GALLAGHER		For	For
	5	R.A. HERBERGER, JR. PHD		For	For
	6	DALE E. KLEIN, PH.D.		For	For
	7	HUMBERTO S. LOPEZ		For	For
	8	KATHRYN L. MUNRO		For	For
	9	BRUCE J. NORDSTROM		For	For
	10	PAULA J. SIMS		For	For
	11	DAVID P. WAGENER		For	For
	ADV	ISORY VOTE TO APPROVE			
	EXEC	CUTIVE			
2.	COM	PENSATION AS DISCLOSED IN THE	E Manageme	entFor	For
	2017		_		
	PROX	XY STATEMENT.			
	ADV	ISORY VOTE ON THE FREQUENCY			
2	OF T	_		. 1. 3.7	
3.	ADV	ISORY VOTE ON EXECUTIVE	Manageme	enti Year	For
	COM	PENSATION.			
	VOT	E ON RE-APPROVAL OF THE			
	MAT	ERIAL TERMS			
	OF T	HE PERFORMANCE GOALS UNDER			
4.	AND		Manageme	entFor	For
••		ROVAL OF AN AMENDMENT TO,	1.1		101
	THE	•			
		G-TERM INCENTIVE PLAN.			
5.		FY THE APPOINTMENT OF THE	Manageme	entFor	For
٠.		EPENDENT	1.14114501110		101
		OUNTANTS FOR THE YEAR ENDING	G		
		EMBER	J		
	DECI	LIVIDLIC			

31, 2017.

XCEL ENERGY INC.

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: GAIL K. BOUDREAUX	ManagementFor	For
1B.	ELECTION OF DIRECTOR: RICHARD K. DAVIS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: BEN FOWKE	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RICHARD T. O'BRIEN	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CHRISTOPHER J. POLICINSKI	ManagementFor	For
1F.	ELECTION OF DIRECTOR: JAMES T. PROKOPANKO	ManagementFor	For
1G.	ELECTION OF DIRECTOR: A. PATRICIA SAMPSON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JAMES J. SHEPPARD	ManagementFor	For
1I.	ELECTION OF DIRECTOR: DAVID A. WESTERLUND	ManagementFor	For
1J.	ELECTION OF DIRECTOR: KIM WILLIAMS	ManagementFor	For
1K.	ELECTION OF DIRECTOR: TIMOTHY V. WOLF	ManagementFor	For
1L.	ELECTION OF DIRECTOR: DANIEL YOHANNES	ManagementFor	For
	COMPANY PROPOSAL TO APPROVE, ON AN		
2.	ADVISORY BASIS, THE FREQUENCY OF THE	Management1 Year	For
	ADVISORY VOTE ON EXECUTIVE COMPENSATION COMPANY PROPOSAL TO APPROVE, ON		
3.	AN ADVISORY BASIS, EXECUTIVE COMPENSATION	ManagementFor	For
4.	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS XCEL ENERGY INC.'S INDEPENDENT REGISTERED	ManagementFor	For
5.	PUBLIC ACCOUNTING FIRM FOR 2017 SHAREHOLDER PROPOSAL ON THE SEPARATION	Shareholder Against	For

OF THE ROLES OF THE CHAIRMAN AND

CHIEF

EXECUTIVE OFFICER

HALLIBURTON COMPANY

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ABDULAZIZ F. AL	ManagementFor	For
1B.	KHAYYAL ELECTION OF DIRECTOR: WILLIAM E.	-	For
1D.	ALBRECHT ELECTION OF DIRECTOR: ALAN M.	ManagementFor	ги
1C.	BENNETT	ManagementFor	For
1D.	ELECTION OF DIRECTOR: JAMES R. BOYD	ManagementFor	For
1E.	ELECTION OF DIRECTOR: MILTON CARROLL	ManagementFor	For
1F.	ELECTION OF DIRECTOR: NANCE K. DICCIANI	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MURRY S. GERBER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JOSE C. GRUBISICH	ManagementFor	For
1I.	ELECTION OF DIRECTOR: DAVID J. LESAR	ManagementFor	For
1J.	ELECTION OF DIRECTOR: ROBERT A. MALONE	ManagementFor	For
1K.	ELECTION OF DIRECTOR: J. LANDIS MARTIN	ManagementFor	For
1L.	ELECTION OF DIRECTOR: JEFFREY A. MILLER	ManagementFor	For
1M.	ELECTION OF DIRECTOR: DEBRA L. REED	ManagementFor	For
2.	RATIFICATION OF THE SELECTION OF AUDITORS.	ManagementFor	For
3.	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	ManagementFor	For
	PROPOSAL FOR ADVISORY VOTE ON		
4.	THE FREQUENCY OF FUTURE ADVISORY	Management1 Year	For
	VOTES ON EXECUTIVE COMPENSATION.		
5.	PROPOSAL TO AMEND AND RESTATE THE	ManagementFor	For
	HALLIBURTON COMPANY STOCK AND INCENTIVE		

PLAN.

PPL CORPORATION

Security

637071101

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RODNEY C. ADKINS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: JOHN W. CONWAY	ManagementFor	For
1C.	ELECTION OF DIRECTOR: STEVEN G. ELLIOTT	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RAJA RAJAMANNAR	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CRAIG A. ROGERSON	ManagementFor	For
1F.	ELECTION OF DIRECTOR: WILLIAM H. SPENCE	ManagementFor	For
1G.	ELECTION OF DIRECTOR: NATICA VON ALTHANN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: KEITH H. WILLIAMSON	ManagementFor	For
1I.	ELECTION OF DIRECTOR: ARMANDO ZAGALO DE LIMA	ManagementFor	For
2.	ADVISORY VOTE TO APPROVE COMPENSATION OF NAMED EXECUTIVE OFFICERS	ManagementFor	For
3.	ADVISORY VOTE ON THE FREQUENCY OF FUTURE EXECUTIVE COMPENSATION VOTES	Management1 Year	For
4.	APPROVE AMENDED AND RESTATED 2012 STOCK INCENTIVE PLAN RATIFICATION OF THE APPOINTMENT	ManagementFor	For
5.	OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	ManagementFor	For
6.	SHAREOWNER PROPOSAL - PUBLISH ASSESSMENT OF IMPACT ON COMPANY'S PORTFOLIO, OF PUBLIC POLICIES AND TECHNOLOGICAL ADVANCES SEEKING TO LIMIT GLOBAL WARMING	Shareholder Abstain	Against
NATIC	ONAL OILWELL VARCO, INC.		

Meeting Type

Annual

Ticker Symbol **NOV** Meeting Date 17-May-2017 934571286 -**ISIN** US6370711011 Agenda Management Proposed For/Against Vote Item **Proposal** by Management ELECTION OF DIRECTOR: CLAY C. 1A. ManagementFor For **WILLIAMS** ELECTION OF DIRECTOR: GREG L. 1B. ManagementFor For **ARMSTRONG** ELECTION OF DIRECTOR: MARCELA E. 1C. ManagementFor For **DONADIO** 1D. ELECTION OF DIRECTOR: BEN A. GUILL ManagementFor For ELECTION OF DIRECTOR: JAMES T. 1E. ManagementFor For **HACKETT** ELECTION OF DIRECTOR: DAVID D. 1F. ManagementFor For **HARRISON** ELECTION OF DIRECTOR: ERIC L. 1G. ManagementFor For **MATTSON** ELECTION OF DIRECTOR: WILLIAM R. 1H. ManagementFor For **THOMAS** RATIFICATION OF INDEPENDENT 2. ManagementFor For AUDITORS. APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF OUR NAMED 3. ManagementFor For **EXECUTIVE** OFFICERS. RECOMMEND, BY NON-BINDING VOTE, 4. For FREQUENCY OF THE ADVISORY VOTE Management 1 Year ON NAMED **EXECUTIVE OFFICER COMPENSATION** APPROVE STOCKHOLDER PROPOSAL 5. Shareholder Abstain REGARDING Against PROXY ACCESS THE HARTFORD FINANCIAL SVCS GROUP, INC. Security Meeting Type 416515104 Annual Meeting Date Ticker Symbol HIG 17-May-2017 934571375 -**ISIN** US4165151048 Agenda Management **Proposed** For/Against Proposal Vote Item Management by ELECTION OF DIRECTOR: ROBERT B. 1A. ManagementFor For ALLARDICE, III ELECTION OF DIRECTOR: TREVOR 1B. ManagementFor For **FETTER** ELECTION OF DIRECTOR: KATHRYN A. 1C. ManagementFor For **MIKELLS** ELECTION OF DIRECTOR: MICHAEL G. 1D. ManagementFor For

MORRIS

1E.	ELECTION OF DIRECTOR: THOMAS A. RENYI	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: JULIE G. RICHARDSON	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: TERESA W. ROSEBOROUGH	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: VIRGINIA P. RUESTERHOLZ	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: CHARLES B. STRAUSS	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: CHRISTOPHER J. SWIFT	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: H. PATRICK SWYGERT	Managemen	ntFor	For	
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017	Manageme	ntFor	For	
3.	MANAGEMENT PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE COMPANY'S PROXY STATEMENT	Manageme	ntFor	For	
BP P.L	.C.				
Securit Ticker	y 055622104 Symbol BP		Meeting Meeting		Annual 17-May-2017
ISIN	US0556221044		Agenda		934594917 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	TO RECEIVE THE DIRECTORS' ANNUAL REPORT AND ACCOUNTS.	Managemen	ntFor	For	
2.	TO APPROVE THE DIRECTORS' REMUNERATION REPORT.	Managemen	ntFor	For	
3.	TO APPROVE THE DIRECTORS' REMUNERATION POLICY.	Managemen	ntFor	For	
4.	TO RE-ELECT MR R W DUDLEY AS A DIRECTOR.	Managemen	ntFor	For	
5.	TO RE-ELECT DR B GILVARY AS A DIRECTOR.	Managemen	ntFor	For	

6.	TO ELECT MR N S ANDERSEN AS A DIRECTOR.	ManagementFor	For
7.	TO RE-ELECT MR P M ANDERSON AS A DIRECTOR.	ManagementFor	For
8.	TO RE-ELECT MR A BOECKMANN AS A DIRECTOR.	ManagementFor	For
9.	TO RE-ELECT ADMIRAL F L BOWMAN AS A	ManagementFor	For
	DIRECTOR.		
10.	TO RE-ELECT MR I E L DAVIS AS A DIRECTOR.	ManagementFor	For
11.	TO RE-ELECT PROFESSOR DAME ANN DOWLING AS	ManagementFor	For
	A DIRECTOR.		
12.	TO ELECT MS M B MEYER AS A DIRECTOR.	ManagementFor	For
13.	TO RE-ELECT MR B R NELSON AS A DIRECTOR.	ManagementFor	For
14.	TO RE-ELECT MRS P R REYNOLDS AS A DIRECTOR.	ManagementFor	For
15.	TO RE-ELECT SIR JOHN SAWERS AS A DIRECTOR.	ManagementFor	For
16.	TO RE-ELECT MR C-H SVANBERG AS A DIRECTOR.	ManagementFor	For
	TO REAPPOINT ERNST & YOUNG LLP AS	S	
1.7	AUDITORS	M (F	Г
17.	AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR	ManagementFor	For
	REMUNERATION.		
	TO GIVE LIMITED AUTHORITY TO		
18.	MAKE POLITICAL DONATIONS AND INCUR POLITICAL	ManagementFor	For
	EXPENDITURE.		
	TO GIVE LIMITED AUTHORITY TO		
19.	ALLOT SHARES UP	ManagementFor	For
	TO A SPECIFIED AMOUNT. SPECIAL RESOLUTION: TO GIVE		
	AUTHORITY TO		
20.	ALLOT A LIMITED NUMBER OF SHARES	S ManagementFor	For
	FOR CASH		
	FREE OF PRE-EMPTION RIGHTS.		
	SPECIAL RESOLUTION: TO GIVE ADDITIONAL		
	AUTHORITY TO ALLOT A LIMITED		
21.	NUMBER OF	ManagementFor	For
	SHARES FOR CASH FREE OF		
	PRE-EMPTION PICHTS		
22.	RIGHTS. SPECIAL RESOLUTION: TO GIVE	ManagementFor	For
<i></i> .	LIMITED	manuscritti oi	1 01
	AUTHORITY FOR THE PURCHASE OF		

ITS OWN

SHARES BY THE COMPANY.

SPECIAL RESOLUTION: TO AUTHORIZE

THE

CALLING OF GENERAL MEETINGS

23. (EXCLUDING ManagementFor

ANNUAL GENERAL MEETINGS) BY

NOTICE OF AT

LEAST 14 CLEAR DAYS.

CO AREVA - SOCIETE DES PARTICIPATIONS DU

Ordinary General F0379H125 Security Meeting Type

Meeting

Ticker Symbol Meeting Date 18-May-2017

708000334 -Agenda

For

ISIN FR0011027143 Management

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

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR A NAMED THIRD PARTY TO VOTE ON ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE CMMT BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2017/0412/201704121701079.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 1 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2016 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2016 ALLOCATION OF INCOME FOR THE 3 FINANCIAL YEAR ManagementFor For ENDED 31 DECEMBER 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH **COMMERCIAL CODE** ManagementFor For 4 PERTAINING TO THE FIRST AMENDMENT TO THE **BILATERAL AGREEMENT BETWEEN** AREVA SA AND THE CEA DATED 20 MAY 2016 5 APPROVAL OF AN AGREEMENT ManagementFor For SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH **COMMERCIAL CODE** PERTAINING TO A MEMORANDUM OF UNDERSTANDING WITH EDF **CONCERNING THE** TAKEOVER OF AREVA NP'S ACTIVITIES,

DATED 28

JULY 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH 6 ManagementFor For COMMERCIAL CODE PERTAINING TO THE SALES AGREEMENT OF NEW NP TO EDF, DATED 15 NOVEMBER 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE 7 ManagementFor For PERTAINING TO A PORTE-FORTE **AGREEMENT** GIVEN BY AREVA SA TO EDF, DATED 15 **NOVEMBER** 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH 8 **COMMERCIAL CODE** ManagementFor For PERTAINING TO AREVA SA'S TRANSFER OF ITS AREVA TA SECURITIES, DATED 15 **DECEMBER 2016** APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE 9 PERTAINING TO THE TERMINATION OF ManagementFor For AREVA SA'S FINANCIAL SUPPORT MECHANISM FOR SUBSIDIARY AREVA TA, DATED 16 **DECEMBER 2016** APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE PERTAINING TO AN ASSIGNMENT OF 10 ManagementFor For **RECEIVABLES** HELD BY AREVA SA ON THE COMPANY 01DB ITALIA FOR THE BENEFIT OF ITS SUBSIDIARY AREVA TA, DATED 16 DECEMBER 2016

PERTAINING TO THE DEBT WAIVER BY AREVA SA IN FAVOUR OF ITS SUBSIDIARY AREVA TA, DATED 20 DECEMBER 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE PERTAINING TO CURRENT ACCOUNT ADVANCE BETWEEN THE GOVERNMENT AND AREVA SA, DATED 3 FEBRUARY 2017 REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE VARIN, IN HIS 13 CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE KNOCHE, IN HIS 14 CAPACITY AS GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 15 EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE SOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND ALLOCATING THE FIXED, VARIABLE AND		9 9		
11 COMMERCIAL CODE PERTAINING TO THE DEBT WAIVER BY AREVA SA IN FAVOUR OF ITS SUBSIDIARY AREVA TA, DATED 20 DECEMBER 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE PERTAINING TO CURRENT ACCOUNT ADVANCE BETWEEN THE GOVERNMENT AND AREVA SA, DATED 3 FEBRUARY 2017 REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE VARIN, IN HIS 13 CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE KNOCHE, IN HIS 14 CAPACITY AS GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 15 EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 17 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 18 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND		SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND		
TA, DATED 20 DECEMBER 2016 APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE PERTAINING TO CURRENT ACCOUNT ADVANCE BETWEEN THE GOVERNMENT AND AREVA SA, DATED 3 FEBRUARY 2017 REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE VARIN, IN HIS 13 CAPACITY AS ManagementFor CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE KNOCHE, IN HIS 14 CAPACITY AS ManagementFor FOR CHAIRMAN OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 15 EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND ALLOCATING THE FIXED, VARIABLE AND ALLOCATING THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND ALLOCATING THE FIXED, VARIABLE AND	11	COMMERCIAL CODE PERTAINING TO THE DEBT WAIVER BY	ManagementFor	For
SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE PERTAINING TO CURRENT ACCOUNT ADVANCE BETWEEN THE GOVERNMENT AND AREVA SA, DATED 3 FEBRUARY 2017 REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE VARIN, IN HIS 13 CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE KNOCHE, IN HIS 14 CAPACITY AS GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND ALLOCATING THE FIXED, VARIABLE AND		TA, DATED 20 DECEMBER 2016		
12 COMMERCIAL CODE PERTAINING TO CURRENT ACCOUNT ADVANCE BETWEEN THE GOVERNMENT AND AREVA SA, DATED 3 FEBRUARY 2017 REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE VARIN, IN HIS 13 CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE 2016 FINANCIAL YEAR REVIEW OF THE COMPENSATION OWED OR PAID TO MR PHILIPPE KNOCHE, IN HIS 14 CAPACITY AS GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 15 EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND ALLOCATING THE FIXED, VARIABLE AND ALLOCATING THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND ALLOCATING THE FIXED, VARIABLE AND		SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND		
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14 CAPACITY AS GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND 15 EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION, AS WELL AS ANY KIND OF BENEFITS, DUE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS 16 APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND		REVIEW OF THE COMPENSATION OWED OR PAID		
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CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND	16	THE CHAIRMAN OF THE BOARD OF DIRECTORS	ManagementFor	For
		DETERMINING, DISTRIBUTING AND ALLOCATING		
BRODI TIOTAL TIDATO		THE FIXED, VARIABLE AND EXCEPTIONAL ITEMS		

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	COMPRISING THE TOTAL REMUNERATION, INCLUDING BENEFITS OF ANY KIND, DUE TO THE GENERAL MANAGER				
17	APPOINTMENT OF A NEW DIRECTOR - MS MARIE-SOLANGE TISSIER APPOINTMENT OF A NEW DIRECTOR -	Managemen	tAgainst	Against	
18	MS FLORENCE TOUITOU-DURAND AUTHORISATION TO BE GRANTED TO	Managemen	ıtFor	For	
19	THE BOARD OF DIRECTORS TO TRADE IN COMPANY SHARES	, Managemer	itFor	For	
20	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	Managemen	ıtFor	For	
Security	NERGY CORP. v 670837103 Symbol OGE		Meeting I		Annual 18-May-2017
ISIN	US6708371033		Agenda		934563760 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: FRANK A. BOZICH	Managemen	tFor	For	
1B.	ELECTION OF DIRECTOR: JAMES H. BRANDI	Managemen	tFor	For	
1C.	ELECTION OF DIRECTOR: LUKE R. CORBETT	Managemen	ıtFor	For	
1D.	ELECTION OF DIRECTOR: DAVID L. HAUSER	Managemen	tFor	For	
1E.	ELECTION OF DIRECTOR: KIRK HUMPHREYS	Managemen	ıtFor	For	
1F.	ELECTION OF DIRECTOR: ROBERT O. LORENZ	Managemen	tFor	For	
1G.	ELECTION OF DIRECTOR: JUDY R. MCREYNOLDS	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: SHEILA G. TALTON	Managemen	ıtFor	For	
1I.	ELECTION OF DIRECTOR: SEAN TRAUSCHKE	Managemen	ıtFor	For	
	RATIFICATION OF THE APPOINTMENT OF ERNST &				
2.	YOUNG LLP AS THE COMPANY'S PRINCIPAL INDEPENDENT ACCOUNTANTS FOR	Managemen	ıtFor	For	
3.	2017. ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	Managemen	ntFor	For	

OFFICER COMPENSATION.

ADVISORY VOTE ON THE FREQUENCY

OF

4. ADVISORY VOTES ON EXECUTIVE Management 1 Year For

COMPENSATION.

NEXTERA ENERGY, INC.

