GABELLI GLOBAL UTILITY & INCOME TRUST Form N-PX

August 27, 2007

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21529

The Gabelli Global Utility & Income Trust

(Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422

(Address of principal executive offices) (Zip code)

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

(Name and address of agent for service)

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

Date of fiscal year end: December 31

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

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

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

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2006 TO JUNE 30, 2007

ProxyEdge - Investment Company Report Report Date: 07/09/2007 Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 1 of 102 BT GROUP PLC ΒT ISSUER: 05577E101 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type AUTHORITY FOR POLITICAL DONATIONS SPECIAL RESOLUTION Management * PLEASE VISIT WWW.BT.COM/ANNUAL REPORT AUTHORITY TO PURCHASE OWN SHARES SPECIAL RESOLUTION 13 Management 12 AUTHORITY TO ALLOT SHARES FOR CASH SPECIAL RESOLUTION Management AUTHORITY TO ALLOT SHARES 11 Management REMUNERATION OF AUDITORS 10 Management REAPPOINTMENT OF AUDITORS 09 Management ELECT PHIL HODKINSON 08 Management 07 ELECT MATTI ALAHUHTA Management 06 RE-ELECT CLAYTON BRENDISH Management 05 RE-ELECT MAARTEN VAN DEN BERGH Management Management RE-ELECT SIR ANTHONY GREENER Management FINAL DIVIDEND 03 REMUNERATION REPORT 02 Management 01 REPORTS AND ACCOUNTS Management AT&T INC. ISSUER: 00206R102 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal

Number Proposal

Type

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0.1 APPROVE ISSUANCE OF AT&T COMMON SHARES REQUIRED TO BE ISSUED PURSUANT TO THE MERGER AGREEMENT, DATED AS OF MARCH 4, 2006, BY AND AMONG BELLSOUTH CORPORATION, AT&T INC. AND ABC CONSOLIDATION CORP., AS IT MAY BE AMENDED. _____ BELLSOUTH CORPORATION

VOTE GROUP: GLOBAL

ISSUER: 079860102

SEDOL:

Proposal Proposal Number Proposal Type F Management

ISIN:

APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 4, 2006, AS AMENDED, AMONG BELLSOUTH, AT&T INC. AND A WHOLLY-OWNED SUBSIDIARY OF AT&T TNC.

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Management

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SEVERN TRENT PLC

ISSUER: G8056D142 ISIN: GB0000546324

RE-APPOINT MR. BERNARD BULKIN AS A DIRECTOR

SEDOL: 0054632, 5629949, B02T9F2, 0798510

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V
1.	APPROVE THE REPORT OF THE DIRECTORS AND THE AUDITED ACCOUNTS FOR THE YE 31 MAR 2006	Management	F
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 MAR 2006	Management	F
3.	DECLARE A FINAL DIVIDEND IN RESPECT OF THE YE 31 MAR 2006 OF 31.97 PENCE FOR EACH ORDINARY SHARE OF 65 5/19 PENCE	Management	F

Management

5.	RE-APPOINT MR. RICHARD DAVEY AS A DIRECTOR	Management
6.	RE-APPOINT MR. MARTIN HOUSTON AS A DIRECTOR	Management
7.	RE-APPOINT MR. COLIN MATTHEWS AS A DIRECTOR	Management
8.	RE-APPOINT MR. MICHAEL MCKEON AS A DIRECTOR	Management
9.	RE-APPOINT MR. JOHN SMITH AS A DIRECTOR	Management
10.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY AND THAT THEIR REMUNERATION BE DETERMINED BY THE DIRECTORS	Management
11.	AUTHORIZE THE DIRECTORS, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE COMPANIES ACT 1985 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 75,184,416 EQUIVALENT TO 115,201,928 ORDINARY SHARES, REPRESENTING 33% OF THE TOTAL ISSUED SHARE CAPITAL AS AT 02 JUN 2006; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007 OR ON 24 OCT 2007	Management
S.12	AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 11 OF THE AGM DATED 22 JUN 2006, TO DISAPPLY THE PRE-EMPTION PROVISIONS OF SECTION 89 OF THE COMPANIES ACT 1985 AND TO ALLOT EQUITY SECURITIES SECTION 94 OF THAT ACT FOR CASH PURSUANT TO RESOLUTION 11 OR BY THE WAY OF A SALE OF TREASURY SHARES, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89 OF THE ACT, UP TO A MAXIMUM AMOUNT OF GBP 11,391,577 OTHER THAN IN CONNECTION WITH A RIGHTS ISSUE; AUTHORITY EXPIRES THE EARLIER OF THE NEXT AGM IN 2007 OR 24 OCT 2007	Management
S.13	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 AS AMENDED OF UP TO 34,909,675 ORDINARY SHARES OF 65 5/19 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 65 5/19 PENCE FOR EACH ORDINARY SHARE AND NOT MORE THAN 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET PRICE OF THE ORDINARY SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007 OR 24 OCT 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL	Management

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EXPIRY

14. AUTHORIZE THE COMPANY, FOR THE PURPOSES OF PART

OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH

Management

XA OF THE COMPANIES ACT 1985 AS AMENDED, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL EXPENDITURE AS SUCH TERMS ARE DEFINED IN SECTION 347A OF THAT ACT NOT EXCEEDING GBP 50,000; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY IN 2009; AND THE COMPANY MAY ENTER INTO A CONTRACT OR UNDERTAKING UNDER THIS AUTHORITY PRIOR TO ITS EXPIRY, WHICH CONTRACT OR UNDERTAKING MAY BE PERFORMED WHOLLY OR PARTLY AFTER SUCH EXPIRY AND MAY MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL EXPENDITURE IN PURSUANCE OF SUCH CONTRACTS OR UNDERTAKING

15. AUTHORIZE THE COMPANY S SUBSIDIARY, SEVERN TRENT WATER LIMITED, FOR THE PURPOSES OF PART XA OF

Management

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THE COMPANIES ACT 1985, TO MAKE DONATIONS TO
EU POLITICAL ORGANIZATION AND TO INCUR EU POLITICAL
EXPENDITURE AS SUCH TERMS ARE DEFINED IN SECTION
347A OF THAT ACT NOT EXCEEDING UP GBP 50,000;
AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM
OF THE COMPANY IN 2009; AND THE SEVERN TRENT
WATER LIMITED MAY ENTER INTO A CONTRACT OR UNDERTAKING
UNDER THIS AUTHORITY PRIOR TO ITS EXPIRY, WHICH
CONTRACT OR UNDERTAKING MAY BE PERFORMED WHOLLY
OR PARTLY AFTER SUCH EXPIRY AND MAY MAKE DONATIONS
TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL
EXPENDITURE IN PURSUANCE OF SUCH CONTRACT OR
UNDERTAKING