Security65339F101Meeting TypeAnnualTicker SymbolNEEMeeting Date18-May-2017ISINUS65339F1012Agenda934566867 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: SHERRY S. BARRAT	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: JAMES L. CAMAREN	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: KENNETH B. DUNN	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: NAREN K. GURSAHANEY	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: KIRK S. HACHIGIAN	Managemen	ntFor	For
1F.	ELECTION OF DIRECTOR: TONI JENNINGS	Managemen	ntFor	For
1G.	ELECTION OF DIRECTOR: AMY B. LANE	Managemen	ntFor	For
1H.	ELECTION OF DIRECTOR: JAMES L. ROBO	Managemen	ntFor	For
1I.	ELECTION OF DIRECTOR: RUDY E. SCHUPP	Managemen	ntFor	For
1J.	ELECTION OF DIRECTOR: JOHN L. SKOLDS	Managemen	ntFor	For
1K.	ELECTION OF DIRECTOR: WILLIAM H. SWANSON	Managemen	ntFor	For
1L.	ELECTION OF DIRECTOR: HANSEL E. TOOKES, II	Managemen	ntFor	For
2.	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS NEXTERA ENERGY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017	Manageme	ntFor	For
3.	APPROVAL, BY NON-BINDING ADVISORY VOTE, OF NEXTERA ENERGY'S COMPENSATION OF ITS NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY STATEMENT	Managemen	ntFor	For
4.	NON-BINDING ADVISORY VOTE ON WHETHER	Managemen	nt1 Year	For

NEXTERA ENERGY SHOULD HOLD A **NON-BINDING** SHAREHOLDER ADVISORY VOTE TO **APPROVE** NEXTERA ENERGY'S COMPENSATION TO ITS NAMED EXECUTIVE OFFICERS EVERY 1, 2 OR 3 **YEARS** APPROVAL OF THE NEXTERA ENERGY, INC. 2017 5. ManagementFor For NON-EMPLOYEE DIRECTORS STOCK **PLAN** A PROPOSAL BY THE COMPTROLLER OF THE STATE OF NEW YORK, THOMAS P. DINAPOLI, ENTITLED "POLITICAL CONTRIBUTIONS Shareholder Against 6. For DISCLOSURE" TO REQUEST SEMIANNUAL REPORTS DISCLOSING POLITICAL **CONTRIBUTION POLICIES** AND EXPENDITURES. DEUTSCHE BANK AG Security D18190898 Meeting Type Annual Ticker Symbol DB Meeting Date 18-May-2017 934607384 -**ISIN** DE0005140008 Agenda Management **Proposed** For/Against Item Proposal Vote by Management APPROPRIATION OF DISTRIBUTABLE PROFIT FOR 2016 WITH EURO 0.08 PER SHARE OF 2 THE PROFIT ManagementFor For CARRIED FORWARD FROM 2015 AND **EURO 0.11** PER SHARE FOR 2016 RATIFICATION OF THE ACTS OF MANAGEMENT OF 3 THE MEMBERS OF THE MANAGEMENT Management Against Against **BOARD FOR** THE 2016 FINANCIAL YEAR RATIFICATION OF THE ACTS OF MANAGEMENT OF THE MEMBERS OF THE SUPERVISORY 4 ManagementAgainst Against **BOARD FOR** THE 2016 FINANCIAL YEAR ELECTION OF THE AUDITOR FOR THE 5 2017 ManagementFor For FINANCIAL YEAR, INTERIM ACCOUNTS

	Lugar rilling. GABELET GEOBAL C	TILITI & INCOME II	1001
6	AUTHORIZATION TO ACQUIRE OWN SHARES FOR TRADING PURPOSES PURSUANT TO SECTION 71 (1) NO. 7 STOCK CORPORATION ACT AUTHORIZATION TO ACQUIRE OWN	ManagementFor	For
7	SHARES PURSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT AS WELL AS FOR THEIR USE WITH THE POSSIBLE EXCLUSION OF PRE-EMPTIVE RIGHTS	ManagementFor	For
8	AUTHORIZATION TO USE DERIVATIVES WITHIN THE FRAMEWORK OF THE PURCHASE OF OWN SHARES PURSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT	ManagementFor	For
9	APPROVAL OF THE COMPENSATION SYSTEM FOR THE MANAGEMENT BOARD MEMBERS	ManagementFor	For
10A	ELECTION TO THE SUPERVISORY BOARD: GERD ALEXANDER SCHUTZ	ManagementFor	For
10B	ELECTION TO THE SUPERVISORY BOARD: DR. PAUL ACHLEITNER	ManagementFor	For
10C	ELECTION TO THE SUPERVISORY BOARD: PROF. DR. STEFAN SIMON	ManagementFor	For
10D	ELECTION TO THE SUPERVISORY BOARD: GERHARD ESCHELBECK AUTHORIZATION TO ISSUE AT 1	ManagementFor	For
11	INSTRUMENTS AND BONDS WITH WARRANTS AND/OR CONVERTIBLE BONDS	ManagementFor	For
12	AUTHORIZED CAPITAL (POSSIBILITY OF EXCLUDING PRE-EMPTIVE RIGHTS ACCORDING TO SECTION 186 (3) SENTENCE 4 STOCK CORPORATION ACT) AUTHORIZED CAPITAL (IN GENERAL	ManagementFor	For
13	WITH PRE-	ManagementFor	For
14	EMPTIVE RIGHTS)	ManagementFor	For

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	AUTHORIZATION TO AWARD STOCK				
	OPTIONS,				
	CONDITIONAL CAPITAL				
	RULES ON CONVENING GENERAL				
15	MEETINGS FOR	Managemer	ntFor	For	
	RECOVERY MEASURES				
	AMENDMENTS TO THE ARTICLES OF				
	ASSOCIATION				
	RE THE SUPERVISORY BOARD: TERMS				
16A	OF OFFICE	Managemer	ntFor	For	
	OF SHAREHOLDER REPRESENTATIVES				
	ON THE				
	SUPERVISORY BOARD				
	AMENDMENTS TO THE ARTICLES OF				
	ASSOCIATION				
16B	RE THE SUPERVISORY BOARD:	Managemer	ntFor	For	
	CONSTITUTIVE				
	MEETING OF THE SUPERVISORY				
	BOARD				
	AMENDMENTS TO THE ARTICLES OF				
160	ASSOCIATION	M	.4E- ::	F	
16C	RE THE SUPERVISORY BOARD:	Managemer	itror	For	
	CONVENING SUPERVISORY BOARD MEETINGS				
	SUPERVISORY BOARD MEETINGS AMENDMENTS TO THE ARTICLES OF				
	ASSOCIATION				
	RE THE SUPERVISORY BOARD: LIMITS				
16D	FOR	Managemer	ntFor	For	
	TRANSACTIONS SUBJECT TO				
	APPROVAL				
	AMENDMENTS TO THE ARTICLES OF				
	ASSOCIATION				
16E	RE THE SUPERVISORY BOARD: DUE	Managemer	ntFor	For	
102	DATE OF	1/1unugenier		1 01	
	STIDEDVISODY BOADD COMPENSATION	V			
	SPECIAL AUDIT OF CONDUCT VIS-A-VI	S			
17	THE FCA	Managemer	ntFor		
	SPECIAL AUDIT OF MANIPULATION OF	ì			
18	REFERENCE	Managemer	ntFor		
	INTEREST RATES	C			
10	SPECIAL AUDIT OF MONEY	M	.4E- ::		
19	LAUNDERING IN RUSSIA	Managemer	itror		
DEUTS	SCHE BANK AG				
Security	y D18190898		Meeting T	Гуре	Annual
Ticker S	Symbol DB		Meeting I	Date	18-May-2017
ISIN	DE0005140008		Agenda		934624164 -
19114	DL0003140000		Agenua		Management
		_			
Item	Proposal	Proposed	Vote	For/Against	
	•	by		Managemer	ıt
2		Managemer	uror	For	

	5 5		
	APPROPRIATION OF DISTRIBUTABLE		
	PROFIT FOR		
	2016 WITH EURO 0.08 PER SHARE OF		
	THE PROFIT		
	CARRIED FORWARD FROM 2015 AND EURO 0.11		
	PER SHARE FOR 2016		
	RATIFICATION OF THE ACTS OF		
	MANAGEMENT OF		
3	THE MEMBERS OF THE MANAGEMENT	ManagementAgainst	Against
	BOARD FOR		C
	THE 2016 FINANCIAL YEAR		
	RATIFICATION OF THE ACTS OF		
	MANAGEMENT OF		
4	THE MEMBERS OF THE SUPERVISORY	ManagementAgainst	Against
	BOARD FOR		
	THE 2016 FINANCIAL YEAR ELECTION OF THE AUDITOR FOR THE		
5	2017	ManagamantEar	For
3	FINANCIAL YEAR, INTERIM ACCOUNTS	ManagementFor	ГОІ
	AUTHORIZATION TO ACQUIRE OWN		
	SHARES FOR		
6	TRADING PURPOSES PURSUANT TO	ManagementFor	For
	SECTION 71 (1)	C	
	NO. 7 STOCK CORPORATION ACT		
	AUTHORIZATION TO ACQUIRE OWN		
	SHARES		
	PURSUANT TO SECTION 71 (1) NO. 8		
7	STOCK CORPORATION ACT AS WELL AS FOR	M	Г
7	CORPORATION ACT AS WELL AS FOR THEIR USE	ManagementFor	For
	WITH THE POSSIBLE EXCLUSION OF		
	PRE-EMPTIVE		
	RIGHTS		
	AUTHORIZATION TO USE DERIVATIVES	5	
	WITHIN THE		
	FRAMEWORK OF THE PURCHASE OF		
8	OWN SHARES	ManagementFor	For
	PURSUANT TO SECTION 71 (1) NO. 8		
	STOCK		
	CORPORATION ACT		
0	APPROVAL OF THE COMPENSATION	M 45	Б
9	SYSTEM FOR	ManagementFor	For
	THE MANAGEMENT BOARD MEMBERS ELECTION TO THE SUPERVISORY		
10A	BOARD: GERD	ManagementFor	For
101	ALEXANDER SCHUTZ	Wanagementi oi	101
	ELECTION TO THE SUPERVISORY		
10B	BOARD: DR. PAUL	ManagementFor	For
	ACHLEITNER	S	
10C		ManagementFor	For

	ELECTION TO THE SUPERVISORY		
	BOARD: PROF.		
	DR. STEFAN SIMON		
	ELECTION TO THE SUPERVISORY		
10D	BOARD:	ManagementFor	For
	GERHARD ESCHELBECK		
	AUTHORIZATION TO ISSUE AT 1		
	INSTRUMENTS AND		
11	BONDS WITH WARRANTS AND/OR	ManagementFor	For
	CONVERTIBLE		
	BONDS		
	AUTHORIZED CAPITAL (POSSIBILITY		
	OF EXCLUDING		
12	PRE-EMPTIVE RIGHTS ACCORDING TO	ManagementFor	For
12	SECTION	wanagement of	1 01
	186 (3) SENTENCE 4 STOCK		
	CORPORATION ACT)		
	AUTHORIZED CAPITAL (IN GENERAL		
13	WITH PRE-	ManagementFor	For
	EMPTIVE RIGHTS)		
	AUTHORIZATION TO AWARD STOCK		
14	OPTIONS,	ManagementFor	For
	CONDITIONAL CAPITAL		
	RULES ON CONVENING GENERAL		
15	MEETINGS FOR	ManagementFor	For
	RECOVERY MEASURES		
	AMENDMENTS TO THE ARTICLES OF		
	ASSOCIATION		
	RE THE SUPERVISORY BOARD: TERMS		
16A	OF OFFICE	ManagementFor	For
	OF SHAREHOLDER REPRESENTATIVES		
	ON THE		
	SUPERVISORY BOARD		
	AMENDMENTS TO THE ARTICLES OF		
	ASSOCIATION		
16B	RE THE SUPERVISORY BOARD:	ManagementFor	For
	CONSTITUTIVE	C	
	MEETING OF THE SUPERVISORY		
	BOARD AMENDMENTS TO THE ARTICLES OF		
	AMENDMENTS TO THE ARTICLES OF ASSOCIATION		
16C	RE THE SUPERVISORY BOARD:	ManagamantFor	For
100	CONVENING	ManagementFor	гог
	SUPERVISORY BOARD MEETINGS		
	AMENDMENTS TO THE ARTICLES OF		
	ASSOCIATION		
	RE THE SUPERVISORY BOARD: LIMITS		
16D	FOR	ManagementFor	For
	TRANSACTIONS SUBJECT TO		
	APPROVAL		
16E	III I I I I I I I I I I I I I I I I I	ManagementFor	For
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AMENDMENTS TO THE ARTICLES OF **ASSOCIATION** RE THE SUPERVISORY BOARD: DUE DATE OF SUPERVISORY BOARD COMPENSATION SPECIAL AUDIT OF CONDUCT VIS-A-VIS ManagementFor 17 THE FCA SPECIAL AUDIT OF MANIPULATION OF 18 ManagementFor **REFERENCE INTEREST RATES** SPECIAL AUDIT OF MONEY 19 ManagementFor LAUNDERING IN RUSSIA NATIONAL GRID PLC, LONDON Ordinary General Security G6375K151 Meeting Type Meeting Meeting Date 19-May-2017 Ticker Symbol 708057193 -**ISIN** Agenda GB00B08SNH34 Management Proposed For/Against Item Proposal Vote Management by TO APPROVE THE CONSOLIDATION OF ManagementFor For 1 **SHARES** TO AUTHORISE THE DIRECTORS TO 2 ALLOT NEW ManagementFor For **ORDINARY SHARES** 3 TO DISAPPLY PRE-EMPTION RIGHTS ManagementFor For TO DISAPPLY PRE-EMPTION RIGHTS 4 **FOR** ManagementFor For **ACQUISITIONS** TO AUTHORISE THE COMPANY TO 5 **PURCHASE ITS** ManagementFor For **OWN NEW ORDINARY SHARES** NATIONAL GRID PLC Meeting Type Security 636274300 Annual Ticker Symbol Meeting Date 19-May-2017 NGG 934599436 -**ISIN** US6362743006 Agenda Management Proposed For/Against Vote Item **Proposal** Management by TO APPROVE THE CONSOLIDATION OF ManagementFor For 1. **SHARES** TO AUTHORISE THE DIRECTORS TO 2. ALLOT NEW ManagementFor For **ORDINARY SHARES** TO DISAPPLY PRE-EMPTION RIGHTS ManagementFor For 3. TO DISAPPLY PRE-EMPTION RIGHTS 4. For **FOR** ManagementFor **ACQUISITIONS** 5. ManagementFor For

TO AUTHORISE THE COMPANY TO

PURCHASE ITS

OWN NEW ORDINARY SHARES

CONSOLIDATED WATER COMPANY LIMITED

Security G23773107 Meeting Type Annual
Ticker Symbol CWCO Meeting Date 22-May-2017
ISIN KYG237731073 Agenda

Item Proposal Proposed by Vote For/Against Management

1A. ELECTION OF DIRECTOR: CARSON K. ManagementFor For

1B. ELECTION OF DIRECTOR: RICHARD L. ManagementFor For

FINLAY
ELECTION OF DIRECTOR: CLARENCE B.

1C. FLOWERS, ManagementFor For

JR.
ELECTION OF DIRECTOR: FREDERICK

1D. W. ManagementFor For

MCTAGGART

2. THE ADVISORY VOTE ON EXECUTIVE ManagementFor For

COMPENSATION.

THE ADVISORY VOTE ON THE FREQUENCY OF

3. HOLDING AN ADVISORY VOTE ON Management 1 Year For

EXECUTIVE

COMPENSATION.
THE RATIFICATION OF THE SELECTION

THE RATIFIC

MARCUM LLP AS THE COMPANY'S

INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

4. FIRM FOR THE

4. ManagementFor For

FISCAL YEAR ENDING DECEMBER 31,

2017, AT THE

REMUNERATION TO BE DETERMINED BY THE AUDIT

COMMITTEE OF THE BOARD OF

DIRECTORS.

DATANG INTERNATIONAL POWER GENERATION CO LTD

Security Y20020106 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 23-May-2017

ISIN CNE1000002Z3 Agenda 707977914 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THE COMPANY Non-Voting

NOTICE AND

PROXY FORM ARE AVAILABLE BY

Management

	CLICKING-ON THE		
	URL LINKS:-		
	[http://www.hkexnews.hk/listedco/listconews/0407/LTN201704071412.pdf-AND-	SEHK/2017/	
	http://www.hkexnews.hk/listedco/listconews/S	SFHK/2017/	
	0407/LTN201704071424.pdf]	DLIIK/2017/	
	PLEASE NOTE IN THE HONG KONG		
	MARKET THAT A		
CMMT	VOTE OF "ABSTAIN" WILL BE	Non-Voting	
	TREATED-THE SAME	C	
	AS A "TAKE NO ACTION" VOTE		
	TO CONSIDER AND APPROVE THE		
	"WORK REPORT		
	OF THE BOARD OF DIRECTORS FOR THE		
1	YEAR	ManagementFor	For
	2016" (INCLUDING THE WORK REPORT		
	OF		
	INDEPENDENT DIRECTORS) TO CONSIDER AND APPROVE THE		
	"WORK REPORT		
2	OF THE SUPERVISORY COMMITTEE FOR	R Management For	For
4	THE YEAR	Avianagement of	1 01
	2016"		
	TO CONSIDER AND APPROVE THE		
3	"FINANCIAL	ManagementFor	For
	REPORT FOR THE YEAR 2016"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
4	ON 2016 PROFIT DISTRIBUTION PLAN	ManagementFor	For
	AND MAKING		
	UP LOSSES BY SURPLUS RESERVE"		
	TO CONSIDER AND APPROVE THE "RESOLUTION		
5	ON FINANCING GUARANTEE FOR THE	ManagementFor	For
	YEAR 2017"		
	TO CONSIDER AND APPROVE THE		
	"RESOLUTION		
	ON THE PROVISION OF GUARANTEE		
	FOR THE		
6	FINANCING OF SHANXI DATANG	ManagementFor	For
	INTERNATIONAL		
	YUNCHENG POWER GENERATION		
	COMPANY		
7.1	LIMITED"	Managaratea	E
7.1	TO CONSIDER AND APPROVE THE "RESOLUTION	ManagementFor	For
	ON CONTINUING CONNECTED		
	TRANSACTIONS OF		
	THE COMPANY'S SALES AND		
	PURCHASE AND		
	TRANSPORTATION OF COAL FOR 2017":		

PURCHASE

AND SALE OF COAL AND ITS ANNUAL

CAP UNDER THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (BEIJING) ENTERED INTO **BETWEEN** THE COMPANY AND BEIJING DATANG **FUEL COMPANY LIMITED** TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** 7.2 AND SALE OF COAL AND ITS ANNUAL ManagementFor For **CAP UNDER** THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (INNER MONGOLIA) **ENTERED INTO** BETWEEN THE COMPANY AND INNER **MONGOLIA** DATANG FUEL COMPANY LTD TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND PURCHASE AND TRANSPORTATION OF COAL FOR 2017": **PURCHASE** 7.3 AND SALE OF COAL AND ITS ANNUAL ManagementFor For **CAP UNDER** THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (CHAOZHOU) ENTERED INTO BETWEEN THE COMPANY AND **CHAOZHOU DATANG** FUEL COMPANY LIMITED 7.4 TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017":

PURCHASE AND SALE OF COAL AND ITS ANNUAL CAP UNDER THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (HONG KONG - BEIJING) **ENTERED** INTO BETWEEN DATANG INTERNATIONAL (HONG KONG) LIMITED AND BEIJING DATANG **FUEL COMPANY LIMITED** TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** AND SALE OF COAL AND ITS ANNUAL ManagementFor For **CAP UNDER** THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (HONG KONG - COMPANY) **ENTERED** INTO BETWEEN DATANG INTERNATIONAL (HONG KONG) LIMITED AND THE COMPANY TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** AND SALE OF COAL AND ITS ANNUAL **CAP UNDER** ManagementFor For THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (HONG KONG -CHAOZHOU) ENTERED INTO BETWEEN DATANG INTERNATIONAL (HONG KONG) LIMITED AND CHAOZHOU **DATANG FUEL COMPANY LIMITED** TO CONSIDER AND APPROVE THE ManagementFor For

7.5

7.6

7.7

"RESOLUTION

ON CONTINUING CONNECTED

For

TRANSACTIONS OF

THE COMPANY'S SALES AND

PURCHASE AND

TRANSPORTATION OF COAL FOR 2017":

PURCHASE

AND SALE OF COAL AND ITS ANNUAL

CAP UNDER

THE COAL PURCHASE AND SALE

FRAMEWORK

AGREEMENT (DATANG FUEL - BEIJING)

ENTERED

INTO BETWEEN DATANG ELECTRIC

POWER FUEL

COMPANY LIMITED AND BEIJING

DATANG FUEL

COMPANY LIMITED

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON CONTINUING CONNECTED

TRANSACTIONS OF

THE COMPANY'S SALES AND

PURCHASE AND

TRANSPORTATION OF COAL FOR 2017":

PURCHASE

AND SALE OF COAL AND ITS ANNUAL

7.8 CAP UNDER ManagementFor

THE COAL PURCHASE AND SALE

FRAMEWORK

AGREEMENT (XILINHAOTE) ENTERED

INTO

BETWEEN THE COMPANY AND INNER

MONGOLIA

DATANG INTERNATIONAL XILINHAOTE

MINING

COMPANY LIMITED

7.9 TO CONSIDER AND APPROVE THE ManagementFor For

"RESOLUTION

ON CONTINUING CONNECTED

TRANSACTIONS OF

THE COMPANY'S SALES AND

PURCHASE AND

TRANSPORTATION OF COAL FOR 2017":

PURCHASE

AND SALE OF COAL AND ITS ANNUAL

CAP UNDER

THE COAL PURCHASE AND SALE

FRAMEWORK

AGREEMENT (ANHUI - BEIJING)

ENTERED INTO

BETWEEN DATANG ANHUI POWER

GENERATION

CO., LTD. AND BEIJING DATANG FUEL **COMPANY** LIMITED TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** AND SALE OF COAL AND ITS ANNUAL 7.10 ManagementFor For CAP UNDER THE COAL PURCHASE AND SALE **FRAMEWORK** AGREEMENT (XIANGTAN - BEIJING) **ENTERED INTO** BETWEEN DATANG XIANGTAN POWER GENERATION CO., LTD. AND BEIJING **DATANG FUEL COMPANY LIMITED** TO CONSIDER AND APPROVE THE "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** AND SALE OF COAL AND ITS ANNUAL **CAP UNDER** 7.11 THE COAL PURCHASE AND SALE ManagementFor For **FRAMEWORK** AGREEMENT (SHENTOU - SHANXI **FUEL) ENTERED** INTO BETWEEN SHANXI DATANG **INTERNATIONAL** SHENTOU POWER GENERATION **COMPANY LIMITED** AND DATANG SHANXI ELECTRIC **POWER FUEL COMPANY LIMITED** 7.12 TO CONSIDER AND APPROVE THE ManagementFor For "RESOLUTION ON CONTINUING CONNECTED TRANSACTIONS OF THE COMPANY'S SALES AND **PURCHASE AND** TRANSPORTATION OF COAL FOR 2017": **PURCHASE** AND SALE OF COAL AND ITS ANNUAL

CAP UNDER

THE COAL PURCHASE AND SALE

FRAMEWORK

AGREEMENT (LINFEN - SHANXI FUEL)

ENTERED

INTO BETWEEN SHANXI DATANG

INTERNATIONAL

LINFEN THERMAL POWER COMPANY

LIMITED AND

DATANG SHANXI ELECTRIC POWER

FUEL

COMPANY LIMITED

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON CONTINUING CONNECTED

TRANSACTIONS OF

THE COMPANY'S SALES AND

PURCHASE AND

TRANSPORTATION OF COAL FOR 2017":

TRANSPORTATION OF COAL AND ITS

ANNUAL CAP

7.13 UNDER THE COAL TRANSPORTATION ManagementFor For

FRAMEWORK

AGREEMENT (LVSIGANG) ENTERED

INTO BETWEEN

JIANGSU DATANG SHIPPING COMPANY

LIMITED

AND JIANGSU DATANG

INTERNATIONAL LVSIGANG

POWER GENERATION COMPANY

LIMITED

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON CONTINUING CONNECTED

TRANSACTIONS OF

THE COMPANY'S SALES AND

PURCHASE AND

TRANSPORTATION OF COAL FOR 2017":

TRANSPORTATION OF COAL AND ITS

ANNUAL CAP

7.14 UNDER THE COAL TRANSPORTATION ManagementFor For

FRAMEWORK

AGREEMENT (CHAOZHOU) ENTERED

INTO

BETWEEN JIANGSU DATANG SHIPPING

COMPANY

LIMITED AND GUANGDONG DATANG

INTERNATIONAL CHAOZHOU POWER

GENERATION

COMPANY LIMITED

ManagementAgainst Against

TO CONSIDER AND APPROVE THE

"RESOLUTION

ON GRANTING A MANDATE TO THE

BOARD TO

DETERMINE THE ISSUANCE OF NEW

SHARES OF

NOT MORE THAN 20% OF EACH CLASS

OF SHARES

ISIN

US9116841084

OF THE COMPANY"

PLEASE NOTE THAT THIS IS 2016

CMMT ANNUAL GENERAL Non-Voting

MEETING. THANK YOU.