Management

AUTHORIZE THE COMPANY S SUBSIDIARY, BIFFA WASTE 16. SERVICES LIMITED, FOR THE PURPOSES OF PART XA OF THE COMPANIES ACT 1985, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL EXPENDITURE SECTION 347A OF THAT ACT NOT EXCEEDING GBP 25,000; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY IN 2009; AND THE BIFFA WASTE SERVICES LIMITED MAY ENTER INTO A CONTRACT OR UNDERTAKING UNDER THIS AUTHORITY PRIOR TO ITS EXPIRY, WHICH CONTRACT OR UNDERTAKING MAY BE PERFORMED WHOLLY OR PARTLY AFTER SUCH EXPIRY AND MAY MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL EXPENDITURE IN PURSUANCE OF SUCH CONTRACT OR UNDERTAKING

EIRCOM GROUP PLC

ISSUER: G3087T109 ISIN: GB0034341890

SEDOL: B01ZKL4, 3434189, 3434190, B0771Q6

VOTE GROUP: GLOBAL

Proposal Proposal V
Number Proposal Type C

1. APPROVE THE SCHEME OF ARRANGEMENT TO BE MADE BETWEEN THE COMPANY AND THE HOLDERS OF THE SCHEME SHARES

Management

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EIRCOM GROUP PLC

ISSUER: G3087T109 ISIN: GB0034341890

SEDOL: B01ZKL4, 3434189, 3434190, B0771Q6

VOTE GROUP: GLOBAL

Proposal Proposal V Number Proposal Type C

S.1 AUTHORIZE THE DIRECTORS TO TAKE ALL SUCH ACTION AS THEY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECTS; APPROVE THE REDUCTION OF THE SHARE CAPITAL OF THE COMPANY BY CANCELLING ALL THE SCHEME CONVERTIBLE PREFERENCE SHARES AND ALL THE CANCELLATION SHARES AS DEFINED IN THE SCHEME; APPROVE, FORTHWITH AND CONTINGENTLY UPON THE REDUCTION OF THE SHARE CAPITAL OF THE COMPANY REFERRED TO IN PARAGRAPH (B), TO APPROVE THE INCREASE IN THE AUTHORIZED SHARE CAPITAL OF THE COMPANY BY THE CREATION OF NEW ORDINARY SHARES AND THE APPLICATION OF THE RESERVES ARISING IN THE BOOKS OF THE COMPANY AS A RESULT OF THE REDUCTIONS OF CAPITAL IN PAYING UP IN FULL AT PAR THE NEW ORDINARY SHARES CREATED AND ALLOTTING AND ISSUING THE NAME CREDITED AS HILLY PAID TO BCMIH AND/OR ITS NOMINEES; AUTHORIZE THE DIRECTORS FOR THE PURPOSES OF SECTION 80 OF THE COMPANIES ACT TO ALLOT RELEVANT SECURITIES TO BCMIH; AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY BY THE ADOPTION AND INCLUSION OF NEW ARTICLE 230; AND AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY BY THE DELETION OF EXISTING ARTICLE 20 (B) AND THE ADOPTION AND INCLUSION OF NEW ARTICLE

S.2 AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY BY DELETING THE EXISTING ARTICLE 23(G)(III) AND ADOPT AND INCLUSIVE A NEW ARTICLE 23(G)(III)

Management

Management

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TRACK CROWN DV C

ISSUER: G3087T109 ISIN: GB0034341890

SEDOL: B01ZKL4, 3434189, 3434190, B0771Q6

Proposal		Proposal
Number	Proposal	Type
1.	RECEIVE AND ADOPT THE REPORT AND THE ACCOUNTS	Management
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE FYE 31 MAR 2006	Management
3.	RE-ELECT MR. DAVID MCREDMOND AS A DIRECTOR	Management
4.	RE-ELECT MR. PETER E. LYNCH AS A DIRECTOR	Management
5.	RE-ELECT MR. CATHAL MAGEE AS A DIRECTOR	Management
6.	RE-ELECT MR. DONAL ROCHE AS A DIRECTOR	Management
7.	RE-ELECT MR. JOHN CONROY AS A DIRECTOR	Management
8.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY	Management
9.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management
S.10	AUTHORIZE THE DIRECTORS , SECTION 80, TO ALLOT SHARES	Management

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	OFFER TO SHAREHOLDERS	CASH WITHOUT MAKING A PRE-EMPTIVE	
S.12	AUTHORIZE THE COMPANY	TO PURCHASE ITS OWN SHARES	Management

SCOTTISH POWER PLC SPI

ISSUER: 81013T804 ISIN:

S.11 AUTHORIZE THE DIRECTORS, SECTION 89, TO ALLOT

SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal V

Management

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Number	Proposal	Type	С
S12	TO RENEW AUTHORITY OF THE COMPANY TO PURCHASE	Management	F
	ITS OWN SHARES.		
S11	TO RENEW THE AUTHORITY OF THE DIRECTORS TO DISAPPLY	Management	F
	PRE-EMPTION RIGHTS.		
010	TO RENEW THE GENERAL AUTHORITY OF THE DIRECTORS	Management	F
09	TO ALLOT SHARES.	M	
09	TO AUTHORIZE THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND TO INCUR EU POLITICAL	Management	F
	EXPENDITURE.		
08	TO AUTHORIZE THE INTRODUCTION OF THE LONG-TERM	Management	F
00	INCENTIVE PLAN 2006.	riariagemene	
07	TO AUTHORIZE THE DIRECTORS TO SET THE REMUNERATION	Management	F
	OF THE AUDITORS.	,	
06	TO APPOINT DELOITTE & TOUCHE LLP AS AUDITORS	Management	F
	OF THE COMPANY.		
05	TO RE-ELECT NICK ROSE AS A DIRECTOR.	Management	F
04	TO RE-ELECT CHARLES MILLER SMITH AS A DIRECTOR.	Management	F
03	TO ELECT PHILIP BOWMAN AS A DIRECTOR.	Management	F
02	TO APPROVE THE REMUNERATION REPORT.	Management	F
01	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR	Management	F
	THE YEAR ENDED MARCH 31, 2006.		

UNITED UTILITIES PLC

ISSUER: G92806101 ISIN: GB0006462336

SEDOL: B02R826, 5630015, 0646233

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
1.	RECEIVE THE REPORT AND THE ACCOUNTS	Management
2.	DECLARE A FINAL DIVIDEND OF 29.58 PENCE PER ORDINARY SHARE	Management
3.	APPROVE THE DIRECTORS REMUNERATION REPORT	Management
4.	RE-APPOINT MR. PHILIP GREEN AS A DIRECTOR	Management
5.	RE-APPOINT MR. PAUL HEIDEN AS A DIRECTOR	Management
6.	RE-APPOINT SIR PETER MIDDLETON AS A DIRECTOR	Management
7.	RE-APPOINT MR. GORDON WATERS AS A DIRECTOR	Management
8.	RE-APPOINT DELOITTE TOUCHE LLP AS THE AUDITORS OF THE COMPANY	Management

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9.	AUTHORIZE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	Management	F
10.	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED SECURITIES WITH PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 243,424,573	Management	F
s.11	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 43,778,771	Management	F
S.12	GRANT AUTHORITY TO MAKE MARKET PURCHASES OF 87,557,542 ORDINARY SHARES BY THE COMPANY	Management	F
13.	AMEND THE UNITED UTILITIES PLC AND RULES OF THE PERFORMANCE SHARE PLAN	Management	F
14.	AMEND THE UNITED UTILITIES PLC AND RULES OF THE INTERNATIONAL PLAN	Management	F