MIDDLESEX WATER COMPANY

Security596680108Meeting TypeAnnualTicker SymbolMSEXMeeting Date23-May-2017ISINUS5966801087Agenda934579268 - Management

Item	Proposal	Proposed Vote	For/Again Managem	
1.	DIRECTOR	Management	C	
	1 JAMES F. COSGROVE JR PE	For	For	
	2 JOHN R. MIDDLETON, M.D.	For	For	
	3 JEFFRIES SHEIN	For	For	
	TO PROVIDE A NON-BINDING			
2	ADVISORY VOTE TO	Managanara	F	
2.	APPROVE NAMED EXECUTIVE OFFICE	R ManagementFor	For	
	COMPENSATION.			
	TO PROVIDE A NON-BINDING			
	ADVISORY VOTE TO			
	APPROVE THE FREQUENCY OF THE			
3.	NON-BINDING	Managamanti Vaan	For	
3.	SHAREHOLDER VOTE TO APPROVE TH	E Management Tear	ror	
	COMPENSATION OF OUR NAMED			
	EXECUTIVE			
	OFFICERS.			
	TO RATIFY THE APPOINTMENT OF			
	BAKER TILLY			
	VIRCHOW KRAUSE, LLP AS THE			
	COMPANY'S			
4.	INDEPENDENT REGISTERED PUBLIC	ManagementFor	For	
	ACCOUNTING			
	FIRM FOR THE FISCAL YEAR ENDING			
	DECEMBER			
	31, 2017.			
UNITI	ED STATES CELLULAR CORPORATION			
Securi	ty 911684108	Meeting	• • •	Annual
Ticker	Symbol USM	Meeting	g Date	23-May-2017

934586580 -

Management

Agenda

Item	Proposal	Proposed	Vote	For/Agains	
1.	DIRECTOR	by Managama	m t	Manageme	nt
1.	1 J. SAMUEL CROWLEY	Manageme	For	For	
	2 HARRY J. HARCZAK, JR.		For	For	
	3 GREGORY P. JOSEFOWICZ		For	For	
	4 CECELIA D. STEWART		For	For	
2.	RATIFY ACCOUNTANTS FOR 2017	Manageme		For	
2.	ADVISORY VOTE TO APPROVE	Wanageme	1111 01	1 01	
3.	EXECUTIVE	Managemen	ntFor	For	
	COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF ADVISORY VOTE ON EXECUTIVE	Managemen	nt1 Year	For	
	COMPENSATION				
ROVA1	L DUTCH SHELL PLC				
Security			Meeting '	Type	Annual
	Symbol RDSA		Meeting 1		23-May-2017
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Item	Proposal	Proposed	Vote	For/Agains	t
псш	Toposai	by	VOIC	Manageme	nt
1.	RECEIPT OF ANNUAL REPORT &	Manageme	ntFor	For	
1.	ACCOUNTS	wanageme	1111 01	101	
	APPROVAL OF DIRECTORS'				
2.	REMUNERATION	Manageme	ntFor	For	
	POLICY				
	APPROVAL OF DIRECTORS'		_	_	
3.	REMUNERATION	Managemen	ntFor	For	
	REPORT	,			
4	APPOINTMENT OF CATHERINE HUGHES		4E	F	
4.	AS A	Manageme	ntror	For	
	DIRECTOR OF THE COMPANY				
5.	APPOINTMENT OF ROBERTO SETUBAL AS A	Manageme	ntEor	For	
3.	DIRECTOR OF THE COMPANY	Manageme	пигог	гог	
	REAPPOINTMENT AS A DIRECTOR OF				
6.	THE	Manageme	ntFor	For	
0.	COMPANY: BEN VAN BEURDEN	wianageme	iiti Oi	1 01	
	REAPPOINTMENT AS A DIRECTOR OF				
7.	THE	Manageme	ntFor	For	
, .	COMPANY: GUY ELLIOTT	1,14114801110		101	
	REAPPOINTMENT AS A DIRECTOR OF				
8.	THE	Managemen	ntFor	For	
	COMPANY: EULEEN GOH				
	REAPPOINTMENT AS A DIRECTOR OF				
9.	THE	Manageme	ntFor	For	
	COMPANY: CHARLES O. HOLLIDAY	<i>C</i>			
10.	REAPPOINTMENT AS A DIRECTOR OF	Manageme	ntFor	For	
	THE	-			

11.	COMPANY: GERARD KLEISTERLEE REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: SIR NIGEL SHEINWALD	ManagementFor	For	
12.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: LINDA G. STUNTZ	ManagementFor	For	
13.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: JESSICA UHL	ManagementFor	For	
14.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: HANS WIJERS	ManagementFor	For	
15.	REAPPOINTMENT AS A DIRECTOR OF THE COMPANY: GERRIT ZALM	ManagementFor	For	
16.	REAPPOINTMENT OF AUDITOR	ManagementFor	For	
17.	REMUNERATION OF AUDITOR	ManagementFor	For	
18.	AUTHORITY TO ALLOT SHARES DISAPPLICATION OF PRE-EMPTION	ManagementFor	For	
19.	RIGHTS	ManagementFor	For	
20.	AUTHORITY TO PURCHASE OWN SHARES	ManagementFor	For	
21.	SHAREHOLDER RESOLUTION	Shareholder Against	For	
THE S	OUTHERN COMPANY			
	0.405.071.07		-	
Securit		Meeting 7		Annual
	Symbol SO	Meeting l		24-May-2017
		_		
Ticker	Symbol SO US8425871071 Proposal	Meeting l		24-May-2017 934580083 - Management
Ticker ISIN	Symbol SO US8425871071 Proposal ELECTION OF DIRECTOR: JUANITA POWELL	Meeting I Agenda Proposed Vote	Date For/Agains	24-May-2017 934580083 - Management
Ticker ISIN Item	Symbol SO US8425871071 Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A.	Meeting l Agenda Proposed by Vote	Date For/Agains Manageme	24-May-2017 934580083 - Management
Ticker ISIN Item 1A.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA ELECTION OF DIRECTOR: HENRY A.	Meeting I Agenda Proposed by Vote ManagementFor	Por/Agains Manageme For	24-May-2017 934580083 - Management
Ticker ISIN Item 1A. 1B.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA	Proposed by Vote ManagementFor ManagementFor	For/Agains Manageme For	24-May-2017 934580083 - Management
Ticker ISIN Item 1A. 1B. 1C.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA ELECTION OF DIRECTOR: HENRY A. CLARK III ELECTION OF DIRECTOR: THOMAS A.	Proposed by Vote ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For	24-May-2017 934580083 - Management
Ticker ISIN Item 1A. 1B. 1C. 1D.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA ELECTION OF DIRECTOR: HENRY A. CLARK III ELECTION OF DIRECTOR: THOMAS A. FANNING ELECTION OF DIRECTOR: DAVID J.	Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For For	24-May-2017 934580083 - Management
Ticker ISIN Item 1A. 1B. 1C. 1D. 1E.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA ELECTION OF DIRECTOR: HENRY A. CLARK III ELECTION OF DIRECTOR: THOMAS A. FANNING ELECTION OF DIRECTOR: DAVID J. GRAIN ELECTION OF DIRECTOR: VERONICA M	Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For For For	24-May-2017 934580083 - Management
Ticker ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	Proposal ELECTION OF DIRECTOR: JUANITA POWELL BARANCO ELECTION OF DIRECTOR: JON A. BOSCIA ELECTION OF DIRECTOR: HENRY A. CLARK III ELECTION OF DIRECTOR: THOMAS A. FANNING ELECTION OF DIRECTOR: DAVID J. GRAIN ELECTION OF DIRECTOR: VERONICA M HAGEN ELECTION OF DIRECTOR: WARREN A.	Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For For For For For	24-May-2017 934580083 - Management

1J.	ELECTION OF DIRECTOR: JOHN D. JOHNS	ManagementFor	For	
1K.	ELECTION OF DIRECTOR: DALE E. KLEIN	ManagementFor	For	
1L.	ELECTION OF DIRECTOR: WILLIAM G. SMITH, JR.	ManagementFor	For	
1M.	ELECTION OF DIRECTOR: STEVEN R. SPECKER	ManagementFor	For	
1N.	ELECTION OF DIRECTOR: LARRY D. THOMPSON	ManagementFor	For	
10.	ELECTION OF DIRECTOR: E. JENNER WOOD III	ManagementFor	For	
	APPROVAL OF AN AMENDMENT TO THE			
2.	CERTIFICATE TO REDUCE THE SUPERMAJORITY	ManagementFor	For	
	VOTE REQUIREMENTS TO A MAJORITY VOTE			
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	ManagementFor	For	
	COMPENSATION ADVISORY VOTE TO APPROVE THE			
4.	FREQUENCY OF FUTURE ADVISORY VOTES ON	Management1 Year	For	
	EXECUTIVE COMPENSATION PATIFICATION OF THE APPOINTMENT			
E	RATIFICATION OF THE APPOINTMENT OF DELOITTE	ManagamantFan	Ear.	
5.	& TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017	ManagementFor	For	
6.	STOCKHOLDER PROPOSAL ON 2° CELSIUS	Shareholder Abstain	Against	
	SCENARIO REPORT ORNIA WATER SERVICE GROUP	Shareholder Abstani	Agamst	
Security		Meeting	Гуре	Annual
Ticker	Symbol CWT	Meeting l	Date	24-May-2017
ISIN	US1307881029	Agenda		934583798 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: GREGORY E. ALIFF	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: TERRY P. BAYER	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: EDWIN A. GUILES	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: MARTIN A. KROPELNICKI	ManagementFor	For	
1E.		ManagementFor	For	

	o o	THEIT I WINOCIVIL I		
	ELECTION OF DIRECTOR: THOMAS M. KRUMMEL,			
	M.D.			
1F.	ELECTION OF DIRECTOR: RICHARD P. MAGNUSON	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: PETER C. NELSON	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: LESTER A. SNOW	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: GEORGE A. VERA	ManagementFor	For	
	ADVISORY VOTE TO APPROVE			
2.	EXECUTIVE	ManagementFor	For	
	COMPENSATION.	Tranagement of	101	
	ADVISORY VOTE ON THE FREQUENCY			
	OF FUTURE			
3.	ADVISORY VOTES TO APPROVE	Management1 Year	For	
3.	EXECUTIVE	Management Tear	1.01	
	COMPENSATION.			
	RATIFICATION OF SELECTION OF			
	DELOITTE &			
4		ManagamantEau	For	
4.	TOUCHE LLP AS INDEPENDENT REGISTERED	ManagementFor	гог	
ONEO	PUBLIC ACCOUNTING FIRM FOR 2017.			
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Security		Meeting Meeting	• •	Annual
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		Wieeting	Date	24-May-2017
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ISIN	US6826801036		Date	•
		Agenda		934591315 - Management
ISIN Item	US6826801036 Proposal	Agenda Proposed Vote	For/Agains	934591315 - Management
	Proposal ELECTION OF DIRECTOR: BRIAN L.	Agenda		934591315 - Management
Item	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN	Agenda Proposed by Vote ManagementFor	For/Agains Management	934591315 - Management
Item	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H.	Agenda Proposed by Vote	For/Agains Manageme	934591315 - Management
Item 1A. 1B.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS	Agenda Proposed by Vote ManagementFor ManagementFor	For/Agains Manageme For For	934591315 - Management
Item	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W.	Agenda Proposed by Vote ManagementFor	For/Agains Management	934591315 - Management
Item 1A. 1B. 1C.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor	For/Agains Management For For	934591315 - Management
Item 1A. 1B.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J.	Agenda Proposed by Vote ManagementFor ManagementFor	For/Agains Manageme For For	934591315 - Management
Item 1A. 1B. 1C.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	934591315 - Management
Item 1A. 1B. 1C.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J.	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor	For/Agains Management For For	934591315 - Management
Item 1A. 1B. 1C. 1D.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	934591315 - Management
Item 1A. 1B. 1C. 1D.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S.	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Management For For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F. 1G.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG	Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Management For For For For For For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L.	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Management For For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE	Agenda Proposed by Vote ManagementFor	For/Agains Management For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F. 1G.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE ELECTION OF DIRECTOR: GARY D.	Proposed by Vote ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Management For For For For For For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE	Agenda Proposed by Vote ManagementFor ManagementFor	For/Agains Management For For For For For For For For	934591315 - Management
Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Proposal ELECTION OF DIRECTOR: BRIAN L. DERKSEN ELECTION OF DIRECTOR: JULIE H. EDWARDS ELECTION OF DIRECTOR: JOHN W. GIBSON ELECTION OF DIRECTOR: RANDALL J. LARSON ELECTION OF DIRECTOR: STEVEN J. MALCOLM ELECTION OF DIRECTOR: KEVIN S. MCCARTHY ELECTION OF DIRECTOR: JIM W. MOGG ELECTION OF DIRECTOR: PATTYE L. MOORE ELECTION OF DIRECTOR: GARY D. PARKER	Agenda Proposed by Vote ManagementFor	For/Agains Management For	934591315 - Management

	_aga: 1 mig. a, 15 a_0	3 <u>2 </u>		01111111111
1K.	ELECTION OF DIRECTOR: TERRY K. SPENCER	ManagementFor	For	
2.	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS ONEOK, INC.'S INDEPENDENT AUDITOR FOR YEAR ENDING	ManagementFor	For	
	DEC 31 2017.			
3.	AN ADVISORY VOTE TO APPROVE ONEOK, INC.'S EXECUTIVE COMPENSATION. AN ADVISORY VOTE ON THE	ManagementFor	For	
4.	FREQUENCY OF HOLDING THE ADVISORY SHAREHOLDER VOTE ON	Management1 Year	For	
CENT	ONEOK'S EXECUTIVE COMPENSATION.			
	URYLINK, INC.	Mantin	. Т	A
Securit Ticker	ty 156700106 Symbol CTL	Meeting Meeting		Annual 24-May-2017
ISIN	US1567001060	Agenda		934591947 - Management
Item	Proposal	Proposed by Vote	For/Agair Managen	
1.	DIRECTOR	Management		
	1 MARTHA H. BEJAR	For	For	
	2 VIRGINIA BOULET	For	For	
	3 PETER C. BROWN	For	For	
	4 W. BRUCE HANKS	For	For	
	5 MARY L. LANDRIEU	For	For	
	6 HARVEY P. PERRY	For	For	
	7 GLEN F. POST, III	For	For	
	8 MICHAEL J. ROBERTS	For	For	
	9 LAURIE A. SIEGEL	For	For	
2	RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	ManagamantEan	Бол	
2.	INDEPENDENT AUDITOR FOR 2017.	ManagementFor	For	
	ADVISORY VOTE TO APPROVE OUR			
3A.	EXECUTIVE	ManagementFor	For	
211.	COMPENSATION.	Tranagement of	101	
	ADVISORY VOTE REGARDING THE			
an	FREQUENCY OF	3.6	-	
3B.	OUR EXECUTIVE COMPENSATION	Management1 Year	For	
	VOTES.			
	SHAREHOLDER PROPOSAL REGARDING	J		
4A.	EQUITY	Shareholder Against	For	
	RETENTION.			
	SHAREHOLDER PROPOSAL REGARDING			
4B.	OUR	Shareholder Against	For	
400	LOBBYING ACTIVITIES.	01 1 11 4 '	Г	
4C.		Shareholder Against	For	

SHAREHOLDER PROPOSAL REGARDING

OUR

LOBBYING ACTIVITIES.

LIBERTY BROADBAND CORPORATION

530307206 Security Meeting Type Annual Ticker Symbol LBRDB Meeting Date 24-May-2017 934605847 -

ISIN US5303072061 Agenda Management

Proposed For/Against Vote Item Proposal Management by

1. **DIRECTOR** Management

> JOHN C. MALONE For For 1 2 For For JOHN E. WELSH III

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS 2. ManagementFor For

FOR THE

FISCAL YEAR ENDING DECEMBER 31, 2017.

TURKCELL ILETISIM HIZMETLERI A.S.

Security 900111204 Meeting Type Annual Meeting Date Ticker Symbol TKC 25-May-2017 934553478 -**ISIN** US9001112047 Agenda Management

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

AUTHORIZING THE PRESIDENCY

For 2. **BOARD TO SIGN** ManagementFor

THE MINUTES OF THE MEETING.

READING, DISCUSSION AND APPROVAL

OF THE

TURKISH COMMERCIAL CODE AND

CAPITAL

5. MARKETS BOARD BALANCE SHEETS ManagementFor For

PROFITS/LOSS STATEMENTS RELATING

TO FISCAL

YEAR 2016.

RELEASE OF THE BOARD MEMBERS

INDIVIDUALLY

FROM THE ACTIVITIES AND 6.

ManagementFor For **OPERATIONS OF THE**

COMPANY PERTAINING TO THE YEAR

2016.

INFORMING THE GENERAL ASSEMBLY Management Against 7. Against

ON THE

DONATION AND CONTRIBUTIONS

MADE IN THE

FISCAL YEAR 2016; DISCUSSION OF

AND DECISION ON BOARD OF DIRECTORS' PROPOSAL CONCERNING DETERMINATION OF **DONATION LIMIT** TO BE MADE IN 2017, STARTING FROM THE FISCAL YEAR 2017. SUBJECT TO THE APPROVAL OF THE MINISTRY OF CUSTOMS AND TRADE AND CAPITAL **MARKETS** BOARD; DISCUSSION OF AND DECISION ON THE 8. ManagementAgainst Against AMENDMENT OF ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. **ELECTION OF NEW BOARD MEMBERS** ACCORDANCE WITH RELATED LEGISLATION AND 9. DETERMINATION OF THE NEWLY ManagementAgainst Against **ELECTED BOARD** MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY NEW ELECTION. **DETERMINATION OF THE** 10. REMUNERATION OF THE ManagementAgainst Against BOARD MEMBERS. DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT AUDIT FIRM APPOINTED BY THE BOARD OF DIRECTORS PURSUANT TURKISH COMMERCIAL CODE AND THE $^{\mbox{\scriptsize ManagementFor}}$ 11. For **CAPITAL** MARKETS LEGISLATION FOR AUDITING OF THE ACCOUNTS AND FINANCIALS OF THE YEAR 2017. 12. DECISION PERMITTING THE BOARD ManagementAgainst Against MEMBERS TO, DIRECTLY OR ON BEHALF OF OTHERS, **BE ACTIVE** IN AREAS FALLING WITHIN OR OUTSIDE THE SCOPE OF THE COMPANY'S OPERATIONS AND

TO

13.	PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN COMPLIANCE WITH ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE. DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE FISCAL YEAR 2016 AND DETERMINATION OF THE DIVIDEND	Managemen	ntFor	For	
Security	DISTRIBUTION DATE. 3 COMMUNICATIONS, INC. 52729N308 Symbol LVLT US52729N3089		Meeting T Meeting D Agenda		Annual 25-May-2017 934580158 -
13111	03327291\3009		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1A.	ELECTION OF DIRECTOR: JAMES O. ELLIS, JR.	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: JEFF K. STOREY	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: KEVIN P. CHILTON	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: STEVEN T. CLONTZ	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: IRENE M. ESTEVES	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: T. MICHAEL GLENN	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: SPENCER B. HAYS	Managemer	ntFor	For	
1H.	ELECTION OF DIRECTOR: MICHAEL J. MAHONEY	Managemer	ntFor	For	
1I.	ELECTION OF DIRECTOR: KEVIN W. MOONEY	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: PETER SEAH LIM HUAT	Managemer	ntFor	For	
1K.	ELECTION OF DIRECTOR: PETER VAN OPPEN	Managemen	ntFor	For	
2.	TO APPROVE, ON AN ADVISORY BASIS, THE NAMED EXECUTIVE OFFICER EXECUTIVE COMPENSATION.	Managemer	ntFor	For	
3.	TO APPROVE A PROPOSAL OF THE FREQUENCY IN WHICH OUR STOCKHOLDERS WILL CONDUCT AN	Managemer	nt1 Year	For	

For

ADVISORY VOTE ON THE EXECUTIVE COMPENSATION PROGRAM FOR OUR **NAMED**

EXECUTIVE OFFICERS.

TO RATIFY THE APPOINTMENT OF OUR ManagementFor 4.

INDEPENDENT AUDITOR.

EL PASO ELECTRIC COMPANY

Security 283677854 Meeting Type Annual Meeting Date 25-May-2017 Ticker Symbol EE

934581667 -**ISIN** Agenda US2836778546 Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 CATHERINE A. ALLEN		For	For
	2 EDWARD ESCUDERO		For	For
	3 ERIC B. SIEGEL		For	For
	RATIFY THE SELECTION OF KPMG LLP			
	AS THE			
	COMPANY'S INDEPENDENT			
2.	REGISTERED PUBLIC	Manageme	ntFor	For
	ACCOUNTING FIRM FOR THE FISCAL			
	YEAR ENDING			
	DECEMBER 31, 2017.			
	APPROVE THE ADVISORY RESOLUTION	1		
3.	ON	Manageme	entFor	For

EXECUTIVE COMPENSATION.

ONE GAS, INC

Meeting Type Security 68235P108 Annual Ticker Symbol **OGS** Meeting Date 25-May-2017 934581720 -**ISIN** US68235P1084 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ROBERT B. EVANS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: MICHAEL G. HUTCHINSON	ManagementFor	For
2.	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF ONE GAS, INC. FOR THE YEAR ENDING	ManagementFor	For
3.	DECEMBER 31, 2017. ADVISORY VOTE TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION.	ManagementFor	For

APPROVAL OF THE MATERIAL TERMS

OF OUR

ANNUAL OFFICER INCENTIVE PLAN

4. FOR PURPOSES ManagementFor For

OF SECTION 162(M) OF THE INTERNAL

REVENUE

CODE.

TURKCELL ILETISIM HIZMETLERI A.S.

Security 900111204 Meeting Type Annual

Ticker Symbol TKC Meeting Date 25-May-2017

ISIN US9001112047 Agenda 934617537 - Management

Item Proposal Proposed by Vote For/Against Management

AUTHORIZING THE PRESIDENCY

2. BOARD TO SIGN ManagementFor For

THE MINUTES OF THE MEETING.

READING, DISCUSSION AND APPROVAL

OF THE

TURKISH COMMERCIAL CODE AND

CAPITAL

5. MARKETS BOARD BALANCE SHEETS ManagementFor For

AND

PROFITS/LOSS STATEMENTS RELATING

TO FISCAL

YEAR 2016.

RELEASE OF THE BOARD MEMBERS

INDIVIDUALLY

6. FROM THE ACTIVITIES AND
ManagementFor For

OPERATIONS OF THE

COMPANY PERTAINING TO THE YEAR 2016.

INFORMING THE GENERAL ASSEMBLY

ON THE

DONATION AND CONTRIBUTIONS

MADE IN THE

FISCAL YEAR 2016; DISCUSSION OF

7. AND DECISION ON BOARD OF DIRECTORS' PROPOSAL

CONCERNING DETERMINATION OF

DONATION LIMIT

TO BE MADE IN 2017, STARTING FROM

THE FISCAL

YEAR 2017.

8. SUBJECT TO THE APPROVAL OF THE ManagementAgainst Against

ManagementAgainst

Against

MINISTRY OF

CUSTOMS AND TRADE AND CAPITAL

MARKETS

BOARD: DISCUSSION OF AND DECISION

ON THE

AMENDMENT OF ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. ELECTION OF NEW BOARD MEMBERS ACCORDANCE WITH RELATED **LEGISLATION AND** 9. DETERMINATION OF THE NEWLY ManagementAgainst Against **ELECTED BOARD** MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY NEW ELECTION. **DETERMINATION OF THE** 10. REMUNERATION OF THE ManagementAgainst Against **BOARD MEMBERS.** DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT AUDIT FIRM APPOINTED BY THE BOARD OF DIRECTORS PURSUANT TURKISH COMMERCIAL CODE AND THE Management For 11. For **CAPITAL** MARKETS LEGISLATION FOR AUDITING OF THE ACCOUNTS AND FINANCIALS OF THE YEAR 2017. DECISION PERMITTING THE BOARD MEMBERS TO, DIRECTLY OR ON BEHALF OF OTHERS, **BE ACTIVE** IN AREAS FALLING WITHIN OR **OUTSIDE THE SCOPE** OF THE COMPANY'S OPERATIONS AND 12. TO ManagementAgainst Against PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN COMPLIANCE WITH ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE. DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE FISCAL YEAR 13. ManagementFor For 2016 AND DETERMINATION OF THE **DIVIDEND** DISTRIBUTION DATE.

PHAROL SGPS, SA, LISBONNE

Security X6454E135 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting Date 26-May-2017

ISIN PTPTC0AM0009 Agenda 708100261 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT VOTING IN

PORTUGUESE

MEETINGS REQUIRES THE DISCLOSURE

OF-

BENEFICIAL OWNER INFORMATION,

THROUGH

DECLARATIONS OF PARTICIPATION

AND-VOTING.

BROADRIDGE WILL DISCLOSE THE

BENEFICIAL

OWNER INFORMATION FOR

YOUR-VOTED

CMMT ACCOUNTS. ADDITIONALLY, Non-Voting

PORTUGUESE LAW

DOES NOT PERMIT

BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR

HOLDINGS.

OPPOSING VOTES MAY BE-REJECTED

SUMMARILY

BY THE COMPANY HOLDING THIS

BALLOT. PLEASE

CONTACT YOUR-CLIENT SERVICE

REPRESENTATIVE FOR FURTHER

DETAILS.

TO RESOLVE ON THE ELECTION OF THE

MEMBERS

MEETING TO

OF THE BOARD OF THE GENERAL

Management No Action

COMPLETE THE 2015-2017 TERM OF

OFFICE

1

TO RESOLVE ON THE ELECTION OF THE

FISCAL

2 COUNCIL ALTERNATE MEMBER TO Management Action

COMPLETE THE

2015-2017 TERM OF OFFICE

TO RESOLVE ON THE RATIFICATION OF ManagementNo
THE COAction

OPTION OF THE DIRECTOR JOSE

MANUEL MELO DA

SILVA TO COMPLETE THE 2015-2017

TERM OF

Non-Voting

OFFICE

03MAY2017: PLEASE NOTE IN THE

EVENT THE

MEETING DOES NOT REACH QUORUM,

THERE-WILL

CMMT BE A SECOND CALL ON 12 JUN 2017.

CONSEQUENTLY, YOUR VOTING

INSTRUCTIONS-

WILL REMAIN VALID FOR ALL CALLS

UNLESS THE

AGENDA IS AMENDED. THANK YOU.

03MAY2017: PLEASE NOTE THAT THIS

REVISION DUE TO ADDITION OF

COMMENT. IF-YOU

CMMT PLACE BO

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

PHAROL SGPS, SA, LISBONNE

Security X6454E135 Meeting Type Annual General Meeting

Non-Voting

Meeting Date

26-May-2017

Ticker Symbol

708175232 -**ISIN** PTPTC0AM0009 Agenda

Management

Proposed For/Against Item Vote Proposal Management by

CMMT PLEASE NOTE THAT VOTING IN

PORTUGUESE

MEETINGS REQUIRES THE DISCLOSURE

OF-

BENEFICIAL OWNER INFORMATION,

THROUGH

DECLARATIONS OF PARTICIPATION

AND-VOTING.

BROADRIDGE WILL DISCLOSE THE

BENEFICIAL

OWNER INFORMATION FOR

YOUR-VOTED

ACCOUNTS. ADDITIONALLY,

PORTUGUESE LAW

DOES NOT PERMIT

BENEFICIAL-OWNERS TO VOTE

INCONSISTENTLY ACROSS THEIR

HOLDINGS.

OPPOSING VOTES MAY BE-REJECTED

SUMMARILY

BY THE COMPANY HOLDING THIS

BALLOT, PLEASE

CONTACT YOUR-CLIENT SERVICE REPRESENTATIVE FOR FURTHER DETAILS. PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 772965 DUE TO CHANGE **IN-TEXT OF RESOLUTION 5. ALL VOTES RECEIVED** CMMT ON THE Non-Voting PREVIOUS MEETING WILL **BE-DISREGARDED AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH OUORUM, THERE WILL BE A-SECOND CALL ON 12 JUN 2017. CONSEQUENTLY, **CMMT YOUR** Non-Voting **VOTING INSTRUCTIONS WILL-REMAIN VALID FOR** ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU TO RESOLVE ON THE MANAGEMENT BALANCE SHEET AND ACCOUNTS FOR Management. No THE YEAR 2016 TO RESOLVE ON THE CONSOLIDATED MANAGEMENT REPORT, BALANCE Management Action SHEET AND ACCOUNTS FOR THE YEAR 2016 TO RESOLVE ON THE PROPOSAL FOR Management No **APPLICATION** Action **OF PROFITS** TO RESOLVE ON A GENERAL APPRAISAL OF THE Management COMPANY'S MANAGEMENT AND Action **SUPERVISION** TO RESOLVE ON THE STATEMENT OF THE COMPENSATION COMMITTEE ON THE Management No REMUNERATION POLICY FOR THE **MEMBERS OF** THE MANAGEMENT AND SUPERVISORY **BODIES OF** THE COMPANY

ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING

68555D206

1

2

3

4

5

Security

329

Meeting Type

Ordinary General Meeting

Ticker Symbol Meeting Date 28-May-2017
ISIN US68555D2062 Agenda 708175319 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	RATIFICATION OF THE BOARD OF DIRECTORS' REPORT ON THE COMPANY'S ACTIVITIES DURING THE FISCAL YEAR ENDING ON 31/12/2016	Managemen	ntFor	For
2	RATIFICATION OF THE AUDITOR'S REPORT REGARDING THE FINANCIALS FOR THE FISCAL YEAR ENDING ON 31/12/2016 RATIFICATION OF THE STANDALONE	Managemen	ntFor	For
3	AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING ON 31/12/2016, AND THE GENERAL BUDGET AND INCOME STATEMENT FOR THE SAME PERIOD	Managemen	ntAgainst	Against
4	REVIEW AND APPROVE THE DISTRIBUTION OF DIVIDENDS AS PER THE BELOW BOARD OF DIRECTORS SUGGESTION (AS SPECIFIED) THE DISCHARGE OF THE CHAIRMAN	Managemen	ıtFor	For
5	AND ALL MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR SERVICES DURING THE FISCAL YEAR ENDING ON 31/12/2016 ELECTION OF THE COMPANY'S BOARD	Managemen	ıtFor	For
6	OF DIRECTORS FOR A NEW PERIOD DUE TO THE	Managemen	ntAbstain	Against
7	EXPIRY OF ITS CURRENT TERM DETERMINING THE REMUNERATION AND ALLOWANCES OF THE BOARD MEMBERS AND THE MEMBERS OF THE ANCILLARY	Managemen	ntAbstain	Against

Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX **COMMITTEES FOR** THE FISCAL YEAR ENDING ON 31/12/2017 THE APPOINTMENT OF THE COMPANY'S **AUDITOR** 8 FOR THE FISCAL YEAR ENDING ON Management Abstain Against 31/12/2017 AND **DETERMINING ITS ANNUAL FEES** RATIFICATION OF THE BOARD OF **DIRECTORS** 9 RESOLUTIONS DURING THE FISCAL ManagementAbstain Against YEAR ENDING ON 31/12/2016 DELEGATION OF THE BOARD OF **DIRECTORS TO** ENTER INTO LOAN AND MORTGAGE **AGREEMENTS** AS WELL AS THE ISSUANCE OF **LENDERS** GUARANTEES TO THE COMPANY AND SUBSIDIARIES WHERE THE COMPANY IS A CONTROLLING SHAREHOLDER. 10 MOREOVER, **ManagementAbstain** Against RATIFYING RELATED PARTY TRANSACTIONS THAT THE COMPANY HAS CONCLUDED **DURING THE** FISCAL YEAR ENDING ON 31/12/2016 **AND** AUTHORIZING THE BOARD OF **DIRECTORS TO** ENTER INTO RELATED PARTY TRANSACTIONS FOR 2017 RATIFICATION OF THE DONATIONS MADE DURING THE FISCAL YEAR ENDING ON 31/12/2016 AND 11 AUTHORIZING THE BOARD OF ManagementAbstain Against **DIRECTORS TO** DONATE DURING THE FISCAL YEAR **ENDING ON** 31/12/2017 PARMALAT SPA, COLLECCHIO

Security	T7S73M107	Meeting Type	Ordinary General
Security	1/3/31/110/	wieeting Type	Meeting
Ticker Symbol		Meeting Date	29-May-2017
ISIN	IT0003826473	Aganda	708109548 -
13111	110003820473	Agenda	Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme		
	INTERNAL AUDITORS REPORT AS PER ART. 2408,	·				
	SECOND PARAGRAPH, OF THE ITALIAN CIVIL CODE					
1	OF THE 6 FEBRUARY 2017. RESOLUTIONS RELATED THERETO, INCLUDING THE EVENTUAL	Manageme	ntFor	For		
	LIABILITY ACTION AGAINST DIRECTORS WITH					
	OFFICE IN 2011- 2012					
	03 MAY 2017: PLEASE NOTE THAT THE MEETING					
	TYPE WAS CHANGED FROM AGM TO OGMIF YOU					
СММТ	, HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO	Non-Voting	g			
	NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND	Ε				
	YOUR ORIGINAL INSTRUCTIONS.					
PG&E	THANK YOU. PG&E CORPORATION					
Securit			Meeting	Туре	Annual	
	Symbol PCG		Meeting		30-May-2017	
ISIN	US69331C1080		Agenda		934592937 - Management	
Item	Proposal	Proposed by	Vote	For/Agains Manageme		
1A.	ELECTION OF DIRECTOR: ANTHONY E	Managemen	ntFor	For		
1B.	ELECTION OF DIRECTOR: ANTHONY F. EARLEY, JR.	Manageme	ntFor	For		
1C.	ELECTION OF DIRECTOR: FRED J. FOWLER	Manageme	ntFor	For		
1D.	ELECTION OF DIRECTOR: JEH C. JOHNSON	Manageme	ntFor	For		
1E.	ELECTION OF DIRECTOR: RICHARD C. KELLY	Managemen	ntFor	For		
1F.	ELECTION OF DIRECTOR: ROGER H. KIMMEL	Managemen	ntFor	For		
1G.	ELECTION OF DIRECTOR: RICHARD A. MESERVE	Manageme	ntFor	For		
1H.	ELECTION OF DIRECTOR: FORREST E. MILLER	Manageme	ntFor	For		
1I.	ELECTION OF DIRECTOR: ERIC D. MULLINS	Manageme	ntFor	For		
1J.	ELECTION OF DIRECTOR: ROSENDO G. PARRA	Managemen	ntFor	For		

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1K.	ELECTION OF DIRECTOR: BARBARA L. RAMBO	ManagementFor	For	
1L.	ELECTION OF DIRECTOR: ANNE SHEN SMITH	ManagementFor	For	
1M.	ELECTION OF DIRECTOR: GEISHA J. WILLIAMS	ManagementFor	For	
	RATIFICATION OF APPOINTMENT OF THE			
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING	ManagementFor	For	
	FIRM ADVISORY VOTE TO APPROVE THE			
3.	COMPANY'S EXECUTIVE COMPENSATION	ManagementFor	For	
4	ADVISORY VOTE ON THE FREQUENCY OF THE	M. A.W.	F	
4.	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management1 Year	For	
	SHAREHOLDER PROPOSAL: CUSTOMER			
5.	APPROVAL OF CHARITABLE GIVING PROGRAM	Shareholder Against	For	
CHEVI	RON CORPORATION			
Securit		Meeting 7	Гуре	Annual
	Symbol CVX	Meeting I		21 M 2017
LICKCI	Symbol CVA	Miceting i	Jale	31-May-2017
ISIN	US1667641005	Agenda	Jale	934581732 -
			Jaie	-
		Agenda Proposed Vote	For/Against Managemen	934581732 - Management
ISIN	US1667641005	Agenda Proposed by Vote	For/Agains	934581732 - Management
ISIN Item	US1667641005 Proposal	Agenda Proposed by Vote	For/Agains	934581732 - Management
ISIN Item 1A.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN	Agenda Proposed by Vote ManagementFor ManagementFor	For/Against Management For	934581732 - Management
ISIN Item 1A. 1B.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST	Agenda Proposed by Vote ManagementFor ManagementFor	For/Against Management For For	934581732 - Management
ISIN Item 1A. 1B. 1C.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR.	Agenda Proposed by Vote ManagementFor ManagementFor ManagementFor	For/Against Management For For For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR.	Agenda Proposed by ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Against Management For For For For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M.	Agenda Proposed by Vote by ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For/Against Managemen For For For For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W.	Agenda Proposed by Vote ManagementFor	For/Against Management For For For For For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR	Agenda Proposed by Vote by ManagementFor	For/Against Managemen For For For For For For For For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I. 1J.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR ELECTION OF DIRECTOR: I. G. THULIN	Agenda Proposed by Vote by ManagementFor	For/Against Managemen For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I. 1J. 1K.	US1667641005 Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR ELECTION OF DIRECTOR: I. G. THULIN ELECTION OF DIRECTOR: J. S. WATSON	Agenda Proposed by ManagementFor	For/Against Managemen For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I. 1J.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR ELECTION OF DIRECTOR: I. G. THULIN ELECTION OF DIRECTOR: J. S. WATSON ELECTION OF DIRECTOR: M. K. WIRTH	Agenda Proposed by Vote by ManagementFor	For/Against Managemen For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I. 1J. 1K.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR ELECTION OF DIRECTOR: I. G. THULIN ELECTION OF DIRECTOR: J. S. WATSON ELECTION OF DIRECTOR: M. K. WIRTH RATIFICATION OF APPOINTMENT OF	Agenda Proposed by ManagementFor	For/Against Managemen For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1J. 1K. 1L.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: I. G. THULIN ELECTION OF DIRECTOR: J. S. WATSON ELECTION OF DIRECTOR: M. K. WIRTH RATIFICATION OF APPOINTMENT OF PWC AS	Agenda Proposed by Vote by ManagementFor Ma	For/Against Managemen For	934581732 - Management
ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H. 1I. 1J. 1K.	Proposal ELECTION OF DIRECTOR: W. M. AUSTIN ELECTION OF DIRECTOR: L. F. DEILY ELECTION OF DIRECTOR: R. E. DENHAM ELECTION OF DIRECTOR: A. P. GAST ELECTION OF DIRECTOR: E. HERNANDEZ, JR. ELECTION OF DIRECTOR: J. M. HUNTSMAN JR. ELECTION OF DIRECTOR: C. W. MOORMAN IV ELECTION OF DIRECTOR: D. F. MOYO ELECTION OF DIRECTOR: R. D. SUGAR ELECTION OF DIRECTOR: I. G. THULIN ELECTION OF DIRECTOR: J. S. WATSON ELECTION OF DIRECTOR: M. K. WIRTH RATIFICATION OF APPOINTMENT OF	Agenda Proposed by ManagementFor	For/Against Managemen For	934581732 - Management

ADVISORY VOTE TO APPROVE NAMED ManagementFor

FIRM

EXECUTIVE

3.

For

	Edgar Filling. Grabelli Globite G)	IOOIVIE III	1001 101	1111117
	OFFICER COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
	OF FUTURE				
4.	ADVISORY VOTES ON NAMED	Managemen	t1 Year	For	
	EXECUTIVE OFFICER				
	COMPENSATION				
5.	REPORT ON LOBBYING	Shareholder	Against	For	
	REPORT ON FEASIBILITY OF POLICY ON	1			
6	NOT DOING	Chamabaldan	A hatain	A animat	
6.	BUSINESS WITH CONFLICT COMPLICIT	Shareholder	Abstain	Against	
	GOVERNMENTS				
7	REPORT ON CLIMATE CHANGE IMPACT	Chanala al dan	A la ataire	A - aim at	
7.	ASSESSMENT	Shareholder	Abstain	Against	
	REPORT ON TRANSITION TO A LOW				
8.	CARBON	Shareholder	Against	For	
	ECONOMY				
9.	ADOPT POLICY ON INDEPENDENT	Shareholder	A gainst	For	
9.	CHAIRMAN	Shareholder	Agamst	гог	
	RECOMMEND INDEPENDENT DIRECTOR	₹			
10.	WITH	Shareholder	Against	For	
	ENVIRONMENTAL EXPERTISE				
11.	SET SPECIAL MEETINGS THRESHOLD	Shareholder	Against	For	
11.	AT 10%	Silarcholder	Agamst	1.01	
EXXO	N MOBIL CORPORATION				
Security	y 30231G102		Meeting T	ype	Annual
Ticker S	Symbol XOM		Meeting D	ate	31-May-2017
ISIN	US30231G1022		Agenda		934588673 -
10111	003023101022		1 15011da		Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		C
	1 SUSAN K. AVERY	_	For	For
	2 MICHAEL J. BOSKIN		For	For
	3 ANGELA F. BRALY		For	For
	4 URSULA M. BURNS		For	For
	5 HENRIETTA H. FORE		For	For
	6 KENNETH C. FRAZIER		For	For
	7 DOUGLAS R. OBERHELMAN		For	For
	8 SAMUEL J. PALMISANO		For	For
	9 STEVEN S REINEMUND		For	For
	10 WILLIAM C. WELDON		For	For
	11 DARREN W. WOODS		For	For
	RATIFICATION OF INDEPENDENT			
2.	AUDITORS (PAGE	Manageme	entFor	For
	24)			
	ADVISORY VOTE TO APPROVE			
3.	EXECUTIVE	Manageme	entFor	For
	COMPENSATION (PAGE 25)			
4.	FREQUENCY OF ADVISORY VOTE ON EXECUTIVE	Manageme	ent1 Year	For

	3 3				
	COMPENSATION (PAGE 25)				
5.	INDEPENDENT CHAIRMAN (PAGE 53)	Shareholder	· Against	For	
6.	MAJORITY VOTE FOR DIRECTORS	Charabaldar	· A gainst	For	
0.	(PAGE 54)	Shareholder	Agamst	LOL	
7.	SPECIAL SHAREHOLDER MEETINGS	Shareholder	· Against	For	
7.	(PAGE 55)	Shareholder	Agamst	1'01	
8.	RESTRICT PRECATORY PROPOSALS	Shareholder	· Against	For	
0.	(PAGE 56)	Sharcholder	Agamsi	1'01	
	REPORT ON COMPENSATION FOR				
9.	WOMEN (PAGE	Shareholder	Abstain	Against	
	57)				
10.	REPORT ON LOBBYING (PAGE 59)	Shareholder	· Against	For	
	INCREASE CAPITAL DISTRIBUTIONS IN				
11.	LIEU OF	Shareholder	· Against	For	
	INVESTMENT (PAGE 60)				
	REPORT ON IMPACTS OF CLIMATE				
12.	CHANGE	Shareholder	Abstain	Against	
	POLICIES (PAGE 62)				
13.	REPORT ON METHANE EMISSIONS	Shareholder	Abstain	Against	
DELITE	(PAGE 64)			C	
	SCHE TELEKOM AG		Marking	Р	A
Securit	•		Meeting T		Annual
Ticker	Symbol DTEGY		Meeting I	Jale	31-May-2017 934621081 -
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		Proposed		For/Agains	-
Item	Proposal	Proposed by	Vote	For/Agains	t
Item	-	Proposed by	Vote	For/Agains Manageme	t
	RESOLUTION ON THE APPROPRIATION	by		-	t
Item 2.	RESOLUTION ON THE APPROPRIATION OF NET	-		-	t
	RESOLUTION ON THE APPROPRIATION	by		-	t
	RESOLUTION ON THE APPROPRIATION OF NET INCOME.	by		-	t
	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF	Managemen	ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS	by	ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF	Managemen	ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016	Managemen	ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR.	Managemen	ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF	Managemen	ntFor ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD	Managemer Managemer	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR.	Managemen Managemen Managemen	ntFor ntFor	-	t
2.	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT	Managemer Managemer	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2017 FINANCIAL YEAR AS	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2017 FINANCIAL YEAR AS WELL AS THE	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2017 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2017 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW THE	Managemen Managemen Managemen	ntFor ntFor	-	t
 3. 4. 	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2016 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2017 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW	Managemen Managemen Managemen	ntFor ntFor	-	t

INTERIM MANAGEMENT REPORT IN

THE 2017

FINANCIAL YEAR AND PERFORM ANY

REVIEW OF

ADDITIONAL INTERIM FINANCIAL

INFORMATION.

RESOLUTION ON THE CANCELLATION

OF

AUTHORIZED CAPITAL 2013 AND THE

CREATION OF

AUTHORIZED CAPITAL 2017 AGAINST

CASH AND/OR 6.

NONCASH CONTRIBUTIONS, WITH THE ManagementFor

AUTHORIZATION TO EXCLUDE

SUBSCRIPTION

RIGHTS AND THE RELEVANT

AMENDMENT TO THE

ARTICLES OF INCORPORATION.

ELECTION OF A SUPERVISORY BOARD 7. ManagementFor

MEMBER.

ISIN

DELTA NATURAL GAS COMPANY, INC.

247748106 Security Ticker Symbol DGAS

US2477481061

Meeting Type Special Meeting Date 01-Jun-2017 934619163 -

Management

For

Agenda Management

Proposed For/Against Vote Item **Proposal**

by

TO ADOPT AND APPROVE THE

AGREEMENT AND

PLAN OF MERGER, DATED FEBRUARY

20, 2017, BY

1. AND AMONG DELTA NATURAL GAS ManagementFor For

COMPANY, INC.,

PNG COMPANIES LLC, AND DRAKE

MERGER SUB

INC.