NATIONAL GRID PLC NGG

ISSUER: 636274300 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
01	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Management
02	TO DECLARE A FINAL DIVIDEND	Management
03	TO RE-ELECT SIR JOHN PARKER	Management
04	TO RE-ELECT STEVE LUCAS	Management
05	TO RE-ELECT NICK WINSER	Management
06	TO RE-ELECT KEN HARVEY	Management
07	TO RE-ELECT STEPHEN PETTIT	Management
08	TO RE-ELECT GEORGE ROSE	Management
09	TO RE-ELECT STEVE HOLLIDAY	Management
10	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	Management
	AND SET THEIR REMUNERATION	
11	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Management
12	TO AUTHORISE THE DIRECTORS TO ISSUE ORDINARY SHARES	Management
13	TO DISAPPLY PRE-EMPTION RIGHTS	Management
14	TO AUTHORISE THE DIRECTORS TO PURCHASE THE COMPANY	Management
	S ORDINARY SHARES	
15	TO AUTHORISE THE DIRECTORS TO PURCHASE THE COMPANY	Management
	S B SHARES	
16	TO AUTHORISE THE DIRECTORS TO APPROVE THE BROKER	Management
	CONTRACT FOR THE REPURCHASE OF B SHARES	

17	TO AMEND THE ARTICLES OF ASSOCIATION		Management	
ATIONAL	GRID PLC		NGG	
ISSUER: 6	636274300 ISIN:			
SEDOL:				
OTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	TO APPROVE THE ACQUISITION		Management	
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 7 of 1		
 IORTHWESI	IERN CORPORATION		NWEC	
	TERN CORPORATION 668074305 ISIN:		NWEC	
			NWEC	
SSUER: 6			NWEC	
SSUER: 6	668074305 ISIN:		NWEC Proposal Type	
SSUER: 6 SEDOL: OTE GROUP GROU	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 25, 2006, AMONG BABCOCK & BRC INFRASTRUCTURE LIMITED AND THE COMPANY, AS THE	NWC	Proposal	
ESSUER: 6 SEDOL: OTE GROU Proposal Number	Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 25, 2006, AMONG BABCOCK & BRO INFRASTRUCTURE LIMITED AND THE COMPANY, AS THE SAME MAY BE AMENDED FROM TIME TO TIME. ANY PROPOSAL TO ADJOURN THE ANNUAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE		Proposal Type	
SEDOL: OTE GROU Proposal Number 01	DP: GLOBAL Proposal ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 25, 2006, AMONG BABCOCK & BRO INFRASTRUCTURE LIMITED AND THE COMPANY, AS THE SAME MAY BE AMENDED FROM TIME TO TIME. ANY PROPOSAL TO ADJOURN THE ANNUAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF		Proposal Type Management	

KOREA ELECTRIC POWER CORPORATION ISSUER: 500631106 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type ELECT MR. JONG HWAK PARK, MANAGER SECRETARIAT, Management F AS A STANDING DIRECTOR. ELECT MR. MYOUNG CHUL JANG, GENERAL MANAGER, F Management PERSONAL & GENERAL AFFAIRS DEPARTMENT, AS A STANDING DIRECTOR. F 03 ELECT MR. HO MUN, GENERAL MANAGER, CHOONGNAM Management DISTRICT HEAD OFFICE, AS A STANDING DIRECTOR. KERR-MCGEE CORPORATION KMG

SEDOL:

VOTE GROUP: GLOBAL

ISSUER: 492386107

Proposal Proposal Number Proposal Type

ISIN:

PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 22, 2006, BY AND AMONG ANADARKO PETROLEUM CORPORATION, APC ACQUISITION SUB, INC.

Management

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D. LOUIS PEOPLES

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Management

AND KERR-MCGEE CORPORATION PURSUANT TO WHICH APC ACQUISITION SUB, INC. WOULD BE MERGED WITH AND INTO KERR-MCGEE CORPORATION AND KERR-MCGEE CORPORATION WOULD BECOME A WHOLLY-OWNED SUBSIDIARY OF ANADARKO PETROLEUM CORPORATION.

PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT REFERRED TO IN ITEM 1, ABOVE.

ANADARKO PETROLEUM CORPORATION (ANADARKO),

Management

KEYSPAN CORPORATION KSE ISSUER: 49337W100 ISIN: SEDOL: _____ VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF F Management MERGER, DATED AS OF FEBRUARY 25, 2006, BETWEEN NATIONAL GRID PLC, NATIONAL GRID US8, INC. AND KEYSPAN CORPORATION, AS IT MAY BE AMENDED. 02 F DIRECTOR Management ROBERT B. CATELL Management F ANDREA S. CHRISTENSEN Management ROBERT J. FANI Management
ALAN H. FISHMAN Management
JAMES R. JONES Management
JAMES L. LAROCCA Management
GLORIA C. LARSON Management F JAMES L. LAROCCA GLORIA C. LARSON F F STEPHEN W. MCKESSY Management
EDWARD D. MILLER Management
VIKKI L. PRYOR Management STEPHEN W. MCKESSY F VIKKI L. PRYOR F RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT Management F REGISTERED ACCOUNTANTS. 04 SHAREHOLDER PROPOSAL TO ADOPT SIMPLE MAJORITY Shareholder Aga VOTE. WESTERN GAS RESOURCES, INC. WGR ISSUER: 958259103 ISIN: _____ VOTE GROUP: GLOBAL Proposal Proposal Number Proposal PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, Management F DATED AS OF JUNE 22, 2006, AS AMENDED, AMONG

APC MERGER SUB, INC. (MERGER SUB) AND WESTERN, AND APPROVE THE MERGER OF MERGER SUB WITH AND INTO WESTERN, WITH WESTERN CONTINUING AS THE SURVIVING CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 9 of 102 TRIZEC PROPERTIES, INC. TRZ ISSUER: 89687P107 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type ______ APPROVAL OF ANY ADJOURNMENTS OF THE SPECIAL MEETING Management F OF STOCKHOLDERS FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE SPECIAL MEETING OF STOCKHOLDERS TO ADOPT THE AGREEMENT AND PLAN OF MERGER AND ARRANGEMENT AGREEMENT. THE AGREEMENT AND PLAN OF MERGER AND ARRANGEMENT 0.1 Management AGREEMENT, DATED AS OF JUNE 5, 2006, BY AND AMONG TRIZEC PROPERTIES, INC., TRIZEC HOLDINGS OPERATING LLC, TRIZEC CANADA INC., GRACE HOLDINGS LLC, GRACE ACQUISITION CORPORATION, 4162862 CANADA LIMITED, AND GRACE OP LLC, PURSUANT TO WHICH GRACE ACQUISITION CORPORATION WOULD MERGE WITH AND INTO TRIZEC PROPERTIES, INC. UNITED STATES CELLULAR CORPORATION USM ISSUER: 911684108 ISIN: VOTE GROUP: GLOBAL Proposal V Type C Proposal Number Proposal ______

01 DIRECTOR

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Management

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RATIFY ACCOUNTANTS FOR 2006. 0.2