TO APPROVE, ON A NON-BINDING,

ADVISORY

BASIS, THE COMPENSATION THAT MAY

BE PAID OR

2. ManagementFor BECOME PAYABLE TO OUR NAMED

EXECUTIVE

OFFICERS AS A RESULT OF THE

MERGER.

3. TO APPROVE THE ADJOURNMENT OR ManagementFor For

POSTPONEMENT OF THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

PERMIT,

AMONG OTHER THINGS, FURTHER

SOLICITATION

OF PROXIES IF NECESSARY TO OBTAIN ADDITIONAL VOTES IN FAVOR OF THE

MERGER

PROPOSAL.

ORANGE

Item	Proposal	Proposed by Vote	For/Against Management
1.	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016	ManagementFor	For
2.	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016	ManagementFor	For
3.	ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016, AS STATED IN THE COMPANY'S ANNUAL FINANCIAL STATEMENTS.	ManagementFor	For
4.	AGREEMENTS PROVIDED FOR IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE RENEWAL OF THE TERM OF OFFICE OF	ManagementFor	For
5.	BPIFRANCE	ManagementFor	For
6.	PARTICIPATIONS RATIFICATION OF A DIRECTOR'S APPOINTMENT - MR. ALEXANDRE BOMPARD ADVISORY OPINION ON THE	ManagementFor	For
7.	COMPENSATION ITEMS DUE OR ALLOCATED FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016 TO MR. STEPHANE RICHARD, CHAIRMAN AND CHIEF EXECUTIVE	ManagementFor	For
8.	OFFICER ADVISORY OPINION ON THE COMPENSATION ITEMS DUE OR ALLOCATED FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016 TO MR. RAMON	ManagementFor	For

FERNANDEZ, CHIEF EXECUTIVE OFFICER DELEGATE ADVISORY OPINION ON THE **COMPENSATION ITEMS** DUE OR ALLOCATED FOR THE FISCAL 9. YEAR ENDED ManagementFor For DECEMBER 31, 2016 TO MR. PIERRE LOUETTE, CHIEF EXECUTIVE OFFICER DELEGATE ADVISORY OPINION ON THE **COMPENSATION ITEMS** DUE OR ALLOCATED FOR THE FISCAL 10. ManagementFor YEAR ENDED For DECEMBER 31, 2016 TO MR. GERVAIS PELLISSIER, CHIEF EXECUTIVE OFFICER DELEGATE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND 11. **EXCEPTIONAL ITEMS** ManagementFor For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **STEPHANE** RICHARD, AS CHAIRMAN AND CEO APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND 12. ManagementFor **EXCEPTIONAL ITEMS** For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **RAMON** FERNANDEZ, AS CEO DELEGATE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND ALLOCATING THE FIXED, VARIABLE AND 13. **EXCEPTIONAL ITEMS** ManagementFor For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **PIERRE** LOUETTE, AS CEO DELEGATE 14. APPROVAL OF THE PRINCIPLES AND ManagementFor For CRITERIA FOR

DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL ITEMS** COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **GERVAIS** PELLISSIER, AS CEO DELEGATE AUTHORIZATION TO BE GRANTED TO THE BOARD 15. OF DIRECTORS TO PURCHASE OR ManagementFor For TRANSFER SHARES IN THE COMPANY DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE **COMPANY** AND COMPLEX SECURITIES, WITH **SHAREHOLDER** 16. PREFERENTIAL SUBSCRIPTION RIGHTS ManagementFor For (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 17. **AUTHORITY GRANTED IN THE** ManagementAgainst Against SIXTEENTH RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE **COMPANY** AND COMPLEX SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION 18. ManagementFor For RIGHTS AS PART OF A PUBLIC OFFERING (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) 19. ManagementAgainst Against

AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** AUTHORITY GRANTED IN THE **EIGHTEENTH** RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE COMPANY AND COMPLEX SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL **SUBSCRIPTION** RIGHTS AS PART OF AN OFFER PROVIDED FOR IN SECTION II OF ARTICLE L. 411-2 OF THE ManagementFor 20. For **FRENCH** MONETARY AND FINANCIAL CODE (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 21. **AUTHORITY GRANTED IN THE** Against ManagementAgainst **TWENTIETH** RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF ISSUABLE 22. ManagementFor For SECURITIES. IN THE EVENT OF SECURITIES TO BE **ISSUED** 23. ManagementFor DELEGATION OF AUTHORITY TO THE For **BOARD OF** DIRECTORS TO ISSUE SHARES AND **COMPLEX** SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER **INITIATED**

BY THE COMPANY (NOT TO BE USED **DURING A** TAKEOVER OFFER PERIOD FOR THE **COMPANY'S** SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED** BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 24. **AUTHORITY GRANTED IN THE** ManagementAgainst Against TWENTY-THIRD RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF POWERS TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES AND **COMPLEX** SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, AS CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND 25. ManagementFor For **COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING** ACCESS TO CAPITAL (NOT TO BE USED **DURING A** TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED** BY THE SHAREHOLDERS' MEETING) **AUTHORIZATION GIVEN TO THE BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 26. POWERS GRANTED IN THE ManagementAgainst Against TWENTY-FIFTH RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES 27. OVERALL LIMIT OF AUTHORIZATIONS ManagementFor For 28. ManagementFor For DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE **COMPANY'S** CAPITAL BY CAPITALIZATION OF

RESERVES, PROFITS OR PREMIUMS AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO ALLOCATE COMPANY'S 29. **SHARES** ManagementFor For FOR FREE TO CORPORATE OFFICERS **AND** CERTAIN ORANGE GROUP EMPLOYEES AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO ALLOCATE COMPANY'S ManagementFor 30. For **SHARES** FOR FREE TO ORANGE GROUP **EMPLOYEES** DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES OR **COMPLEX** 31. SECURITIES RESERVED FOR MEMBERS ManagementFor For SAVINGS PLANS WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS AUTHORIZATION TO THE BOARD OF **DIRECTORS TO** 32. ManagementFor For REDUCE THE CAPITAL THROUGH THE **CANCELLATION OF SHARES** 33. POWERS FOR FORMALITIES ManagementFor For AMENDMENT TO ARTICLE 13 OF THE BYLAWS, ManagementAgainst BALANCED REPRESENTATION OF A. For WOMEN AND MEN AT THE BOARD OF DIRECTORS AMENDMENTS OR NEW RESOLUTIONS **PROPOSED** AT THE MEETING. IF YOU CAST YOUR **VOTE IN** FAVOR OF RESOLUTION B, YOU ARE **GIVING** B. ManagementAgainst For DISCRETION TO THE CHAIRMAN OF THE MEETING TO VOTE FOR OR AGAINST ANY AMENDMENTS OR NEW RESOLUTIONS THAT MAY BE **PROPOSED** DEVON ENERGY CORPORATION Security 25179M103 Meeting Type Annual Meeting Date 07-Jun-2017 Ticker Symbol DVN 934603235 -**ISIN** US25179M1036 Agenda Management

Item	Proposal	Proposed Vote	For/Again Manageme	
1.	DIRECTOR	by Management	Manageme	ziit
1.	1 BARBARA M. BAUMANN	For	For	
	2 JOHN E. BETHANCOURT	For	For	
	3 DAVID A. HAGER	For	For	
	4 ROBERT H. HENRY	For	For	
	5 MICHAEL M. KANOVSKY	For	For	
	6 ROBERT A. MOSBACHER, JR	For	For	
	7 DUANE C. RADTKE	For	For	
	8 MARY P. RICCIARDELLO	For	For	
	9 JOHN RICHELS	For	For	
	ADVISORY VOTE TO APPROVE			
2.	EXECUTIVE	ManagementFor	For	
	COMPENSATION.			
	ADVISORY VOTE ON THE FREQUENCY			
3.	OF AN	Management1 Year	For	
	ADVISORY VOTE ON EXECUTIVE			
	COMPENSATION.			
4	RATIFY THE APPOINTMENT OF THE	Managarate	F	
4.	COMPANY'S INDEPENDENT AUDITORS FOR 2017.	ManagementFor	For	
	APPROVE THE DEVON ENERGY			
	CORPORATION			
5.	ANNUAL INCENTIVE COMPENSATION	ManagementFor	For	
	PLAN.			
	APPROVE THE DEVON ENERGY			
6.	CORPORATION	ManagementFor	For	
	2017 LONG-TERM INCENTIVE PLAN.	-: 6		
	REPORT ON PUBLIC POLICY			
7	ADVOCACY RELATED	C1 1 11 A ' .	Г	
7.	TO ENERGY POLICY AND CLIMATE	Shareholder Against	For	
	CHANGE.			
	ASSESSMENT ON THE IMPACT OF			
8.	GLOBAL CLIMATE	Shareholder Abstain	Against	
	CHANGE POLICIES.			
9.	REPORT ON LOBBYING POLICY AND	Shareholder Against	For	
<i>)</i> .	ACTIVITY.	2	101	
	ASSESSMENT OF BENEFITS AND RISKS			
10	OF USING	G1 1 11 A 1		
10.	RESERVE ADDITIONS AS A	Shareholder Against	For	
	COMPENSATION			
LIMIDI	METRIC.			
UNIPE		Mastina	Tuno	Annual Canaral Mastina
Securi	ty D8530Z100 Symbol	Meeting Meeting		Annual General Meeting 08-Jun-2017
			Date	708053094 -
ISIN	DE000UNSE018	Agenda		Management
Item	Proposal	Vote		
	•			

Proposed by

For/Against Management

PLEASE NOTE THAT FOLLOWING THE

AMENDMENT

TO PARAGRAPH 21 OF THE

SECURITIES-TRADE

ACT ON 9TH JULY 2015 AND THE

OVER-RULING OF

THE DISTRICT COURT IN-COLOGNE

JUDGMENT

FROM 6TH JUNE 2012 THE VOTING

PROCESS HAS

NOW CHANGED WITH-REGARD TO THE

GERMAN

REGISTERED SHARES. AS A RESULT, IT

IS NOW

THE-RESPONSIBILITY OF THE

END-INVESTOR (I.E.

CMMT FINAL BENEFICIARY) AND NOT

Non-Voting

THE-INTERMEDIARY

TO DISCLOSE RESPECTIVE FINAL

BENEFICIARY

VOTING RIGHTS THEREFORE-THE

CUSTODIAN

BANK / AGENT IN THE MARKET WILL

BE SENDING

THE VOTING DIRECTLY-TO MARKET

AND IT IS THE

END INVESTORS RESPONSIBILITY TO

ENSURE THE-

REGISTRATION ELEMENT IS COMPLETE

WITH THE

ISSUER DIRECTLY, SHOULD THEY

HOLD-MORE

THAN 3 % OF THE TOTAL SHARE

CAPITAL

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON AS

BROADRIDGE RECEIVES

CMMT CONFIRMATION FROM

Non-Voting

THEIR

INSTRUCTION DEADLINE. FOR ANY

THE SUB-CUSTODIANS REGARDING

QUERIES

PLEASE-CONTACT YOUR CLIENT

SERVICES

REPRESENTATIVE

ACCORDING TO GERMAN LAW, IN

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

CMMT YOUR MANDATORY VOTING

Non-Voting

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-OUESTIONS IN THIS

REGARD

PLEASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

REGARDING SUCH

CONFLICT-OF INTEREST, OR ANOTHER

EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

VOTE AS-

USUAL. THANK YOU

CMMT COUNTER PROPOSALS MAY BE

Non-Voting

SUBMITTED UNTIL

24.05.2017. FURTHER INFORMATION

ON-COUNTER

PROPOSALS CAN BE FOUND DIRECTLY

ON THE

ISSUER'S WEBSITE (PLEASE REFER-TO

THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE-ITEMS.

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES-DIRECTLY AT THE

COMPANY'S

MEETING. COUNTER PROPOSALS

	CANNO	OT BE			
	REFLE	CTED IN-THE BALLOT ON			
	PROXY	EDGE			
	RECEIV	VE FINANCIAL STATEMENTS			
1	AND		Non-Voting	!	
	STATU	TORY REPORTS FOR FISCAL 2016	_	,	
		VE ALLOCATION OF INCOME	,		
2		IVIDENDS	Managemer	No	
2		R 0.55 PER SHARE	Wanagemen	Action	
2		VE DISCHARGE OF	M	No	
3		GEMENT BOARD	Managemer	1t Action	
		SCAL 2016			
		VE DISCHARGE OF		No	
4		VISORY BOARD	Managemen	1t Action	
		SCAL 2016		1100001	
	RATIFY	Y PRICEWATERHOUSECOOPERS		No	
5	GMBH	AS	Managemen	nt Action	
	AUDIT	ORS FOR FISCAL 2017		Action	
	APPRO	VE REMUNERATION OF		Ma	
6	SUPER	VISORY	Managemer	No nt	
	BOARI	O AND AMEND ARTICLES	C	Action	
	APPRO	VE REMUNERATION OF			
		VISORY			
7		O IN ACCORDANCE WITH THE	Managemer	No No	
,	ARTICI		wanagemen	Action	
		DMENTS PROPOSED IN ITEM 6			
		BERNHARD REUTERSBERG TO			
8.1	THE	DERNITARD RECTERSBERG TO	Managaman	No	
0.1		VICODY DO A DD	Managemen	Action	
		VISORY BOARD		N.T.	
8.2		JEAN-FRANCOIS CIRELLI TO THI	^Ľ Managemer	nt No	
		VISORY BOARD	C	Action	
	_	DAVID CHARLES DAVIES TO		No	
8.3	THE		Managemen	nt Action	
	SUPER	VISORY BOARD		7 tetion	
	ELECT	MARION HELMES TO THE		No	
8.4	SUPER	VISORY	Managemen	nt.	
	BOARI)		Action	
	ELECT	REBECCA RANICH TO THE		NT.	
8.5	SUPER	VISORY	Managemer	No nt	
	BOARI)	C	Action	
	ELECT	MARC SPIEKER TO THE			
8.6		VISORY	Managemen	nt No	
0.0	BOARI		1110111118011101	Action	
		VE REMUNERATION SYSTEM			
9	FOR	VE REMOVERATION STSTEM	Managemer	No	
9		CEMENT DOADD MEMDEDS	Managemen	"Action	
COMO		GEMENT BOARD MEMBERS			
		RPORATION		Mantina T	A
Security	•	20030N101		Meeting Type	Annual
Ticker	Symbol	CMCSA		Meeting Date	08-Jun-2017
ISIN		US20030N1019		Agenda	934601572 -
•				<i>5</i> "	Management

Item Proposal by Vote Management 1. DIRECTOR Management 1 KENNETH J. BACON For For 2 MADELINE S. BELL For For 3 SHELDON M. BONOVITZ For For	
1 KENNETH J. BACON For For 2 MADELINE S. BELL For For	
2 MADELINE S. BELL For For	
4 EDWARD D. BREEN For For	
5 GERALD L. HASSELL For For	
6 JEFFREY A. HONICKMAN For For	
7 ASUKA NAKAHARA For For	
8 DAVID C. NOVAK For For	
9 BRIAN L. ROBERTS For For	
10 JOHNATHAN A. RODGERS For For	
RATIFICATION OF THE APPOINTMENT	
2. OF OUR ManagementFor For	
INDEPENDENT AUDITORS	
3. ADVISORY VOTE ON EXECUTIVE ManagementFor For	
COMPENSATION	
ADVISORY VOTE ON THE FREQUENCY	
4. OF THE Management 1 Year For	
VOTE ON EXECUTIVE COMPENSATION	
5. TO PROVIDE A LOBBYING REPORT Shareholder Against For	
6. TO STOP 100-TO-ONE VOTING POWER Shareholder For Against	
PETROCHINA COMPANY LIMITED	
Security 71646E100 Meeting Type Annual	
Ticker Symbol PTR Meeting Date 08-Jun-	
ISIN US71646E1001 Agenda 9346258	
Manage Manage	ment
Proposed For/Against	
Item Proposal by Vote Management	
TO CONSIDER AND APPROVE THE	
REPORT OF THE	
1. BOARD OF DIRECTORS OF THE ManagementFor For	
COMPANY FOR THE	
YEAR 2016.	
TO CONSIDER AND APPROVE THE	
REPORT OF THE	
2. SUPERVISORY COMMITTEE OF THE ManagementFor For	
COMPANY FOR	
THE YEAR 2016.	
TO CONSIDER AND APPROVE THE	
AUDITED	
3. FINANCIAL STATEMENTS OF THE ManagementFor For	
COMPANY FOR	
THE YEAR 2016.	
4. TO CONSIDER AND APPROVE THE ManagementFor For	
DECLARATION	
AND PAYMENT OF THE FINAL	
DIVIDEND FOR THE	

YEAR ENDED 31 DECEMBER 2016 IN THE AMOUNT AND IN THE MANNER RECOMMENDED BY THE BOARD OF DIRECTORS. TO CONSIDER AND APPROVE THE **AUTHORISATION** OF THE BOARD OF DIRECTORS TO ManagementFor DETERMINE THE For DISTRIBUTION OF INTERIM DIVIDENDS FOR THE YEAR 2017. TO CONSIDER AND APPROVE THE **APPOINTMENT** OF KPMG HUAZHEN AND KPMG, AS THE DOMESTIC AND INTERNATIONAL AUDITORS OF THE COMPANY, ManagementAgainst Against RESPECTIVELY, FOR THE YEAR 2017 AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THEIR REMUNERATION. TO CONSIDER AND APPROVE, BY WAY OF SPECIAL RESOLUTION, TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE AND DEAL WITH DOMESTIC SHARES (A SHARES) AND/OR

5.

6.

OVERSEAS LISTED FOREIGN SHARES (H

SHARES)

OF THE COMPANY OF NOT MORE THAN

20% OF

7. EACH OF ITS EXISTING DOMESTIC ManagementAgainst Against

SHARES (A

SHARES) OR OVERSEAS LISTED

FOREIGN SHARES

(H SHARES) OF THE COMPANY IN ISSUE

AS AT THE

DATE OF PROPOSAL AND PASSING OF

THIS

RESOLUTION AT THE 2016 ANNUAL

GENERAL

MEETING AND DETERMINE THE TERMS

AND

CONDITIONS OF SUCH ISSUE.

8. TO CONSIDER AND APPROVE, BY WAY ManagementFor For

OF SPECIAL

RESOLUTION, TO UNCONDITIONALLY

GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO DETERMINE AND DEAL WITH THE ISSUE OF DEBT FINANCING INSTRUMENTS OF THE COMPANY WITH AN OUTSTANDING **BALANCE** AMOUNT OF UP TO RMB100 (THE **FOREIGN CURRENCY EQUIVALENT** CALCULATED BY USING THE MIDDLE EXCHANGE RATE ANNOUNCED BY THE PEOPLE'S BANK OF CHINA ON THE DATE OF ISSUE) BILLION AND DETERMINE THE TERMS **AND** CONDITIONS OF SUCH ISSUE. TO CONSIDER AND APPROVE THE **ELECTION OF** 9A MR. WANG YILIN AS A DIRECTOR OF **ManagementAgainst** Against THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9B MR. WANG DONGJIN AS A DIRECTOR ManagementFor For OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9C ManagementAgainst Against MR. YU BAOCAI AS A DIRECTOR OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9D MR. LIU YUEZHEN AS A DIRECTOR OF Management Against Against THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9E MR. LIU HONGBIN AS A DIRECTOR OF ManagementFor For THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** MR. HOU QIJUN AS A DIRECTOR OF THE ManagementFor 9F For COMPANY. 9G TO CONSIDER AND APPROVE THE ManagementFor For **ELECTION OF** MR. DUAN LIANGWEI AS A DIRECTOR

OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9H MR. QIN WEIZHONG AS A DIRECTOR OF ManagementFor For THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9I MR. LIN BOQIANG AS A DIRECTOR OF ManagementAgainst Against THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9J ManagementAgainst Against MR. ZHANG BIYI AS A DIRECTOR OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9K MS. ELSIE LEUNG OI-SIE AS A ManagementFor For DIRECTOR OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 9L MR. TOKUCHI TATSUHITO AS A ManagementFor For DIRECTOR OF THE COMPANY. TO CONSIDER AN APPROVE THE ELECTION OF MR. 9M ManagementFor For SIMON HENRY AS A DIRECTOR OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 10A MR. XU WENRONG AS A SUPERVISOR **ManagementAgainst** Against OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 10B ManagementFor For MR. ZHANG FENGSHAN AS A SUPERVISOR OF THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 10C MR. JIANG LIFU AS A SUPERVISOR OF For ManagementFor THE COMPANY. TO CONSIDER AND APPROVE THE **ELECTION OF** 10D MR. LU YAOZHONG AS A SUPERVISOR Management Against Against OF THE COMPANY. TELEFONICA, S.A.

Security879382208Meeting TypeAnnualTicker SymbolTEFMeeting Date08-Jun-2017ISINUS8793822086Agenda934630484 - Management

Proposed For/Against **Proposal** Vote Item Management by APPROVAL OF THE ANNUAL ACCOUNTS AND OF THE MANAGEMENT REPORT OF ...(DUE 1A. ManagementFor TO SPACE LIMITS, SEE PROXY MATERIAL FOR **FULL** PROPOSAL). APPROVAL OF THE MANAGEMENT OF THE BOARD 1B. OF DIRECTORS OF TELEFONICA, S.A. ManagementFor **DURING** FISCAL YEAR 2016. APPROVAL OF THE PROPOSED **ALLOCATION OF** 2. THE PROFITS/LOSSES OF TELEFONICA, ManagementFor S.A. FOR FISCAL YEAR 2016. RE-ELECTION OF MR. JOSE MARIA **ALVAREZ-**3A. ManagementFor PALLETE LOPEZ AS EXECUTIVE DIRECTOR. RE-ELECTION OF MR. IGNACIO 3B. **MORENO MARTINEZ** ManagementFor AS PROPRIETARY DIRECTOR. RATIFICATION AND APPOINTMENT OF MR. 3C. FRANCISCO RIBERAS MERA AS ManagementFor **INDEPENDENT** DIRECTOR. RATIFICATION AND APPOINTMENT OF MS. CARMEN 3D. ManagementFor GARCIA DE ANDRES AS INDEPENDENT DIRECTOR. ESTABLISHMENT OF THE NUMBER OF **MEMBERS** 4. ManagementFor OF THE BOARD OF DIRECTORS AT SEVENTEEN. SHAREHOLDER COMPENSATION. DISTRIBUTION OF 5. DIVIDENDS WITH A CHARGE TO ManagementFor

ManagementFor

UNRESTRICTED RESERVES.

DIRECTORS OF

DELEGATION TO THE BOARD OF

6.

THE POWER TO ISSUE ...(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). **DELEGATION OF POWERS TO** FORMALIZE, INTERPRET, REMEDY AND CARRY 7. ManagementFor ...(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). **CONSULTATIVE VOTE ON THE 2016** ANNUAL 8. ManagementFor REPORT ON DIRECTORS' REMUNERATION. ALGONQUIN POWER & UTILITIES CORP. Annual and Special Security 015857105 Meeting Type Meeting Ticker Symbol Meeting Date 08-Jun-2017 **AQN** 934631171 -**ISIN** CA0158571053 Agenda Management **Proposed** For/Against Item Vote Proposal Management by THE APPOINTMENT OF ERNST & YOUNG LLP, 01 CHARTERED ACCOUNTANTS, AS ManagementFor For **AUDITORS OF THE** CORPORATION. 02 **DIRECTOR** Management 1 CHRISTOPHER BALL For For 2 M. STAPLETON BARNES For For 3 For For CHRISTOPHER JARRATT 4 D. RANDY LANEY For For 5 For KENNETH MOORE For 6 IAN ROBERTSON For For 7 For For MASHEED SAIDI 8 **DILEK SAMIL** For For For **GEORGE STEEVES** For 03 For THE SPECIAL RESOLUTION SET FORTH ManagementFor IN SCHEDULE "A" OF THE CIRCULAR APPROVING AMENDMENTS TO THE CORPORATION'S PERFORMANCE AND RESTRICTED **SHARE UNIT** PLAN TO INCREASE THE NUMBER OF **SHARES** ISSUABLE FROM TREASURY UNDER

THAT PLAN TO

A FIXED MAXIMUM OF 7,000,000

COMMON SHARES.

THE ADVISORY RESOLUTION SET

FORTH IN

SCHEDULE "B" OF THE CIRCULAR TO

04 ACCEPT THE ManagementFor For

APPROACH TO EXECUTIVE

COMPENSATION AS

DISCLOSED IN THE CIRCULAR.

TELEKOM AUSTRIA AG, WIEN

Security A8502A102 Meeting Type Annual General Meeting

 Ticker Symbol
 Meeting Date
 09-Jun-2017

 ISIN
 AT0000720008
 Agenda

Management Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 779561 DUE TO RECEIPT

OF-

SUPERVISORY BOARD NAMES. ALL

VOTES

CMMT RECEIVED ON THE PREVIOUS MEETING Non-Voting

WILL BE-

DISREGARDED AND YOU WILL NEED

TO

REINSTRUCT ON THIS MEETING

NOTICE. THANK-

YOU.

4

RECEIVE FINANCIAL STATEMENTS

1 AND Non-Voting

STATUTORY REPORTS

APPROVE ALLOCATION OF INCOME

2 AND DIVIDENDS ManagementFor For

OF EUR 0.20 PER SHARE

SUPERVISORY BOARD

APPROVE DISCHARGE OF

ManagementFor For

MANAGEMENT BOARD

APPROVE DISCHARGE OF

SUPERVISORY BOARD

ManagementFor For

APPROVE REMUNERATION OF

5 SUPERVISORY ManagementFor For

BOARD MEMBERS

ELECT REINHARD KRAXNER AS

6.1 SUPERVISORY ManagementFor For

BOARD MEMBER

ELECT STEFAN PINTER AS

6.2 SUPERVISORY BOARD ManagementFor For

MEMBER

7 RATIFY ERNST YOUNG AS AUDITORS ManagementFor For

8 AMEND ARTICLES RE: DEPOSIT ManagementFor For

RECEIPTS: PAR.

16/2

T-MOBILE US, INC.

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR 1 W. MICHAEL BARNES 2 THOMAS DANNENFELDT 3 SRIKANT M. DATAR 4 LAWRENCE H. GUFFEY 5 TIMOTHEUS HOTTGES 6 BRUNO JACOBFEUERBORN 7 RAPHAEL KUBLER 8 THORSTEN LANGHEIM 9 JOHN J. LEGERE 10 TERESA A. TAYLOR	Manageme	nt For	For
2.	11 KELVIN R. WESTBROOK RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR	Manageme	For ntFor	For
3.	2017. ADVISORY VOTE TO APPROVE THE COMPENSATION PROVIDED TO THE COMPANY'S NAMED EXECUTIVE OFFICERS FOR 2016. ADVISORY VOTE ON THE FREQUENCY	Manageme	ntFor	For
4.	OF FUTURE ADVISORY VOTES ON THE COMPENSATION PROVIDED TO THE COMPANY'S NAMED EXECUTIVE	Manageme	nt3 Years	For
5.	OFFICERS. STOCKHOLDER PROPOSAL FOR IMPLEMENTATION OF PROXY ACCESS. STOCKHOLDER PROPOSAL FOR	Shareholde	r Abstain	Against
6.	LIMITATIONS ON ACCELERATED VESTING OF EQUITY AWARDS IN THE EVENT OF A CHANGE OF CONTROL.	Shareholde	r Against	For
7.		Shareholde	r Against	For

STOCKHOLDER PROPOSAL FOR AN

AMENDMENT

OF THE COMPANY'S CLAWBACK

POLICY.

HUANENG POWER INTERNATIONAL, INC.

Item	Proposal	Proposed by Vote	For/Against Management		
	TO CONSIDER AND APPROVE THE	•	C		
4	WORKING	ManagamantEau	E		
1	REPORT FROM THE BOARD OF DIRECTORS OF THE	ManagementFor	For		
	COMPANY FOR 2016				
	TO CONSIDER AND APPROVE THE				
2	WORKING	N (F)	T.		
2	REPORT FROM THE SUPERVISORY COMMITTEE OF	ManagementFor	For		
	THE COMPANY FOR 2016				
	TO CONSIDER AND APPROVE THE				
	AUDITED				
3	FINANCIAL STATEMENTS OF THE	ManagementFor	For		
	COMPANY FOR 2016				
	TO CONSIDER AND APPROVE THE				
4	DDOEIT	M 4F	T.		
4	DISTRIBUTION PLAN OF THE COMPANY	, ManagementFor	For		
	FOR 2016				
	TO CONSIDER AND APPROVE THE				
5	PROPOSAL REGARDING THE APPOINTMENT OF	ManagementAgainst	Against		
3	THE	Wanagement/ Igamst	1 iguilist		
	COMPANY'S AUDITORS FOR 2017				
	TO CONSIDER AND APPROVE THE				
	PROPOSAL	M 4F	Г		
6	REGARDING THE ISSUE OF SHORT-TERM	ManagementFor	For		
	DEBENTURES BY THE COMPANY				
	TO CONSIDER AND APPROVE THE				
	PROPOSAL				
7	REGARDING THE ISSUE OF SUPER	ManagementFor	For		
	SHORT-TERM DEBENTURES BY THE COMPANY				
8	TO CONSIDER AND APPROVE THE	ManagementFor	For		
	PROPOSAL				
	REGARDING THE ISSUE OF DEBT				
	FINANCING				
	INSTRUMENTS (BY WAY OF				

	_aga: :g. a, .b a_c		
	NON-PUBLIC		
	PLACEMENT)		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE GRANTING OF THE		
9	GENERAL	ManagementFor	For
	MANDATE OF ISSUE DOMESTIC		
	AND/OR OVERSEAS		
	DEBT FINANCING INSTRUMENTS		
	TO CONSIDER AND APPROVE THE		
	PROPOSAL		
	REGARDING THE GRANTING OF		
10	GENERAL MANDATE TO THE DOADS OF	3 .6	
10	MANDATE TO THE BOARD OF DIRECTORS TO ISSUE	ManagementAgainst	Against
	DOMESTIC SHARES AND/OR OVERSEAS		
	LISTED		
	FOREIGN SHARES		
	TO ELECT MR. CAO PEIXI AS THE		
	EXECUTIVE		
11A	DIRECTOR OF THE NINTH SESSION OF	ManagementFor	For
1111	THE BOARD	ivianagementi oi	1 01
	OF DIRECTORS OF THE COMPANY		
	TO ELECT MR. GUO JUNMING AS THE		
	NON-		
11B	EXECUTIVE DIRECTOR OF THE NINTH	ManagementFor	For
11D	SESSION OF	Managementroi	гог
	THE BOARD OF DIRECTORS OF THE		
	COMPANY		
	TO ELECT MR. LIU GUOYUE AS THE		
110	EXECUTIVE	3.6	
11C	DIRECTOR OF THE NINTH SESSION OF	ManagementAgainst	t Against
	THE BOARD		
	OF DIRECTORS OF THE COMPANY TO ELECT MR. FAN XIAXIA AS THE		
	EXECUTIVE		
11D	DIRECTOR OF THE NINTH SESSION OF	ManagementFor	For
1110	THE BOARD	wanagementi oi	1 01
	OF DIRECTORS OF THE COMPANY		
	TO ELECT MR. HUANG JIAN AS THE		
	NON-		
115	EXECUTIVE DIRECTOR OF THE NINTH	M dE	Г
11E	SESSION OF	ManagementFor	For
	THE BOARD OF DIRECTORS OF THE		
	COMPANY		
	TO ELECT MR. WANG YONGXIANG AS		
	THE NON-		
11F	EXECUTIVE DIRECTOR OF THE NINTH	ManagementFor	For
	SESSION OF	92	- -
	THE BOARD OF DIRECTORS OF THE		
	COMPANY		

	20ga: 1 mig. 0, (2222) 0202/(20		
11G	TO ELECT MR. MI DABIN AS THE NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	ManagementFor	For
11H	TO ELECT MR. GUO HONGBO AS THE NON- EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	ManagementFor	For
11I	TO ELECT MR. CHENG HENG AS THE NON- EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	ManagementFor	For
11J	TO ELECT MR. LIN CHONG AS THE NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY TO ELECT MR. YUE HENG AS THE	ManagementFor	For
11K	INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	ManagementAgainst	Against
11L	TO ELECT MR. GENG JIANXIN AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF	ManagementFor	For
11M	THE COMPANY TO ELECT MR. XU MENGZHOU AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	ManagementFor	For
11N	TO ELECT MR. LIU JIZHEN AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE	ManagementFor	For
110	COMPANY TO ELECT MR. XU HAIFENG AS THE INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE	ManagementFor	For

	Edgar Filling. GABELLI GEOBAL C)	NOOIVIL	111001 10		
	NINTH SESSION OF THE BOARD OF DIRECTORS	2				
	OF THE	,				
	COMPANY					
	TO ELECT MR. YE XIANGDONG AS THE SHAREHOLDER SUPERVISOR OF THE					
12A	NINTH	ManagementFor		For		
	SESSION OF THE SUPERVISORY COMMITTEE OF					
	THE COMPANY					
	TO ELECT MR. MU XUAN AS THE					
	SHAREHOLDER					
12B	SUPERVISOR OF THE NINTH SESSION OF THE	Managemen	ntAgainst	Against		
	SUPERVISORY COMMITTEE OF THE COMPANY					
	TO ELECT MR. ZHANG MENGJIAO AS THE					
	SHAREHOLDER SUPERVISOR OF THE					
12C	NINTH	Managemen	ntFor	For		
	SESSION OF THE SUPERVISORY COMMITTEE OF					
	THE COMPANY					
	TO ELECT MR. GU JIANGUO AS THE					
	SHAREHOLDER	ManagementFor				
12D	SUPERVISOR OF THE NINTH SESSION			For		
	OF THE SUPERVISORY COMMITTEE OF THE	8				
	COMPANY					
WEAT	HERFORD INTERNATIONAL PLC					
Securit	y G48833100		Meeting	g Type	Annual	
Ticker	Symbol WFT	Meeting D		g Date		
ISIN	IE00BLNN3691		Agenda	l	934622843 - Management	
		_			-	
Item	Proposal	Proposed by	Vote	For/Agains Manageme		
4.4	ELECTION OF DIRECTOR: MOHAMED A.	•	. 15		III.	
1A.	AWAD	ManagementFor		For		
1B.	ELECTION OF DIRECTOR: DAVID J. BUTTERS	Managemen	ntFor	For		
1C.	ELECTION OF DIRECTOR: JOHN D. GASS	Managemer	ntFor	For		
1D.	ELECTION OF DIRECTOR: EMYR JONES	Managemen	ntFor	For		
12.	PARRY	111411118		1 01		
1E.	ELECTION OF DIRECTOR: FRANCIS S. KALMAN	Managemen	ntFor	For		
1E	ELECTION OF DIRECTOR: WILLIAM E.	ManagementFor For				
1F.	MACAULAY					
1G.	ELECTION OF DIRECTOR: MARK A. MCCOLLUM	ManagementFor For				
1H.	IVICCOLLUIVI	Managemer	ntFor	For		
		<i>U</i>				

Eugai Filling. GABELLI GLOBAL OTILITY & INCOME TRUST - FUTIL IN-FX					
11.	ELECTION OF DIRECTOR: ROBERT K. MOSES, JR. ELECTION OF DIRECTOR: GUILLERMO ORTIZ TO RATIFY THE APPOINTMENT OF KPMG LLP AS	Managemer	ntFor	For	
2.	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL	Managemer	ntFor	For	
3.	PROPOSAL). TO APPROVE, IN AN ADVISORY VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. TO RECOMMEND, IN AN ADVISORY	Managemer	ntFor	For	
4.	VOTE, WHETHER A SHAREHOLDER VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS SHOULD OCCUR EVERY 1, 2 OR 3	Management1 Year For			
5.	YEARS. TO APPROVE AN AMENDMENT TO THE WEATHERFORD 2010 PLAN TO INCREASE THE NUMBER OF AUTHORIZED SHARES.	ManagementFor For			
SON I Security	CORPORATION y 835699307		Meeting '	Type	Annual
•	Symbol SNE		£ \$1		15-Jun-2017
ISIN	US8356993076		Agenda	934634242 - Management	
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: KAZUO HIRAI ELECTION OF DIRECTOR: KENICHIRO	Managemei	ntFor	For	
1B.	YOSHIDA	ManagementFor		For	
1C.	ELECTION OF DIRECTOR: OSAMU NAGAYAMA	ManagementFor For			
1D.	ELECTION OF DIRECTOR: TAKAAKI NIMURA	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: EIKOH HARADA	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: TIM SCHAAFF	Managemei	ntFor	For	
1G.	ELECTION OF DIRECTOR: KAZUO MATSUNAGA	ManagementFor For			
1H.		ManagementFor For			

	23ga: 1 milg: 67.2222. 62027.2) <u></u>			
	ELECTION OF DIRECTOR: KOICHI MIYATA				
1I.	ELECTION OF DIRECTOR: JOHN V. ROO	S Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: ERIKO SAKURAI	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: KUNIHITO MINAKAWA	Manageme	entFor	For	
1L.	ELECTION OF DIRECTOR: SHUZO SUMI TO ISSUE STOCK ACQUISITION RIGHTS	Manageme	entFor	For	
2.	FOR THE PURPOSE OF GRANTING STOCK OPTIONS.	Manageme	entFor	For	
BROO	KFIELD ASSET MANAGEMENT INC.				
Securit	y 112585104		Meeting	Type	Annual
Ticker	Symbol BAM		Meeting		16-Jun-2017
ISIN	CA1125851040		Agenda		934632654 -
1911/	CA1123631040		Agenda		Management
		Proposed		For/Agains	et .
Item	Proposal	by	Vote	Manageme	
01	DIRECTOR	Manageme	ent	wanageme) iii
0.1	1 M. ELYSE ALLAN	17141148	For	For	
	2 ANGELA F. BRALY		For	For	
	3 MURILO FERREIRA		For	For	
	4 FRANK J. MCKENNA		For	For	
	5 RAFAEL MIRANDA ROBREDO		For	For	
	6 YOUSSEF A. NASR		For	For	
	7 SEEK NGEE HUAT		For	For	
	8 DIANA L. TAYLOR		For	For	
	THE APPOINTMENT OF DELOITTE LLP				
	AS THE				
02	EXTERNAL AUDITOR AND	Manageme	entFor	For	
02	AUTHORIZING THE	Manageme	ZIILI OI	1 01	
	DIRECTORS TO SET ITS				
	REMUNERATION.				
	THE SAY ON PAY RESOLUTION SET				
	OUT IN THE		_	_	
03	CORPORATION'S MANAGEMENT	Manageme	entFor	For	
	INFORMATION				
37 A 171 I	CIRCULAR DATED MAY 1, 2017.				
	LT HONSHA CO.,LTD.		M	T	A 1.C 1.M
Securit	•		Meeting		Annual General Meeting 21-Jun-2017
Ticker	Symbol		Meeting	Date	708246411 -
ISIN	JP3931600005		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	
		by		Manageme	ent
1.1	Appoint a Director Negishi, Takashige	Manageme	-	Against	
1.2	Appoint a Director Kawabata, Yoshihiro	Manageme		For	
1.3	Appoint a Director Narita, Hiroshi	Manageme	THEOF	For	

	3 3			
1.4	Appoint a Director Wakabayashi, Hiroshi	ManagementFor	For	
1.5	Appoint a Director Ishikawa, Fumiyasu	ManagementFor	For	
1.6	Appoint a Director Tanaka, Masaki	ManagementFor	For	
1.7	Appoint a Director Ito, Masanori	ManagementFor	For	
1.8	Appoint a Director Richard Hall	ManagementFor	For	
1.9	Appoint a Director Yasuda, Ryuji	ManagementFor	For	
1.10	Appoint a Director Fukuoka, Masayuki	ManagementFor	For	
1.11	Appoint a Director Bertrand Austruy	Management Against		
1.12	Appoint a Director Filip Kegels	Management Against	•	
1.12	Appoint a Director Maeda, Norihito	Management For	For	
1.13	Appoint a Director Poi, Akifumi	ManagementFor	For	
1.15	Appoint a Director Bol, Akhtum Appoint a Director Hayashida, Tetsuya	Management Against		
1.13	· · · · · · · · · · · · · · · · · ·	ManagementAgamst	Agamst	
2	Approve Provision of Special Payment for a	3.6		
2	Retiring	ManagementAgainst	Against	
	Representative Director			
	TY GLOBAL PLC		-	
Securit	•	Meeting		Annual
Ticker	Symbol LBTYA	Meeting	g Date	21-Jun-2017
ISIN	GB00B8W67662	Agenda		934623489 -
1011	0200201101002	1 18011011	•	Management
Item	Proposal	Proposed Vote	For/Again	
100111	•	by	Manageme	ent
	TO ELECT MIRANDA CURTIS AS A			
	DIRECTOR OF			
1.	LIBERTY GLOBAL FOR A TERM	ManagementFor	For	
1.	EXPIRING AT THE	Management of	1'01	
	ANNUAL GENERAL MEETING TO BE			
	HELD IN 2020.			
	TO ELECT JOHN W. DICK AS A			
	DIRECTOR OF			
2	LIBERTY GLOBAL FOR A TERM	M JE	Б	
2.	EXPIRING AT THE	ManagementFor	For	
	ANNUAL GENERAL MEETING TO BE			
	HELD IN 2020.			
	TO ELECT JC SPARKMAN AS A			
	DIRECTOR OF			
	LIBERTY GLOBAL FOR A TERM			
3.	EXPIRING AT THE	ManagementFor	For	
	ANNUAL GENERAL MEETING TO BE			
	HELD IN 2020.			
	TO ELECT DAVID WARGO AS A			
	DIRECTOR OF			
	LIBERTY GLOBAL FOR A TERM			
4.	EXPIRING AT THE	ManagementFor	For	
	ANNUAL GENERAL MEETING TO BE			
_	HELD IN 2020.	Managan (F	Г-	
5.	TO APPROVE THE DIRECTOR'S	ManagementFor	For	
	COMPENSATION	7		
	POLICY CONTAINED IN APPENDIX A OI	7		
	LIBERTY			

GLOBAL'S PROXY STATEMENT FOR THE 2017 ANNUAL GENERAL MEETING OF **SHAREHOLDERS** (IN ACCORDANCE WITH REQUIREMENTS APPLICABLE TO UNITED KINGDOM (U.K.)COMPANIES) TO BE EFFECTIVE AS OF THE DATE OF THE 2017 ANNUAL GENERAL **MEETING OF** SHAREHOLDERS. TO APPROVE, ON AN ADVISORY BASIS, COMPENSATION OF THE NAMED **EXECUTIVE** OFFICERS, AS DISCLOSED IN LIBERTY **GLOBAL'S** PROXY STATEMENT FOR THE 2017 ANNUAL GENERAL MEETING OF **SHAREHOLDERS** PURSUANT TO THE COMPENSATION ManagementFor For **DISCLOSURE** RULES OF THE SECURITIES AND **EXCHANGE** COMMISSION, INCLUDING THE **COMPENSATION** DISCUSSION AND ANALYSIS SECTION, THE SUMMARY COMPENSATION TABLE AND OTHER RELATED TABLES AND DISCLOSURE. TO APPROVE, ON AN ADVISORY, BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE ManagementFor YEAR ENDED DECEMBER 31, 2016, For **CONTAINED IN** APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS **APPLICABLE** TO U.K. COMPANIES). TO RATIFY THE APPOINTMENT OF

ManagementFor

For

6.

7.

8.

KPMG LLP (U.S.)

AUDITOR FOR

AS LIBERTY GLOBAL'S INDEPENDENT

ManagementFor

ManagementFor

THE YEAR ENDING DECEMBER 31, 2017.

TO APPOINT KPMG LLP (U.K.) AS

LIBERTY GLOBAL'S

U.K. STATUTORY AUDITOR UNDER THE

U.K.

COMPANIES ACT 2006 (TO HOLD OFFICE

9. ManagementFor UNTIL THE

CONCLUSION OF THE NEXT ANNUAL

GENERAL

MEETING AT WHICH ACCOUNTS ARE

LAID BEFORE

LIBERTY GLOBAL).

TO AUTHORIZE THE AUDIT

COMMITTEE OF LIBERTY

GLOBAL'S BOARD OF DIRECTORS TO

10. **DETERMINE**

THE U.K. STATUTORY AUDITOR'S

COMPENSATION

TO APPROVE THE FORM OF

AGREEMENTS AND

COUNTERPARTIES PURSUANT TO

WHICH LIBERTY

GLOBAL MAY CONDUCT THE

PURCHASE OF ITS

ORDINARY SHARES IN ITS CAPITAL

AND

AUTHORIZE ALL OR ANY OF LIBERTY

GLOBAL'S

DIRECTORS AND SENIOR OFFICERS TO

ENTER

11. INTO, COMPLETE AND MAKE

PURCHASES OF

ORDINARY SHARES IN THE CAPITAL OF

LIBERTY

GLOBAL PURSUANT TO THE FORM OF

AGREEMENTS AND WITH ANY OF THE

APPROVED

COUNTERPARTIES, WHICH APPROVALS

WILL

EXPIRE ON THE FIFTH ANNIVERSARY

OF THE 2017

ANNUAL GENERAL MEETING OF

SHAREHOLDERS.