H.J. HARCZAK, JR. Management Management

SEVERN TRENT PLC

ISSUER: G8056D142 ISIN: GB0000546324

SEDOL: 0054632, 5629949, B02T9F2, 0798510

VOTE GROUP: GLOBAL

Proposal V Proposal Number Proposal Type _____

APPROVE, UPON THE RECOMMENDATION OF THE DIRECTORS OF COMPANY DIRECTORS AND SUBJECT TO AND CONDITION UPON THE ADMISSION OF THE ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF BIFFA PLC BIFFA ORDINARY SHARES TO THE OFFICIAL LIST OF THE FINANCIAL SERVICES AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE PLC S MAIN MARKET FOR LISTED SECURITIES BECOMING EFFECTIVE BIFFA ADMISSION , AUTHORIZE THE DIRECTORS TO PAY A DIVIDEND IN SPECIE OF GBP 711,326,000, BEING THE AGGREGATE BOOK VALUE OF THE COMPANY S INTEREST IN BIFFA PLC, SUCH DIVIDEND TO BE SATISFIED BY THE TRANSFER OF THE BIFFA ORDINARY SHARES CREDITED AS FULLY PAID TO SHAREHOLDERS ON THE REGISTER OF MEMBERS OF THE COMPANY AT 6:00 P.M. 06 OCT 2006 OR SUCH OTHER TIME AND DATE AS THE (OR ANY DULY AUTHORIZED COMMITTEE OF THEM) MAY DETERMINE RECORD TIME

Management

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IN THE PROPORTION OF ONE BIFFA ORDINARY SHARE FOR EACH ORDINARY SHARE OF 655/19 PENCE IN THE CAPITAL OF THE COMPANY EXISTING SEVERN TRENT ORDINARY SHARE HELD AT THAT TIME; AND AUTHORIZE THE DIRECTORS TO DO OR PROCURE TO BE DONE ALL SUCH ACTS AND THINGS DONE ON BEHALF OF THE COMPANY AND ANY OF ITS SUBSIDIARIES AS THEY CONSIDER NECESSARY OR DESIRABLE FOR THE PURPOSE OF GIVING EFFECT TO THE DEMERGER OF BIFFA PLC DEMERGER AS PRESCRIBED AND THE CONSOLIDATION OF THE EXISTING SEVERN TRENT ORDINARY SHARES AS PRESCRIBED

APPROVE THAT, SUBJECT TO AND CONDITIONAL UPON 2.. RESOLUTION 1 BECOMING EFFECTIVE, BIFFA ADMISSION AND ADMISSION OF THE NEW ORDINARY SHARES OF 97.894 Management

PENCE IN THE CAPITAL OF THE COMPANY NEW SEVERN TRENT ORDINARY SHARES TO THE OFFICIAL LIST OF THE FINANCIAL SERVICES AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE PLC S MAIN MARKET FOR LISTED SECURITIES SEVEN TRENT ADMISSION : I) EVERY ONE EXISTING TRENT ORDINARY SHARE IN ISSUE AT THE RECORD TIME SHALL BE SUB-DIVIDED INTO 2 ORDINARY SHARES OF 32.894 PENCE EACH IN THE CAPITAL OF THE COMPANY EACH A SUB-DIVIDEND SEVEN TRENT ORDINARY SHARES SHALL BE CONSOLIDATED INTO ONE NEW SEVERN TRENT ORDINARY SHARE AND ALL FRACTIONAL ENTITLEMENTS ARISING FROM SUCH SUB-DIVISION AND CONSOLIDATION SHALL BE AGGREGATED INTO NEW SEVERN TRENT ORDINARY SHARES AND, AS SOON AS PRACTICABLE AFTER SEVERN TRENT ADMISSION, SOLD IN THE OPEN MARKET AT THE BEST PRICE REASONABLY OBTAINED AND THE AGGREGATE PROCEEDS NET OF EXPENSES REMITTED TO THOSE ENTITLED; AND ALL OF THE AUTHORIZED BUT UNISSUED EXISTING SEVERN TRENT ORDINARY SHARES AT THE RECORD TIME SHALL BE CONSOLIDATED IN TO ONE UNDESIGNATED SHARE OF A NOMINAL VALUE EQUAL TO THE AGGREGATE NOMINAL AMOUNT OF THE UNISSUED EXISTING SEVERN TRENT ORDINARY SHARES SO CONSOLIDATED AND FORTHWITH ON SUCH CONSOLIDATION THE SAID UNDESIGNATED SHARE SHALL BE SUB-DIVIDED INTO SUCH MANNER OF NEW SEVERN TRENT ORDINARY SHARES AS IS EQUAL TO THE NOMINAL VALUE OF SUCH UNDESIGNATED SHARE DIVIDED BY 97.894, DIVISION SHALL BE CANCELLED PURSUANT TO SECTION 121(2)(E) OF THE COMPANIES ACT 1985 AS AMENDED ACT

APPROVE THAT, SUBJECT TO AND CONDITIONAL UPON RESOLUTION 1 AND 2 BECOMING EFFECTIVE, THE OPERATION

> OF THE BIFFA LONG TERM INCENTIVE PLAN, THE PRINCIPAL TERMS AS PRESCRIBED

APPROVE THAT, SUBJECT TO AND CONDITIONAL UPON RESOLUTION 1 AND 2 BECOMING EFFECTIVE, THE OPERATION

> OF THE BIFFA SHARESAVE SCHEME, THE PRINCIPAL TERMS AS PRESCRIBED

APPROVE THAT, SUBJECT TO AND CONDITIONAL UPON RESOLUTION 1 AND 2 BECOMING EFFECTIVE, THE OPERATION

> OF THE BIFFA SHARE INCENTIVE PLAN, THE PRINCIPAL TERMS AS PRESCRIBED

AUTHORIZE THE DIRECTORS, SUBJECT TO AND CONDITIONAL UPON RESOLUTION 1 AND 2 BECOMING EFFECTIVE, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE ACT UP TO A MAXIMUM AMOUNT OF GBP 75,993,129 REPRESENTING APPROXIMATELY 33% OF THE TOTAL ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT 07 SEP 2007; AUTHORITY EXPIRES ON THE DATE OF THE

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AGM IN 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

- AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 1, 2 AND 6 BECOMING EFFECTIVE, TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT FOR CASH PURSUANT TO RESOLUTION 6 OR BY THE WAY OF A SALE OF TREASURY SHARES, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT , PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF I) EQUITIES SECURITIES TO THE ORDINARY SHAREHOLDERS OF NEW SEVERN TRENT ORDINARY SHARES; II) UP TO AN AGGREGATE AMOUNT OF GBP 11,398,969 REPRESENTING APPROXIMATELY 5% OF THE TOTAL ISSUED ORDINARY SHARE OF THE COMPANY AS AT 07 SEP 2006; AUTHORITY EXPIRES ON THE DATE OF THE COMPANY S AGM IN 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY
- AUTHORIZE THE COMPANY, SUBJECT TO AND CONDITION UPON RESOLUTION 1 AND 2 BECOMING EFFECTIVE, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT ; PROVIDED THAT: I) THE MAXIMUM NUMBER OF NEW SEVERN TRUST ORDINARY SHARES THAT MAY BE ACQUIRED SHALL NOT EXCEED 10%, OF THE AGGREGATE NUMBER OF NEW SEVERN TRENT ORDINARY SHARES IN ISSUE IMMEDIATELY FOLLOWING SEVERN TRENT ORDINARY SHARES, BEING THE NOMINAL VALUE OF SUCH NEW SEVERN TRENT ORDINARY SHARES; II) THE COMPANY MAY NOT PAY LESS THAN 97.894 PENCE FOR EACH NEW SEVERN TRENT ORDINARY SHARE, BEING THE NOMINAL VALUE OF SUCH NEW SEVERN TRENT ORDINARY SHARES; III) THE COMPANY MAY NOT PAY, IN RESPECT OF SUCH NEW SEVERN TRENT ORDINARY SHARES, MORE THAN 5% OVER THE AVERAGE OF THE MIDDLE MARKET PRICE OF A NEW SEVERN TRENT ORDINARY SHARE BASED ON THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, 5% ABOVE THE AVERAGE MARKET PRICE OF THE NEW SEVERN TRENT ORDINARY SHARES BASED ON LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

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ISSUER: 26441C105

DUKE ENERGY CORPORATION

VOTE GROUP	: GLOBAL			
Proposal Number	Proposal		Proposal Type	(
01	DIRECTOR	ROGER AGNELLI PAUL M. ANDERSON WILLIAM BARNET, III	Management Management Management Management]]]
Meeting Da	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 12 of 1		
03	APPROVAL OF THE DUKE ENERGY CORPORATION 2006 LONG-TERM INCENTIVE PLAN. RATIFICATION OF DELOITTE & TOUCHE LLP AS DUKE ENERGY S INDEPENDENT PUBLIC ACCOUNTANT FOR 20		Management	
 AEM SPA				
ISSUER: TO)140L103 ISIN:	IT0001233417	BLOCKING	
SEDOL: B(ONHOQ3, 5499131, 5988941, BOYLRJ6			
VOTE GROUP	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	

VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.

*	THANK YOU. PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 03 NOV 2006. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	
1.	APPROVE THE INFORMATION TO THE SHAREHOLDERS RELATED TO THE BUSINESS TREND AND ECONOMIC PLAN OF THE COMPANY, PURSUANT TO THE ARTICLE 12 OF THE BY-LAWS	Management	Tak Ac
2.	GRANT AUTHORITY TO BUY BACK	Management	Tak Ac
CASCADE N	NATURAL GAS CORPORATION 147339105 ISIN:	CGC	
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
01	THE APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 8, 2006, AMONG CASCADE, MDU RESOURCES GROUP, INC. AND FIREMOON ACQUISITION, INC., A WHOLLY-OWNED SUBSIDIARY OF MDU RESOURCES GROUP, INC., PURSUANT TO WHICH FIREMOON WILL MERGE WITH AND INTO CASCADE, WITH CASCADE CONTINUING AS THE SURVIVING CORPORATION AND BECOMING A WHOLLY OWNED SUBSIDIARY OF MDU RESOURCES GROUP, INC.	Management	F
Meeting I		e: 07/09/2007 age 13 of 102	
GREEN MOU	UNTAIN POWER CORPORATION		
	393154109 ISIN:		
SEDOL:)))]]]]]]]		
VOTE GROU	UP: GLOBAL		

Proposal

Proposal

	Proposal	Туре	C
01	THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 21, 2006, BY AND AMONG NORTHERN NEW ENGLAND ENERGY CORPORATION, NORTHSTARS MERGER SUBSIDIARY CORPORATION, AND GREEN MOUNTAIN POWER CORPORATION, PURSUANT TO WHICH NORTHSTARS MERGER SUBSIDIARY CORPORATION WILL MERGE WITH AND INTO GREEN MOUNTAIN POWER	Management	F
02	CORPORATION. THE PROPOSAL TO GRANT TO THE PROXY HOLDERS THE AUTHORITY TO VOTE IN THEIR DISCRETION WITH RESPECT TO THE APPROVAL OF ANY PROPOSAL TO POSTPONE OR ADJOURN THE SPECIAL MEETING TO A LATER DATE FOR A REASONABLE BUSINESS PURPOSE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE APPROVAL OF THE AGREEMENT AND PLAN OF MERGER IF THERE ARE NOT SUFFICIENT VOTES FOR THE MERGER.	Management	Ŧ
 PETROCHIN	NA COMPANY LIMITED	PTR	
ISSUER: 7	71646E100 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal	JP: GLOBAL Proposal	Proposal Type	V
Proposal	Proposal THAT THE CONTINUING CONNECTED TRANSACTIONS ARISING AS A RESULT OF THE ACQUISITION OF A 67% INTEREST IN PETROKAZAKHSTAN INC. BY PETROCHINA THROUGH CNPC EXPLORATION AND DEVELOPMENT COMPANY LIMITED (ACQUISITION), AS SET OUT IN THE CIRCULAR OF PETROCHINA DATED 14 SEPTEMBER 2006 (CIRCULAR	-	V C
Proposal Number	Proposal THAT THE CONTINUING CONNECTED TRANSACTIONS ARISING AS A RESULT OF THE ACQUISITION OF A 67% INTEREST IN PETROKAZAKHSTAN INC. BY PETROCHINA THROUGH CNPC EXPLORATION AND DEVELOPMENT COMPANY LIMITED (ACQUISITION), AS SET OUT IN THE CIRCULAR OF	Type	V C F

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Report Date: 07/09/2007 Page 14 of 102

Management

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S5 THAT THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF PETROCHINA AS SET OUT IN THE CIRCULAR BE AND ARE HEREBY GENERALLY UNCONDITIONALLY APPROVED. 04

THAT THE PROPOSED REVISION TO THE EXISTING ANNUAL

CAPS FOR THE THREE YEARS FROM 1 JANUARY 2006 TO 31 DECEMBER 2008 IN RESPECT OF THE PRODUCTS AND SERVICES TO BE PROVIDED BY PETROCHINA AND ITS SUBSIDIARIES TO CHINA RAILWAY MATERIALS AND SUPPLIERS CORPORATION, AS SET OUT IN THE CIRCULAR, BE AND IS HEREBY APPROVED, RATIFIED AND CONFIRMED.

COMPANIA DE MINAS BUENAVENTURA S.A.A BVN

ISSUER: 204448104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

V Proposal Proposal Number Proposal Type _____

THE APPROVAL TO MERGE INVERSIONES MINERAS DE SUR S.A. (INMINSUR) INTO COMPANIA DE MINAS BUENAVENTURA S.A.A. (BUENAVENTURA) BY THE ABSORPTION OF THE FIRST BY THE SECOND.