LIBERTY GLOBAL PLC

Security G5480U138 Ticker Symbol LILA

ISIN GB00BTC0M714 Meeting Type Annual

For

For

For

Meeting Date 21-Jun-2017 934623489 -

Agenda Management

Proposed For/Against Proposal Vote Item by Management

1.	TO ELECT MIRANDA CURTIS AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020. TO ELECT JOHN W. DICK AS A	ManagementFor	For
2.	DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020.	ManagementFor	For
3.	TO ELECT JC SPARKMAN AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020.	ManagementFor	For
4.	TO ELECT DAVID WARGO AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE	ManagementFor	For
	HELD IN 2020. TO APPROVE THE DIRECTOR'S COMPENSATION POLICY CONTAINED IN APPENDIX A OF LIBERTY GLOBAL'S PROXY STATEMENT FOR		
5.	THE 2017 ANNUAL GENERAL MEETING OF SHAREHOLDERS (IN ACCORDANCE WITH REQUIREMENTS	ManagementFor	For
	APPLICABLE TO UNITED KINGDOM (U.K.) COMPANIES) TO BE EFFECTIVE AS OF THE DATE OF THE 2017 ANNUAL GENERAL		
6.	MEETING OF SHAREHOLDERS. TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE NAMED	ManagementFor	For
	EXECUTIVE OFFICERS, AS DISCLOSED IN LIBERTY GLOBAL'S PROXY STATEMENT FOR THE 2017 ANNUAL GENERAL MEETING OF		
	GENERAL MEETING OF SHAREHOLDERS		

PURSUANT TO THE COMPENSATION **DISCLOSURE** RULES OF THE SECURITIES AND **EXCHANGE** COMMISSION, INCLUDING THE **COMPENSATION** DISCUSSION AND ANALYSIS SECTION, THE SUMMARY COMPENSATION TABLE AND OTHER RELATED TABLES AND DISCLOSURE. TO APPROVE, ON AN ADVISORY, BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE 7. YEAR ENDED DECEMBER 31, 2016, ManagementFor For **CONTAINED IN** APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS **APPLICABLE** TO U.K. COMPANIES). TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) 8. AS LIBERTY GLOBAL'S INDEPENDENT ManagementFor For **AUDITOR FOR** THE YEAR ENDING DECEMBER 31, 2017. TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD OFFICE 9. ManagementFor UNTIL THE For CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL). TO AUTHORIZE THE AUDIT **COMMITTEE OF LIBERTY** GLOBAL'S BOARD OF DIRECTORS TO 10. ManagementFor For **DETERMINE** THE U.K. STATUTORY AUDITOR'S **COMPENSATION** 11. TO APPROVE THE FORM OF ManagementFor For AGREEMENTS AND COUNTERPARTIES PURSUANT TO WHICH LIBERTY GLOBAL MAY CONDUCT THE

PURCHASE OF ITS

ORDINARY SHARES IN ITS CAPITAL

AND

AUTHORIZE ALL OR ANY OF LIBERTY

GLOBAL'S

DIRECTORS AND SENIOR OFFICERS TO

ENTER

INTO, COMPLETE AND MAKE

PURCHASES OF

ORDINARY SHARES IN THE CAPITAL OF

LIBERTY

GLOBAL PURSUANT TO THE FORM OF

AGREEMENTS AND WITH ANY OF THE

APPROVED

COUNTERPARTIES, WHICH APPROVALS

WILL

EXPIRE ON THE FIFTH ANNIVERSARY

OF THE 2017

ANNUAL GENERAL MEETING OF

SHAREHOLDERS.

RESONA HOLDINGS, INC.

Security J6448E106 Meeting Type Annual General Meeting

 Ticker Symbol
 Meeting Date
 23-Jun-2017

 ISIN
 JP3500610005
 Agenda

Proposed For/Against Vote Item **Proposal** Management by Please reference meeting materials. Non-Voting Amend Articles to: Eliminate the Articles 1 Related to Class ManagementFor For 6 Preferred Shares 2.1 Appoint a Director Higashi, Kazuhiro ManagementFor For Appoint a Director Kan, Tetsuya 2.2 ManagementFor For 2.3 Appoint a Director Hara, Toshiki ManagementFor For 2.4 Appoint a Director Isono, Kaoru ManagementFor For 2.5 Appoint a Director Arima, Toshio ManagementFor For 2.6 Appoint a Director Sanuki, Yoko ManagementFor For 2.7 Appoint a Director Urano, Mitsudo ManagementFor For 2.8 Appoint a Director Matsui, Tadamitsu ManagementFor For 2.9 Appoint a Director Sato, Hidehiko ManagementFor For 2.10 Appoint a Director Baba, Chiharu ManagementFor For Shareholder Proposal: Amend Articles of Incorporation (Submission to the Bank of Japan of Written 3 Shareholder Against For Request to Not Further Negative Interest Rate Policy) Shareholder Proposal: Amend Articles of Incorporation 4 Shareholder For Against (Individual Disclosure of Remuneration of Officers)

Management

	5 5		
	Shareholder Proposal: Amend Articles of		
	Incorporation		
5	(Separation of Roles of Chairman of the Board	Shareholder For	Against
	of		
	Directors and Chief Executive Officer)		
	Shareholder Proposal: Amend Articles of		
	Incorporation (Creation of System Permitting Reinstatement		
6	of	Shareholder Against	For
U	Employee of the Company after Standing for	Shareholder Against	1.01
	National or		
	Local Election)		
	Shareholder Proposal: Amend Articles of		
	Incorporation		
7	(Exercise of Voting Rights of Shares Held for	Shareholder Against	For
	Strategic	C	
	Reasons)		
	Shareholder Proposal: Amend Articles of		
8	Incorporation	Shareholder Against	For
O	(Disclosure of Policy and Results of Officer	Shareholder Agamst	1 01
	Training)		
	Shareholder Proposal: Amend Articles of		
0	Incorporation Control of the Control	Cl. 1 11 A	Б
9	(Provision Regarding Communication between	Shareholder Against	For
	Shareholders and Directors and Relevant		
	Handling) Shareholder Proposal: Amend Articles of		
	Incorporation		
	(Provision Regarding the Structure Allowing		
10	Shareholders to Recommend Candidates for	Shareholder Against	For
10	Directors to	Silar Griorage 1 1 games	101
	the Nominating Committee and Equal		
	Treatment)		
	Shareholder Proposal: Amend Articles of		
	Incorporation		
11	(Description in Convocation Notice, Etc. of	Shareholder Against	For
	Shareholder's		
	Proposals with the Maximum of At Least 100)		
	Shareholder Proposal: Amend Articles of		
10	Incorporation (Fatch links and of Contact Point within the	Chambaldan Assinat	Ear
12	(Establishment of Contact Point within the Audit	Shareholder Against	For
	Committee for Whistle-blowing)		
	Shareholder Proposal: Amend Articles of		
	Incorporation		
	(Holding of Management Meetings by Outside Directors	;	_
13	Directors	Shareholder Against	For
	Only Not Involving Representative Executive		
	Officers)		
14	Shareholder Proposal: Amend Articles of	Shareholder Against	For
	Incorporation		

	(Establishment of Special Positions and Quota				
	for Promotion to Regular Positions and Managers for				
	Previous Graduates for Women, Etc. Who				
	Suffered Interruption of Business Career by Childbirth				
	or Child				
	Rearing) Shareholder Proposal: Amend Articles of				
15	Incorporation (Prohibition of Discrimination against Activist	Shareholder	Against	For	
	Investors) Shareholder Proposal: Amend Articles of				
	Incorporation				
16	(Establishment of Special Committee Regarding the	Shareholder	Against	For	
	Company's Expressing Opinion on Series of				
	Acts by Mr. Katsutoshi Kaneda, Minister of Justice)				
	Shareholder Proposal: Amend Articles of				
17	Incorporation (Establishment of Special Investigation	Shareholder	· Against	For	
17	Committee	Situremoraei	7 Igumst	1 01	
	Regarding Loans to Kabushiki Kaisha Kenko)				
18	Shareholder Proposal: Remove a Director Urano,	Shareholder	Against	For	
	Mitsudo				
	Shareholder Proposal: Amend Articles of Incorporation				
19	(Establishment of Special Investigation	Shareholder	Against	For	
	Committee Regarding Director Mitsudo Urano)				
	Shareholder Proposal: Appoint a Director				
20	Lucian Bebchuk	Shareholder	Against	For	
JSFC S	ISTEMA JSC, MOSCOW				
Security	48122U204		Meeting	· ·	Annual General Meeting
Ticker S			Meeting	Date	24-Jun-2017 708289954 -
ISIN	US48122U2042		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	t
Item	APPROVAL OF PROCEDURES TO BE	by	Voic	Manageme	nt
1	FOLLOWED AT THE MEETING	Managemer	ntFor	For	
2	APPROVAL OF THE ANNUAL REPORT	Managemer	ntFor	For	
	AND ANNUAL FINANCIAL STATEMENTS OF THE				
	COMPANY FOR				

2016 DISTRIBUTION OF INCOME, APPROVAL OF THE AMOUNT OF DIVIDENDS PAYABLE ON SISTEMA'S 3 ManagementFor For SHARES, PROCEDURE OF THE DISTRIBUTION, AND THE RECORD DATE: RUB 0.81 PER **SHARE** ELECTION OF THE AUDIT REVIEW **COMMISSION OF** 4.1 ManagementFor For SISTEMA PJSFC: BUGORSKAYA, **MARINA** ELECTION OF THE AUDIT REVIEW **COMMISSION OF** 4.2 ManagementFor For SISTEMA PJSFC: KUZNETSOVA, **EKATERINA** ELECTION OF THE AUDIT REVIEW 4.3 **COMMISSION OF** ManagementFor For SISTEMA PJSFC: LIPSKY, ALEXEY PLEASE NOTE CUMULATIVE VOTING **APPLIES TO** THIS RESOLUTION REGARDING THE-ELECTION OF DIRECTORS. OUT OF THE 11 DIRECTORS PRESENTED FOR ELECTION, A-MAXIMUM OF 11 DIRECTORS ARE TO BE ELECTED. THE LOCAL AGENT IN THE MARKET WILL-APPLY **CUMULATIVE** VOTING EVENLY AMONG ONLY DIRECTORS FOR WHOM YOU VOTE "FOR".-CUMULATIVE **CMMT VOTES** Non-Voting CANNOT BE APPLIED UNEVENLY **AMONG DIRECTORS VIA** PROXYEDGE.-HOWEVER IF YOU WISH TO DO SO, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE. STANDING INSTRUCTIONS HAVE BEEN REMOVED FOR THIS MEETING. IF-YOU HAVE FURTHER **QUESTIONS** PLEASE CONTACT YOUR CLIENT **SERVICE REPRESENTATIVE** 5.1 ELECTION OF THE BOARD OF ManagementFor For

DIRECTOR OF

	3 3		
	SISTEMA PJSFC: BELOVA, ANNA ELECTION OF THE BOARD OF		
5.2	DIRECTOR OF SISTEMA PJSFC: BOEV, SERGEY	ManagementAbstain	Against
5.3	ELECTION OF THE BOARD OF DIRECTOR OF SISTEMA RISEC, DURONSKON, ANDREY	ManagementAbstain	Against
	SISTEMA PJSFC: DUBOVSKOV, ANDREY ELECTION OF THE BOARD OF DIRECTOR OF		
5.4	SISTEMA PJSFC: EVTUSHENKOV, VLADIMIR	ManagementAbstain	Against
	ELECTION OF THE BOARD OF		
5.5	DIRECTOR OF	ManagementAbstain	Against
	SISTEMA PJSFC: EVTUSHENKOV, FELIX		
	ELECTION OF THE BOARD OF		
5.6	DIRECTOR OF	ManagementAbstain	Against
	SISTEMA PJSFC: SOMMER, RON		
<i>5</i> 7	ELECTION OF THE BOARD OF	Managan Alasa	A
5.7	DIRECTOR OF	ManagementAbstain	Against
	SISTEMA PJSFC: KOCHARYAN, ROBERT ELECTION OF THE BOARD OF		
	DIRECTOR OF		
5.8	SISTEMA PJSFC: KRECKE, JEAN PIERRE	ManagementFor	For
	JEANNOT		
	ELECTION OF THE BOARD OF		
	DIRECTOR OF		_
5.9	SISTEMA PJSFC: MUNNINGS, ROGER	ManagementFor	For
	LLEWELLYN		
	ELECTION OF THE BOARD OF		
5.10	DIRECTOR OF	ManagementAbstain	Against
	SISTEMA PJSFC: SHAMOLIN, MIKHAIL		
	ELECTION OF THE BOARD OF		
5.11	DIRECTOR OF	ManagementFor	For
	SISTEMA PJSFC: IAKOBACHVILI, DAVID		
	APPROVE CJSC DELOITTE AND TOUCHE		
	CIS AS		
<i>C</i> 1	THE AUDITOR TO PERFORM THE AUDIT		Г
6.1	FOR 2017	ManagementFor	For
	ACCORDING TO THE RUSSIAN ACCOUNTING		
	STANDARDS		
	APPROVE CJSC DELOITTE AND TOUCHE	,	
	CIS AS	1	
	THE AUDITOR TO PERFORM THE AUDIT		
6.2	FOR 2017	ManagementFor	For
	ACCORDING TO THE INTERNATIONAL	U	
	FINANCIAL		
	REPORTING STANDARDS		
7.1	APPROVAL OF THE NEW VERSIONS OF	ManagementFor	For
	THE		
	CHARTER OF SISTEMA PJSFC AND		

INTERNAL DOCUMENTS OF SISTEMA PJSFC REGULATING THE WORK OF THE COMPANY'S GOVERNING **BODIES:** APPROVAL OF THE REVISED CHARTER **OF SISTEMA PJSFC** APPROVAL OF THE NEW VERSIONS OF CHARTER OF SISTEMA PJSFC AND **INTERNAL DOCUMENTS OF SISTEMA PJSFC** REGULATING THE WORK OF THE COMPANY'S GOVERNING ManagementFor 7.2 For **BODIES:** APPROVAL OF THE REVISED TERMS OF REFERENCE OF THE GENERAL **MEETING OF** SHAREHOLDERS OF SISTEMA PJSFC APPROVAL OF THE NEW VERSIONS OF THE CHARTER OF SISTEMA PJSFC AND **INTERNAL DOCUMENTS OF SISTEMA PJSFC** REGULATING THE WORK OF THE COMPANY'S GOVERNING Management For 7.3 For **BODIES:** APPROVAL OF THE REVISED TERMS OF REFERENCE OF THE BOARD OF **DIRECTORS OF** SISTEMA PJSFC APPROVAL OF THE NEW VERSIONS OF THE CHARTER OF SISTEMA PJSFC AND **INTERNAL DOCUMENTS OF SISTEMA PJSFC** REGULATING THE WORK OF THE COMPANY'S GOVERNING ManagementFor 7.4 For **BODIES:** APPROVAL OF THE REVISED TERMS OF REFERENCE OF THE MANAGEMENT **BOARD OF** SISTEMA PJSFC CMMT IN ACCORDANCE WITH NEW RUSSIAN Non-Voting **FEDERATION** LEGISLATION REGARDING FOREIGN-OWNERSHIP DISCLOSURE REQUIREMENTS FOR ADR

SECURITIES, ALL SHAREHOLDERS

WHO-WISH TO

PARTICIPATE IN THIS EVENT MUST

DISCLOSE

THEIR BENEFICIAL OWNER-COMPANY

REGISTRATION NUMBER AND DATE OF

COMPANY

REGISTRATION. BROADRIDGE

WILL-INTEGRATE

THE RELEVANT DISCLOSURE

INFORMATION WITH

THE VOTE INSTRUCTION WHEN-IT IS

ISSUED TO

THE LOCAL MARKET AS LONG AS THE

DISCLOSURE

INFORMATION HAS-BEEN PROVIDED

BY YOUR

GLOBAL CUSTODIAN. IF THIS

INFORMATION HAS

NOT BEEN-PROVIDED BY YOUR

GLOBAL

CUSTODIAN, THEN YOUR VOTE MAY

BE REJECTED.

09 JUN 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO RECEIPT OF

DIVIDEND-AMOUNT

IN RESOLUTION 3. IF YOU HAVE

CMMT ALREADY SENT IN

Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

AGAIN

UNLESS YOU DECIDE TO AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU.

ELECTRIC POWER DEVELOPMENT CO.,LTD.

Security J12915104 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 28-Jun-2017 708212939 -

ISIN JP3551200003 Agenda Management

Item	Proposal	Proposed Vote	For/Against
10111	Toposui	by	Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Kitamura, Masayoshi	ManagementAgainst	Against
2.2	Appoint a Director Watanabe, Toshifumi	ManagementFor	For
2.3	Appoint a Director Murayama, Hitoshi	ManagementFor	For
2.4	Appoint a Director Uchiyama, Masato	ManagementFor	For
2.5	Appoint a Director Eto, Shuji	ManagementFor	For
2.6	Appoint a Director Urashima, Akihito	ManagementFor	For
2.7	Appoint a Director Onoi, Yoshiki	ManagementFor	For
2.8	Appoint a Director Minaminosono, Hiromi	ManagementFor	For
2.9	Appoint a Director Sugiyama, Hiroyasu	ManagementFor	For

	Edgar Filing: GABELLI GLOBAL	UTILITY & INCOME	1RUS1 - F0	orm N-PX
2.10	Appoint a Director Tsukuda, Hideki	ManagementFor	For	
2.11	Appoint a Director Honda, Makoto	ManagementFor	For	
2.12	Appoint a Director Kajitani, Go	ManagementFor	For	
2.13	Appoint a Director Ito, Tomonori	ManagementFor	For	
2.14	Appoint a Director John Buchanan	ManagementFor	For	
	Appoint a Corporate Auditor Kawatani,	_		
3	Shinichi	ManagementFor	For	
HOKI	JRIKU ELECTRIC POWER COMPANY			
Securi		Meetin	g Type	Annual General Meeting
	Symbol	Meetin		28-Jun-2017
				708233539 -
ISIN	JP3845400005	Agend	a	Management
Item	Proposal	Proposed Vote	For/Again	
псш	Troposar	by	Managem	ent
	Please reference meeting materials.	Non-Voting		
1	Approve Appropriation of Surplus	ManagementFor	For	
2.1	Appoint a Director Ataka, Tateki	ManagementAgains	t Against	
2.2	Appoint a Director Ishiguro, Nobuhiko	ManagementFor	For	
2.3	Appoint a Director Ojima, Shiro	ManagementFor	For	
2.4	Appoint a Director Kanai, Yutaka	ManagementFor	For	
2.5	Appoint a Director Kawada, Tatsuo	ManagementAgains	t Against	
2.6	Appoint a Director Kyuwa, Susumu	ManagementAgains	t Against	
2.7	Appoint a Director Sugawa, Motonobu	ManagementFor	For	
2.8	Appoint a Director Sono, Hiroaki	ManagementFor	For	
2.9	Appoint a Director Takagi, Shigeo	ManagementFor	For	
2.10	Appoint a Director Takabayashi, Yukihiro	ManagementFor	For	
2.11	Appoint a Director Mizuno, Koichi	ManagementFor	For	
2.12	Appoint a Director Yano, Shigeru	ManagementFor	For	
	Shareholder Proposal: Amend Articles of			
3	Incorporation	Shareholder Agains	t For	
	(1)			
	Shareholder Proposal: Amend Articles of			
4	Incorporation	Shareholder Agains	t For	
	(2)			
	Shareholder Proposal: Amend Articles of			
5	Incorporation	Shareholder Agains	t For	
	(3)			
	Shareholder Proposal: Amend Articles of			
6	Incorporation	Shareholder Agains	t For	
	(4)			
	Shareholder Proposal: Amend Articles of			
7	Incorporation	Shareholder Agains	t For	
	(5)			
	Shareholder Proposal: Amend Articles of			
8	Incorporation	Shareholder For	Against	
	(6)			
	KAIDO ELECTRIC POWER COMPANY,INC			
Securi	•		g Type	Annual General Meeting
	Symbol		g Date	28-Jun-2017
ISIN	JP3850200001	Agend	a	