VIRIDIAN GROUP PLC

ISIN: GB00B09XD336 ISSUER: G9371M122

SEDOL: B0H5CV2, B0H1RF9, B09XD33

VOTE GROUP: GLOBAL

Proposal Proposal Number Proposal

S.1 APPROVE THE SCHEME OF ARRANGEMENT DATED 27 OCT 2006 THE SCHEME TO BE MADE BETWEEN THE COMPANY AND HOLDERS OF SCHEME SHARES IN THE MANNER AND ON THE TERMS AND CONDITIONS AS SPECIFIED, AND

Management F

AUTHORIZE THE DIRECTORS OF THE COMPANY TO AGREE TO ANY NON-MATERIAL VARIATION OR AMENDMENT OF THE TERMS OF THE SCHEME INSOFAR AS APPROVED OR IMPOSED BY THE COURT AS THE DIRECTORS OF THE COMPANY THINK FIT AND TO TAKE ALL SUCH ACTION ON BEHALF OF THE COMPANY AS THEY DEEM NECESSARY OR DESIRABLE FOR CARRYING INTO EFFECT THE SCHEME; FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME IN ITS ORIGINAL FORM, OR WITH OR SUBJECT TO ANY NON-MATERIAL VARIATION OR AMENDMENT AGREED BY THE COMPANY AND ELECTRICINVEST ACQUISITIONS LIMITED AND APPROVED, OR IMPOSED BY THE COURT: I) THE SHARE CAPITAL OF THE COMPANY BE REDUCED BY CANCELING AND EXTINGUISHING ALL THE CANCELLATION SHARES; II) FORTHWITH AND CONTINGENT UPON SUCH REDUCTION OF CAPITAL TAKING EFFECT: A) THE SHARE CAPITAL OF THE COMPANY BE INCREASED TO ITS FORMER AMOUNT BY THE CREATION OF SUCH NUMBER OF NEW ORDINARY SHARES OF 27 7/9 PENCE EACH NEW SHARES AS SHALL BE EQUAL TO THE AGGREGATE NUMBER OF CANCELLATION SHARES SO CANCELLED; AND B) THE RESERVE ARISING IN THE BOOKS OF ACCOUNT OF THE COMPANY AS A RESULT OF THE CANCELLATION OF THE CANCELLATION SHARES

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR.

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BE APPLIED IN PAYING UP IN FULL AT PAR THE NEW SHARES CREATED PURSUANT TO THIS RESOLUTION ABOVE, WHICH SHALL BE ALLOTTED AND ISSUED, CREDITED AS FULLY PAID, TO ELECTRICINVEST ACQUISITIONS LIMITED AND/OR ANY NOMINEE(S) OF IT IN ACCORDANCE WITH THE SCHEME; AND III) CONDITIONALLY UPON THE SCHEME BECOMING EFFECTIVE, AUTHORIZE THE DIRECTORS OF THE COMPANY PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 90 OF THE COMPANIES NORTHERN IRELAND ORDER 1986 AS AMENDED TO GIVE EFFECT TO THIS SPECIAL RESOLUTION AND ACCORDINGLY TO EFFECT THE ALLOTMENT OF RELEVANT SECURITIES ARTICLE 90(2) OF THE COMPANIES ORDER IN THE FORM OF THE NEW SHARES, AUTHORITY EXPIRES ON 31 MAR 2007; II) THE MAXIMUM AGGREGATE NOMINAL AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED HEREUNDER SHALL BE GBP 54,000,000; AND III) THIS AUTHORITY SHALL BE WITHOUT PREJUDICE TO ANY OTHER AUTHORITY UNDER THE SAID ARTICLE 90 PREVIOUSLY GRANTED AND IN FORCE ON THE DATE ON WHICH THIS SPECIAL RESOLUTION IS PASSED; AND FORTHWITH UPON THE PASSING OF THIS SPECIAL RESOLUTION, AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY BY THE ADOPTION AND INCLUSION OF THE NEW ARTICLE 164 AS SPECIFIED

VIRIDIAN GROUP PLC ISSUER: G9371M122 ISIN: GB00B09XD336 SEDOL: B0H5CV2, B0H1RF9, B09XD33 ______ VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type APPROVE THE SCHEME OF ARRANGEMENT PURSUANT TO Management F ARTICLE 418 OF THE COMPANIES ACT NORTHERN IRELAND ORDER 1986 AS AMENDED THE COMPANIES ORDER DATED 27 OCT 2006 SCHEME OF ARRANGEMENT TO BE MADE BETWEEN VIRIDIAN GROUP PLC THE COMPANY AND THE HOLDERS OF SCHEME SHARES PUBLIC SERVICE ENTERPRISE GROUP INC. PEG ISSUER: 744573106 ISIN: SEDOL: VOTE GROUP: GLOBAL V Proposal Proposal C Number Proposal -----F RATIFICATION OF THE APPOINTMENT OF DELOITTE & Management TOUCHE LLP AS INDEPENDENT AUDITOR FOR THE YEAR 2006. CAROLINE DORSA * Management
E. JAMES FERLAND * Management 01 DIRECTOR F F E. JAMES FERLAND * Management
ALBERT R. GAMPER, JR. * Management
RALPH IZZO ** Management
COMPENSATION. F F F STOCKHOLDER PROPOSAL RELATING TO EXECUTIVE COMPENSATION. 03 Shareholder Aga ProxyEdge - Investment Company Report Report Date: 07/09/2007 Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 16 of 102 _____ COMPANIA DE MINAS BUENAVENTURA S.A.A BVN

ISIN:

ISSUER: 204448104

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VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	, ,
02	A VOLUNTARY CONTRIBUTION HAS BEEN WITH THE PERUVIAN GOVERNMENT AND EQUIVALENT TO 3.75% OF THE NET IN AWAY THE 64.4% OF THE MINING ROYATHIS CONTRIBUTION WILL BE ADMINISMINING COMPANIES. APPROVAL OF THE A VOLUNTARY CONTRIBUTION FOR EXPE	WILL BE THE NCOME TAKING ALTIES PAID. STERED BY THE G GRANTING OF	Management	F
01	LIABILITY TO BE PRIVATELY ADMINIS APPROVAL OF THE MERGER OF MINAS F INTO COMPANIA DE MINAS BUENAVENTU THE ABSORPTION OF THE FIRST BY TE	STERED. PORACOTA S.A. JRA S.A.A. BY	Management	F
	LIGHT HOLDINGS, INC.		DQE	
ISSUER: 2	266233105	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	<i>7</i>)
01	ADOPTION OF MERGER AGREEMENT - THADOPT THE AGREEMENT AND PLAN OF MAS OF JULY 5, 2006, BY AND AMONG HOLDINGS, INC., A PENNSYLVANIA CONTROL HOLDINGS LLC, A DELAWARE LIMITED AND DOE MERGER SUB INC., A PENNSY AND A WHOLLY OWNED SUBSIDIARY OF LLC.	MERGER, DATED DUQUESNE LIGHT DRPORATION, DQE LIABILITY COMPANY, YLVANIA CORPORATION	Management	F
	POWER INTERNATIONAL, INC.		HNP	
		TCTN.	IIINE	
ISSUER: 4	142204100	ISIN:		
SEDOL:				
	JP: GLOBAL			
			Proposal Type	

01	TO CONSIDER AND APPROVE THE ACQUISITION (INCLUDING	Management
02	THE TRANSFER AGREEMENT). TO CONSIDER AND APPROVE THE CAPITAL INCREASE (INCLUDING THE CAPITAL INCREASE AGREEMENT).	Management
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/09 Accounts: NPX GAB GLB UTILITY INC TR. Page 17 o	
EOPLES E	NERGY CORPORATION	PGL
SSUER: 7	11030106 ISIN:	
EDOL:		
OTE GROU	P: GLOBAL	
roposal	Proposal	Proposal Type
02	A PROPOSAL TO ADJOURN THE SPECIAL MEETING IF NECESSARY TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER REFERRED TO IN PROPOSAL	Management
01	1. PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER DATED AS OF JULY 8, 2006 AMONG WPS RESOURCES CORPORATION, WEDGE ACQUISITION CORP. AND PEOPLES ENERGY CORPORATION.	Management
PS RESOU	PRCES CORPORATION	WPS
SSUER: 9	2931B106 ISIN:	
SEDOL:		
OTE GROU	P: GLOBAL	
roposal Number	Proposal	Proposal Type
01	APPROVE THE ISSUANCE OF SHARES OF WPS RESOURCES CORPORATION S COMMON STOCK AS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 8, 2006, AMONG WPS RESOURCES CORPORATION,	Management

03	WEDGE ACQUISITION CORP., AND PEOPLES ENE ADJOURN THE SPECIAL MEETING IF NECESSARY FURTHER SOLICITATION OF PROXIES IN THE E	TO PE VENT		Management	F
	THERE ARE NOT SUFFICIENT VOTES AT THE TIL THE SPECIAL MEETING TO APPROVE THE ISSUA	NCE OF			
	SHARES AND/OR THE AMENDMENT TO THE RESTATION.	TED AR	RTICLES		
02	APPROVE AN AMENDMENT TO WPS RESOURCES CO. S RESTATED ARTICLES OF INCORPORATION TO			Management	F
	THE NAME OF WPS RESOURCES CORPORATION TO				
	ENERGY GROUP, INC.				
	ATION ENERGY GROUP, INC.			CEG	
ISSUER: 2	210371100	SIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal				Proposal	V
	Proposal			Туре 	C
03	SHAREHOLDER PROPOSAL.			Shareholder	Abs
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LINDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR 2006.			Management	ADS F
01	DIRECTOR			Management	F
			DOUGLAS L. BECKER EDWARD A. CROOKE	Management Management	F F
			MAYO A. SHATTUCK III MICHAEL D. SULLIVAN	Management Management	F F
ProxyEdge	e - Investment Company Report				
Meeting I	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.		Report Date: 07/09/200 Page 18 of 10		
DETECTOR	ACCOUNTS. NEA GAD GED OTTELT INC IN.		rage 10 or 10	J.Z.	
FPL GROUE	?, INC.				
ISSUER: 3	302571104 II	SIN:			
SEDOL:	702071101	0 = 1			
VOTE GROU	JP: GLOBAL				
Proposal				Proposal	V
Number	Proposal			Туре	C

	Eugai Filling. GABELLI GLOBAL OTILITY &	INCOME TRUST - FUITTN-FX		
0A 0B	RATIFICATION OF THE APPOINTMENT OF DEL TOUCHE LLP AS INDEPENDENT REGISTERED P FIRM FOR THE YEAR 2006.		Management Management Management Management Management Management	
SYMBOL TE	CCHNOLOGIES, INC.		SBL	
ISSUER: 8	371508107	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	(
01	PROPOSAL TO APPROVE AND ADOPT THE AGRE PLAN OF MERGER, DATED AS OF SEPTEMBER AS AMENDED OF OCTOBER 30, 2006, BY AND SYMBOL TECHNOLOGIES, INC., MOTOROLA, I MOTOROLA GTG SUBSIDIARY I CORP. AS SUC MAY BE AMENDED FROM TIME TO TIME, AND PROVIDED FOR THEREIN.	18, 2006, AMONG NC., AND H AGREEMENT	Management]
WOODWARD	GOVERNOR COMPANY		WGOV	
ISSUER: 9	980745103	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	DIRECTOR	JOHN D. COHN MICHAEL H. JOYCE	Management Management Management	
02	PROPOSAL TO RATIFY THE APPOINTMENT OF	JAMES R. RULSEH PRICEWATERHOUSECOOPERS	Management Management	

LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING SEPTEMBER 30, 2007 $\,$

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Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/200 Page 19 of 10	
THE LACLE	EDE GROUP, INC.		LG
ISSUER: 5	505597104	ISIN:	
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal		Proposal Type
02	TO RATIFY THE APPOINTMENT OF DELOITTE LLP AS INDEPENDENT REGISTERED PUBLIC A FOR FISCAL YEAR 2007		Management
01	DIRECTOR	ANTHONY V. LENESS BRENDA D. NEWBERRY MARY ANN VAN LOKEREN DOUGLAS H. YAEGER	Management Management Management Management Management
THE READE	ER'S DIGEST ASSOCIATION, INC		RDA
ISSUER: 7	755267101	ISIN:	
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal		Proposal Type
01	TO ADOPT THE AGREEMENT AND PLAN OF MER AS OF NOVEMBER 16, 2006, AMONG DOCTOR HOLDING CO., DOCTOR ACQUISITION CO. AN S DIGEST ASSOCIATION, INC. (THE MERGE	ACQUISITION D THE READER	Management
02	TO ADJOURN OR POSTPONE THE SPECIAL MEE NECESSARY OR APPROPRIATE, TO SOLICIT A PROXIES IF THERE ARE INSUFFICIENT VOTE TIME OF THE MEETING TO ADOPT THE MERGE	DDITIONAL S AT THE	Management

DIGITAL 1		
	INSIGHT CORPORATION	DGIN
ISSUER: 2	25385P106 ISIN:	
SEDOL:		
VOTE GROU	JP: GLOBAL	
Proposal		Proposal
	Proposal	Type
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 29, 2006, BY AND AMONG INTUIT INC., DURANGO ACQUISITION CORPORATION, AND DIGITAL INSIGHT CORPORATION, AS IT MAY BE AMENDED FROM	Management
02	TIME TO TIME (THE MERGER AGREEMENT). TO VOTE TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES TO VOTE IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT.	Management
		02
TMOS ENF		
	ERGY CORPORATION	JZ ATO
ATMOS ENE		
ISSUER: (
ISSUER: (SEDOL: VOTE GROU	049560105 ISIN:	
ISSUER: (SEDOL: VOTE GROU	Proposal APPROVAL OF AMENDMENT TO THE 1998 LONG-TERM INCENTIVE	ATO Proposal
ISSUER: (SEDOL: VOTE GROU Proposal Number	APPROVAL OF AMENDMENT TO THE 1998 LONG-TERM INCENTIVE PLAN DIRECTOR ROBERT W. BEST	Proposal Type Management Management Management
ISSUER: (SEDOL: VOTE GROU Proposal Number 02	APPROVAL OF AMENDMENT TO THE 1998 LONG-TERM INCENTIVE PLAN DIRECTOR	ATO Proposal Type Management Management