708234199 -Management

Item	Proposal	Proposed	Vote	For/Agains Manageme	
	Please reference meeting materials.	by Non-Voting	•	Manageme	iii.
1	Approve Appropriation of Surplus	Managemer Managemer		For	
2.1	Appoint a Director Sato, Yoshitaka	Managemer		Against	
2.2	Appoint a Director Mayumi, Akihiko	Managemer	-	For	
2.3	Appoint a Director Fujii, Yutaka	Managemer		For	
2.4	Appoint a Director Fujit, Futaka Appoint a Director Mori, Masahiro	Managemer		For	
2.5	Appoint a Director Norr, Masainto Appoint a Director Sakai, Ichiro	Managemer		For	
2.6	Appoint a Director Sakar, felino Appoint a Director Oi, Noriaki	Managemer		For	
2.7	Appoint a Director Oi, Noriaki Appoint a Director Ishiguro, Motoi	Managemer		For	
2.8	Appoint a Director Ujiie, Kazuhiko	Managemer		For	
2.9	Appoint a Director Uozumi, Gen	Managemer		For	
2.10	Appoint a Director Takahashi, Takao	Managemer		For	
2.10	Appoint a Director Yabushita, Hiromi	Managemer		Against	
2.11			-	-	
	Appoint a Director Seo, Hideo	Managemer		For	
2.13	Appoint a Director Ichikawa, Shigeki	Managemer		For	
2.14	Appoint a Director Sasaki, Ryoko	Managemer		For	
3.1	Appoint a Corporate Auditor Furugori, Hiroak	-		For	
3.2	Appoint a Corporate Auditor Akita, Koji	Managemer		For	
3.3	Appoint a Corporate Auditor Hasegawa, Jun	Managemer		For	
3.4	Appoint a Corporate Auditor Fujii, Fumiyo	Managemer	ntAgainst	Against	
4	Shareholder Proposal: Amend Articles of	01 1 11		-	
4	Incorporation	Shareholder	Against	For	
-	Shareholder Proposal: Amend Articles of	G1 1 1 1			
5	Incorporation	Shareholder	Against	For	
	(2)				
	Shareholder Proposal: Amend Articles of	G1 1 1 1			
6	Incorporation	Shareholder	Against	For	
	(3)				
_	Shareholder Proposal: Amend Articles of			_	
7	Incorporation	Shareholder	· Against	For	
	(4)				
	Shareholder Proposal: Amend Articles of				
8	Incorporation	Shareholder	· Against	For	
	(5)				
	Shareholder Proposal: Amend Articles of				
9	Incorporation	Shareholder	· Against	For	
	(6)				
	Shareholder Proposal: Remove a Director				
10	Sato,	Shareholder	For	Against	
	Yoshitaka				
CHUB	U ELECTRIC POWER COMPANY,INCORPO	RATED			
Securit	y J06510101		Meeting '	Гуре	Annual General Meeting
Ticker	Symbol		Meeting 1	Date	28-Jun-2017
ISIN	JP3526600006		Agenda		708237602 -
ющи	31 352000000		1 igunua		Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	Please reference meeting materials.	Non-Voting	T.	Manageme	ant .
1	Approve Appropriation of Surplus	Manageme	-	For	
2.1	Appoint a Director Mizuno, Akihisa	Manageme		Against	
2.2	Appoint a Director Katsuno, Satoru	Manageme	_	For	
2.3	Appoint a Director Masuda, Yoshinori	Manageme		For	
2.4	Appoint a Director Matsuura, Masanori	Manageme		For	
2.5	Appoint a Director Kataoka, Akinori	Manageme		For	
2.6	Appoint a Director Kurata, Chiyoji	Manageme		For	
2.7	Appoint a Director Ban, Kozo	Manageme		For	
2.8	Appoint a Director Shimizu, Shigenobu	Manageme		For	
2.9	Appoint a Director Masuda, Hiromu	Manageme		For	
2.10	Appoint a Director Misawa, Taisuke	Manageme		For	
2.11	Appoint a Director Nemoto, Naoko	Manageme		For	
2.12	Appoint a Director Hashimoto, Takayuki	Manageme		For	
3	Approve Payment of Bonuses to Directors	Manageme		For	
5	Shareholder Proposal: Amend Articles of	wanageme	1111 01	101	
4	Incorporation	Shareholde	r Against	For	
-	(1)	Shareholde	i rigamst	101	
	Shareholder Proposal: Amend Articles of				
5	Incorporation	Shareholde	r Against	For	
5	(2)	Shareholde	i rigamst	101	
	Shareholder Proposal: Amend Articles of				
6	Incorporation	Shareholde	r Against	For	
Ü	(3)	Shareholde	i rigamst	101	
	Shareholder Proposal: Amend Articles of				
7	Incorporation	Shareholde	r Against	For	
,	(4)	Shareholde	i rigamst	1 01	
THE K	ANSAI ELECTRIC POWER COMPANY,INC	ORPORATI	ΞD		
Security		0111 011111	Meeting '	Type	Annual General Meeting
Ticker S			Meeting 1		28-Jun-2017
					708237614 -
ISIN	JP3228600007		Agenda		Management
					112011000000
_		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
	The 4th to 25th Items of Business are	- 3			
	proposals from				
	shareholders. The Board-of Directors objects				
	to all	Non-Voting	<u> </u>		
	proposals from the 4th to 25th Items of		5		
	BusinessFor				
	details, please find meeting materials.				
1	Approve Appropriation of Surplus	Manageme	ntFor	For	
2.1	Appoint a Director Yagi, Makoto	Manageme		Against	
2.2	Appoint a Director Iwane, Shigeki	Manageme	-	For	
2.3	Appoint a Director Toyomatsu, Hideki	Manageme		For	
2.4	Appoint a Director Kagawa, Jiro	Manageme		For	
2.5	Appoint a Director Doi, Yoshihiro	Manageme		For	
		-			

2.6 2.7	Appoint a Director Morimoto, Takashi	ManagementFor	For For
2.7	Appoint a Director Inoue, Tomio Appoint a Director Sugimoto, Yasushi	ManagementFor ManagementFor	For
2.9	Appoint a Director Sugmoto, Tasusin Appoint a Director Yukawa, Hidehiko	ManagementFor	For
2.10	Appoint a Director Tukawa, Thuemko Appoint a Director Oishi, Tomihiko	ManagementFor	For
2.10	Appoint a Director Orsin, Tolliniko Appoint a Director Shimamoto, Yasuji	ManagementFor	For
2.11	Appoint a Director Shinlamoto, Tasaji Appoint a Director Inoue, Noriyuki	Management Against	Against
2.13	Appoint a Director Okihara, Takamune	ManagementFor ManagementFor	For
2.14	Appoint a Director Kobayashi, Tetsuya	Management Against	Against
3.1	Appoint a Corporate Auditor Yashima,	Management For	For
2.2	Yasuhiro	M 4E	Г
3.2	Appoint a Corporate Auditor Otsubo, Fumio Shareholder Proposal: Amend Articles of	ManagementFor	For
4	Incorporation (1)	Shareholder Against	For
	Shareholder Proposal: Amend Articles of		
5	Incorporation	Shareholder For	Against
	(2)		1 18011100
	Shareholder Proposal: Amend Articles of		
6	Incorporation	Shareholder Against	For
	(3)	\mathcal{E}	
	Shareholder Proposal: Amend Articles of		
7	Incorporation	Shareholder Against	For
	(4)		
	Shareholder Proposal: Amend Articles of		
8	Incorporation	Shareholder Against	For
	(5)		
	Shareholder Proposal: Amend Articles of		_
9	Incorporation	Shareholder Against	For
	(6) Sharahaldar Branasalı Annrova Annroviation		
10	Shareholder Proposal: Approve Appropriation of Surplus	Shareholder Against	For
	Shareholder Proposal: Remove a Director		
11	Iwane, Shigeki	Shareholder Against	For
	Shareholder Proposal: Amend Articles of		
12	Incorporation	Shareholder For	Against
	(1)		8
	Shareholder Proposal: Amend Articles of		
13	Incorporation	Shareholder Against	For
	(2)		
	Shareholder Proposal: Amend Articles of		
14	Incorporation	Shareholder Against	For
	(3)		
	Shareholder Proposal: Amend Articles of		
15	Incorporation	Shareholder Against	For
	(4)		
	Shareholder Proposal: Amend Articles of		
16	Incorporation	Shareholder Against	For
	(5)		
17	Shareholder Proposal: Amend Articles of	Shareholder Against	For
	Incorporation		

	(1)				
18	Shareholder Proposal: Amend Articles of Incorporation	Shareholder	· Against	For	
10	(2)	Situreiroraer	1 Iguinst	1 01	
	Shareholder Proposal: Amend Articles of				
19	Incorporation	Shareholder	Against	For	
	(3)				
	Shareholder Proposal: Amend Articles of				
20	Incorporation	Shareholder	Against	For	
	(4)				
21	Shareholder Proposal: Amend Articles of	Chanahal dan	. A:	Ear	
21	Incorporation (1)	Shareholder	Against	For	
	Shareholder Proposal: Amend Articles of				
22	Incorporation	Shareholder	· Against	For	
22	(2)	Shareholder	7 igumst	1 01	
	Shareholder Proposal: Amend Articles of				
23	Incorporation	Shareholder	· Against	For	
	(3)		_		
	Shareholder Proposal: Amend Articles of				
24	Incorporation	Shareholder	Against	For	
	(4)				
25	Shareholder Proposal: Amend Articles of	Shareholder	Against	For	
	Incorporation		8		
	KU ELECTRIC POWER COMPANY,INCOR	RPORATED	Mastina 7	Γ	Amount Common Monting
Securit	ty J85108108 Symbol		Meeting I Meeting I	• •	Annual General Meeting 28-Jun-2017
	•		wicening 1	Jaic	708237626 -
ISIN	JP3605400005		Agenda		Management

Item	Proposal	Proposed by Vote	For/Against Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Kaiwa, Makoto	ManagementAgainst	Against
2.2	Appoint a Director Harada, Hiroya	ManagementFor	For
2.3	Appoint a Director Sakamoto, Mitsuhiro	ManagementFor	For
2.4	Appoint a Director Watanabe, Takao	ManagementFor	For
2.5	Appoint a Director Okanobu, Shinichi	ManagementFor	For
2.6	Appoint a Director Tanae, Hiroshi	ManagementFor	For
2.7	Appoint a Director Hasegawa, Noboru	ManagementFor	For
2.8	Appoint a Director Yamamoto, Shunji	ManagementFor	For
2.9	Appoint a Director Miura, Naoto	ManagementFor	For
2.10	Appoint a Director Nakano, Haruyuki	ManagementAgainst	Against
2.11	Appoint a Director Masuko, Jiro	ManagementFor	For
2.12	Appoint a Director Higuchi, Kojiro	ManagementAgainst	Against
2.13	Appoint a Director Abe, Toshinori	ManagementAgainst	Against
2.14	Appoint a Director Seino, Satoshi	ManagementFor	For
2.15	Appoint a Director Kondo, Shiro	ManagementFor	For
3	Shareholder Proposal: Amend Articles of Incorporation	Shareholder Against	For

	Edgar Filling. GABELLI GLOBAL	OTILITI & II	NOOIVIL I	11001 10	IIII N I X
	(1)				
	Shareholder Proposal: Amend Articles of				
4	Incorporation	Shareholder	r Against	For	
	(2)				
	Shareholder Proposal: Amend Articles of				
5	Incorporation	Shareholder	r Against	For	
	(3)		_		
	Shareholder Proposal: Amend Articles of				
6	Incorporation	Shareholder	r Against	For	
	(4)				
	Shareholder Proposal: Amend Articles of				
7	Incorporation	Shareholder	r Against	For	
	(5)				
THE C	HUGOKU ELECTRIC POWER COMPANY,	INCORPORA	TED		
Securit	y J07098106		Meeting	Type	Annual General Meeting
Ticker	Symbol		Meeting	Date	28-Jun-2017
ICINI	JP3522200009		Agando		708244835 -
ISIN	JP3322200009		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	st
пеш	Floposal	by	VOIC	Manageme	ent
	Please reference meeting materials.	Non-Voting	7		
1	Approve Appropriation of Surplus	Managemen	ntFor	For	
	Appoint a Director except as Supervisory				
2.1	Committee	Managemer	ntAgainst	Against	
	Members Karita, Tomohide				
	Appoint a Director except as Supervisory				
2.2	Committee	Managemer	ntFor	For	
	Members Shimizu, Mareshige				
	Appoint a Director except as Supervisory				
2.3	Committee	Managemer	ntFor	For	
	Members Sakotani, Akira				
	Appoint a Director except as Supervisory				
2.4	Committee	Managemen	ntFor	For	
	Members Watanabe, Nobuo				
	Appoint a Director except as Supervisory				
2.5	Committee	Managemer	ntFor	For	
	Members Ogawa, Moriyoshi				
	Appoint a Director except as Supervisory				
2.6	Committee	Managemer	ntFor	For	
	Members Matsumura, Hideo				
	Appoint a Director except as Supervisory			_	
2.7	Committee	Managemer	ntFor	For	
	Members Hirano, Masaki				
	Appoint a Director except as Supervisory				
2.8	Committee	Managemer	ntFor	For	
	Members Matsuoka, Hideo				
• •	Appoint a Director except as Supervisory		_	_	
2.9	Committee	Managemen	ntFor	For	
0.10	Members Iwasaki, Akimasa	3.6			
2.10		Managemer	ntAgainst	Against	

	0 0			
	Appoint a Director except as Supervisory			
	Committee			
	Members Ashitani, Shigeru			
	Appoint a Director except as Supervisory			
2.11	Committee	ManagementAgainst	Against	
	Members Shigeto, Takafumi			
	Shareholder Proposal: Amend Articles of			
3	Incorporation	Shareholder Against	For	
	(1)			
	Shareholder Proposal: Amend Articles of			
4	Incorporation	Shareholder Against	For	
	(2)	C		
	Shareholder Proposal: Amend Articles of			
5	Incorporation	Shareholder Against	For	
	(3)	C		
	Shareholder Proposal: Amend Articles of			
6	Incorporation	Shareholder Against	For	
	(4)	C		
	Shareholder Proposal: Amend Articles of			
7	Incorporation	Shareholder Against	For	
	(5)	C		
	Shareholder Proposal: Amend Articles of			
8	Incorporation	Shareholder Against	For	
	(6)	C		
SHIKO	KU ELECTRIC POWER COMPANY,INCOF	RPORATED		
	OKU ELECTRIC POWER COMPANY,INCOF v J72079106		Type	Annual General Meeting
Securit	у J72079106	Meeting '		Annual General Meeting 28-Jun-2017
Securit Ticker	y J72079106 Symbol	Meeting Meeting		_
Securit	у J72079106	Meeting '		28-Jun-2017
Securit Ticker	y J72079106 Symbol	Meeting Meeting		28-Jun-2017 708244847 -
Securit Ticker ISIN	y J72079106 Symbol JP3350800003	Meeting Meeting Agenda Proposed		28-Jun-2017 708244847 - Management
Securit Ticker	y J72079106 Symbol	Meeting Meeting Agenda	Date	28-Jun-2017 708244847 - Management
Securit Ticker ISIN	y J72079106 Symbol JP3350800003	Meeting Meeting Agenda Proposed Vote	Date For/Agains	28-Jun-2017 708244847 - Management
Securit Ticker ISIN	y J72079106 Symbol JP3350800003 Proposal	Meeting Meeting Agenda Proposed by Vote	Date For/Agains	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials.	Meeting Meeting Agenda Proposed by Non-Voting	Date For/Agains Manageme	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus	Meeting Meeting Agenda Proposed by Non-Voting	Date For/Agains Manageme	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of	Meeting Meeting Agenda Proposed by Non-Voting	Date For/Agains Manageme	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor	For/Agains Manageme For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor	For/Agains Manageme For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor	For/Agains Manageme For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor	For/Agains Manageme For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory Committee	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory Committee Members Shirai, Hisashi	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2 3.1 3.2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory Committee Members Shirai, Hisashi Appoint a Director except as Supervisory	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2 3.1 3.2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory Committee Members Shirai, Hisashi Appoint a Director except as Supervisory Committee	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	28-Jun-2017 708244847 - Management
Securit Ticker ISIN Item 1 2 3.1 3.2	y J72079106 Symbol JP3350800003 Proposal Please reference meeting materials. Approve Appropriation of Surplus Amend Articles to: Increase the Board of Directors Size to 20, Transition to a Company with Supervisory Committee Appoint a Director except as Supervisory Committee Members Saeki, Hayato Appoint a Director except as Supervisory Committee Members Shirai, Hisashi Appoint a Director except as Supervisory Committee Members Shirai, Hisashi Appoint a Director except as Supervisory Committee Members Tamagawa, Koichi	Meeting Meeting Agenda Proposed by Vote by Non-Voting ManagementFor ManagementFor ManagementFor ManagementFor	For/Agains Manageme For For For	28-Jun-2017 708244847 - Management

3.5	Appoint a Director except as Supervisory Committee	ManagementFor	For
3.6	Members Nagai, Keisuke Appoint a Director except as Supervisory Committee	ManagementFor	For
	Members Harada, Masahito Appoint a Director except as Supervisory	-	
3.7	Committee Members Manabe, Nobuhiko Appoint a Director except as Supervisory	ManagementAgainst	Against
3.8	Committee Members Miyauchi, Yoshinori	ManagementFor	For
3.9	Appoint a Director except as Supervisory Committee Members Moriya, Shoji	ManagementFor	For
3.10	Appoint a Director except as Supervisory Committee	ManagementFor	For
3.11	Members Yamada, Kenji Appoint a Director except as Supervisory Committee	ManagementFor	For
	Members Yokoi, Ikuo Appoint a Director as Supervisory Committee	Ū	F.
4.1	Members Arai, Hiroshi Appoint a Director as Supervisory Committee	ManagementFor	For
4.2	Members Ihara, Michiyo	ManagementAgainst	Against
4.3	Appoint a Director as Supervisory Committee Members Takeuchi, Katsuyuki	ManagementFor	For
4.4	Appoint a Director as Supervisory Committee Members Matsumoto, Shinji	ManagementFor	For
4.5	Appoint a Director as Supervisory Committee Members Morita, Koji	ManagementAgainst	Against
4.6	Appoint a Director as Supervisory Committee Members Watanabe, Tomoki	ManagementAgainst	Against
5	Amend the Compensation to be received by Directors except as Supervisory Committee Members	ManagementFor	For
6	Amend the Compensation to be received by Directors as Supervisory Committee Members	ManagementFor	For
7	Shareholder Proposal: Amend Articles of Incorporation (1)	Shareholder Against	For
8	Shareholder Proposal: Amend Articles of Incorporation (2)	Shareholder Against	For

For

Shareholder Proposal: Amend Articles of Incorporation Shareholder Against 9 (3) Shareholder Proposal: Amend Articles of

Shareholder Against 10 Incorporation For

(4)

KYUSHU ELECTRIC POWER COMPANY, INCORPORATED

Meeting Type Security J38468104 Annual General Meeting

Meeting Date Ticker Symbol 28-Jun-2017 708244859 -

ISIN JP3246400000 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
	Please reference meeting materials.	Non-Voting	TVI III III BUTTUU III
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Nuki, Masayoshi	ManagementAgainst	Against
2.2	Appoint a Director Uriu, Michiaki	ManagementFor	For
2.3	Appoint a Director Sato, Naofumi	ManagementFor	For
2.4	Appoint a Director Aramaki, Tomoyuki	ManagementFor	For
2.5	Appoint a Director Izaki, Kazuhiro	ManagementFor	For
2.6	Appoint a Director Sasaki, Yuzo	ManagementFor	For
2.7	Appoint a Director Yamamoto, Haruyoshi	ManagementFor	For
2.8	Appoint a Director Yakushinji, Hideomi	ManagementFor	For
2.9	Appoint a Director Nakamura, Akira	ManagementFor	For
2.10	Appoint a Director Watanabe, Yoshiro	ManagementFor	For
2.11	Appoint a Director Yamasaki, Takashi	ManagementFor	For
2.12	Appoint a Director Inuzuka, Masahiko	ManagementFor	For
2.13	Appoint a Director Ikebe, Kazuhiro	ManagementAgainst	Against
2.14	Appoint a Director Watanabe, Akiyoshi	ManagementAgainst	Against
2.15	Appoint a Director Kikukawa, Ritsuko	ManagementFor	For
3	Appoint a Corporate Auditor Furusho, Fumiko	o ManagementFor	For
	Appoint a Substitute Corporate Auditor		
4	Shiotsugu,	ManagementFor	For
	Kiyoaki		
	Shareholder Proposal: Amend Articles of		
5	Incorporation	Shareholder Against	For
	(1)		
	Shareholder Proposal: Amend Articles of		
6	Incorporation	Shareholder Against	For
	(2)		
	Shareholder Proposal: Amend Articles of		
7	Incorporation	Shareholder Against	For
	(3)		
	Shareholder Proposal: Amend Articles of		
8	Incorporation	Shareholder Against	For
	(4)		
	Shareholder Proposal: Amend Articles of		
9	Incorporation	Shareholder Against	For
	(5)		
MOBI	LE TELESYSTEMS PJSC		

Item	Proposal	Proposed Vote	For/Against
	PROCEDURE FOR CONDUCTING THE	by	Management
	AGM.		
	EFFECTIVE NOVEMBER 6, 2013,		
	HOLDERS OF		
	RUSSIAN SECURITIES ARE REQUIRED		
1A.	TO	ManagementFor	For
IA.	DISCLOSE THEIR NAME, ADDRESS	Managementroi	TOI
	NUMBER OR		
	SHARES AND THE MANNER OF THE		
	VOTE AS A		
	CONDITION TO VOTING.		
	PROCEDURE FOR CONDUCTING THE		
1B.	AGM.	ManagementFor	For
	APPROVAL OF MTS PJSC ANNUAL		
	REPORT; MTS		
	PJSC ANNUAL FINANCIAL		
	STATEMENTS, INCLUDING		
	MTS PJSC PROFIT & LOSS STATEMENT;		F.
2.	DISTRIBUTION OF PROFITS AND	ManagementFor	For
	LOSSES OF MTS		
	PJSC BASED ON 2016 FY RESULTS		
	(INCLUDING		
	PAYMENT OF DIVIDENDS).		
3.	DIRECTOR	Management	
	1 ALEXANDER GORBUNOV	Withheld	Against
	2 ANDREI DUBOVSKOV	Withheld	Against
	3 RON SOMMER	Withheld	Against
	4 ARTYOM ZASURSKY	Withheld	Against
	5 MICHEL COMBES	For	For
	6 STANLEY MILLER	For	For
	7 VSEVOLOD ROZANOV	Withheld	Against
	8 REGINA VON FLEMMING	For	For
	9 THOMAS HOLTROP	For	For
	ELECTION OF MEMBER OF REVISION		
4A.	COMMISSION	ManagementFor	For
	OF MTS PJSC.: IRINA BORISENKOVA		
	ELECTION OF MEMBER OF REVISION		
4B.	COMMISSION	ManagementFor	For
	OF MTS PJSC.: MAXIM MAMONOV		
40	ELECTION OF MEMBER OF REVISION	M 45	F.
4C.	COMMISSION	ManagementFor	For
	OF MTS PJSC.: ANATOLY PANARIN		
5.	APPROVAL OF THE AUDITOR FOR MTS	ManagementFor	For
	PJSC.	-	

		Lagar i migi ar	(5222) (3205) (2 (, <u></u>			
6.	CHART AMENI	DED AND RESTA	ATED.	Manageme	ntAgainst	Against	
7.	THE BO	OARD ECTORS AS AM	EGULATIONS ON ENDED AND	Manageme	ntFor	For	
8.	APPRO OF MTS THROU SUBSID	VAL OF THE RE	ORGANIZATION OLIDATION OF	Manageme	ntFor	For	
9.		OMENTS TO CHA	ARTER OF MTS	Manageme	ntFor	For	
ONEO	K, INC.						
	-	682680103			Maating 7	France	Special
Security Ticker	y Symbol				Meeting I Meeting I		Special 30-Jun-2017
ISIN		US6826801036			Agenda		934636309 - Management
Item	Proposal	I		Proposed by	Vote	For/Agains Manageme	
1.	SHARE COMMO ("ONEC CONNE CONTE BY THE MERGE DATED AND AL ONEOK LLC, OL PARTN GP, L.L TO APP	ON STOCK OF COK") IN COTION WITH THE MPLATED E AGREEMENT AS OF JANUAR MONG E, NEW HOLDING NEOK ERS, L.P. AND COK.C.	ONEOK, INC. HE MERGER AND PLAN OF EY 31, 2017, BY GS SUBSIDIARY, ONEOK PARTNERS	Manageme	ntFor	For	
2.	CERTIFINCORI NUMBIFAUTHO STOCK 600,000	DED AND RESTA FICATE OF PORATION TO II ER OF PRIZED SHARES FROM ,000 TO 1,200,000	OF COMMON 0,000.	Manageme		For	
3.	THE ON SPECIA OR DAT	NEOK L MEETING TO FES, IF SARY OR APPRO	OURNMENT OF A LATER DATE OPRIATE, TO	Manageme	mror	For	

ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE ABOVE PROPOSALS.

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

Registrant The Gabelli Global Utility & Income Trust

By (Signature and Title)* /s/ Bruce N. Alpert

Bruce N. Alpert, Principal Executive Officer

Date August 15, 2017

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