NATIONAL FUEL GAS COMPANY NFG ISSUER: 636180101 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type F APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS Management THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. Management
PHILIP C. ACKERMAN* Management
CRAIG G. MATTHEWS* Management
RICHARD G. REITEN* Management
DAVID F. SMITH* Management
STEPHEN E. EWING** Management 01 DIRECTOR F F F F F F 05 ADOPTION OF, IF PRESENTED AT THE MEETING, A SHAREHOLDER Shareholder Aga PROPOSAL. APPROVAL OF AMENDMENTS TO THE 1997 AWARD AND 0.4 Management Aga OPTION PLAN. APPROVAL OF THE ANNUAL AT RISK COMPENSATION INCENTIVE Management F PROGRAM. ______ GIANT INDUSTRIES, INC. GT ISSUER: 374508109 ISIN: SEDOL: VOTE GROUP: GLOBAL V Proposal Proposal Number Proposal -----F 02 TO ACT UPON SUCH OTHER BUSINESS AS MAY PROPERLY Management COME BEFORE THE SPECIAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT OF THE MEETING, INCLUDING TO CONSIDER ANY PROCEDURAL MATTERS INCIDENT TO THE CONDUCT OF THE SPECIAL MEETING, SUCH AS ADJOURNMENT

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OR POSTPONEMENT TO SOLICIT ADDITIONAL PROXIES

OF ASSOCIATION, FOR SONAECOM, SGPS, S.A. AND/OR SONAECOM, B.V. TO HOLD ORDINARY SHARES REPRESENTING MORE THAN 10% OF THE COMPANY S SHARE CAPITAL; THIS AUTHORIZATION IS SUBJECT TO THE OFFER S SUCCESS AND ASSUMES THAT THE TERMS, CONDITIONS

IN FAVOR OF THE PROPOSAL, ALL AS MORE FULLY DESCRIBED

IN THE PROXY STATEMENT. 01 TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED Management F AS OF AUGUST 26, 2006, BY AND AMONG WESTERN REFINING, INC., NEW ACQUISITION CORPORATION AND GIANT INDUSTRIES, INC., AS AMENDED BY AMENDMENT NO. 1 TO THE AGREEMENT AND PLAN OF MERGER DATED AS OF NOVEMBER 12, 2006 AND APPROVE THE MERGER AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT. PORTUGAL TELECOM SGPS S A ISIN: PTPTC0AM0009 BLOCKING ISSUER: X6769Q104 SEDOL: B02P109, 5466856, 5825985, 4676203, 5760365, 5817186 VOTE GROUP: GLOBAL Proposal V Proposal Number Proposal Type ______ PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. Non-Voting PLEASE NOTE THAT 500 SHARES CARRY 1 VOTE. MAIL Non-Voting AND ELECTRONIC VOTE AVAILABLE.PLEASE BE INFORMED THAT ARTICLE 13 MUST BE FILLED. THANK YOU. Tak ELECT THE VICE-CHAIRMAN AND SECRETARY OF THE Management Αc GENERAL MEETING OF SHAREHOLDERS FOLLOWING THE TERMINATION OF THE OFFICE OF THE FORMER HOLDERS OF THESE POSITIONS Tak APPOINT A DIRECTOR TO COMPLETE THE 2006/2008 MANDATE Management Αc Tak APPROVE TO RESOLVE THE REMOVAL OF SUBPARAGRAPH Ac Management A) NUMBER 1 OF ARTICLE 12 AND NUMBERS 7, 8, 9, 11, 12 AND 15 OF ARTICLE 13 OF THE ARTICLES OF ASSOCIATION AS WELL AS ON THE AMENDMENTS TO SUBPARAGRAPHS B) AND D) NUMBER 1 OF ARTICLE 12 AND NUMBERS 2 AND 3 AND SUBPARAGRAPH B) NUMBER 14 OF ARTICLE 13 OF THE ARTICLES OF ASSOCIATION; THIS RESOLUTION ASSUMES THAT THE TERMS, CONDITIONS AND CONSIDERATION OF THE TENDER OFFER FOR ALL OF THE SHARES OF THE COMPANY S SHARE CAPITAL, ANNOUNCED ON 12 JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM, B.V., ARE FINAL, AND THE RESOLUTION IS SUBJECT TO THE SUCCESS OF THE OFFER Tak 4. APPROVE TO RESOLVE ON THE AUTHORIZATION, UNDER Management Ac THE TERMS OF NUMBER 1 OF ARTICLE 9 OF THE ARTICLES

AND CONSIDERATION OF THE TENDER OFFER FOR ALL OF THE SHARES OF THE COMPANY S SHARE CAPITAL, ANNOUNCE ON 12 JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM, B.V., ARE FINAL

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PORTUGAL TELECOM SGPS S A

ISSUER: X6769Q104 ISIN: PTPTC0AM0009 BLOCKING

SEDOL: B02P109, 5466856, 5825985, 4676203, 5760365, 5817186

VOTE GROUP: GLOBAL

Proposal		Proposal	V
Number	Proposal	Type	С

2. APPOINT A DIRECTOR TO COMPLETE THE 2006/2008 MANDATE.

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3. APPROVE TO RESOLVE THE REMOVAL OF SUBPARAGRAPH

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3. APPROVE TO RESOLVE THE REMOVAL OF SUBPARAGRAPH
A) NUMBER 1 OF ARTICLE 12 AND NUMBERS 7, 8, 9,
11, 12 AND 15 OF ARTICLE 13 OF THE ARTICLES OF
ASSOCIATION AS WELL AS ON THE AMENDMENTS TO SUBPARAGRAPHS
B) AND D) NUMBER 1 OF ARTICLE 12 AND NUMBERS
2 AND 3 AND SUBPARAGRAPH B) NUMBER 14 OF ARTICLE
13 OF THE ARTICLES OF ASSOCIATION; THIS RESOLUTION
ASSUMES THAT THE TERMS, CONDITIONS AND CONSIDERATION
OF THE TENDER OFFER FOR ALL OF THE SHARES OF
THE COMPANY S SHARE CAPITAL, ANNOUNCED ON 12
JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM,
B.V., ARE FINAL, AND THE RESOLUTION IS SUBJECT
TO THE SUCCESS OF THE OFFER.

Management

4. APPROVE TO RESOLVE ON THE AUTHORIZATION, UNDER THE TERMS OF NUMBER 1 OF ARTICLE 9 OF THE ARTICLES OF ASSOCIATION, FOR SONAECOM, SGPS, S.A. AND/OR SONAECOM, B.V. TO HOLD ORDINARY SHARES REPRESENTING MORE THAN 10% OF THE COMPANY S SHARE CAPITAL; THIS AUTHORIZATION IS SUBJECT TO THE OFFER S SUCCESS AND ASSUMES THAT THE TERMS, CONDITIONS AND CONSIDERATION OF THE TENDER OFFER FOR ALL OF THE SHARES OF THE COMPANY S SHARE CAPITAL, ANNOUNCE ON 12 JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM, B.V., ARE FINAL.

Non-Voting

PLEASE SEE ARTICLE 13 OF THE ARTICLES OF ASSOCIATION OF PORTUGAL TELECOM, SGPS S.A. CONCERNING THE ATTENDANCE AND THE EXERCISE OF VOTING RIGHTS AT THIS GENERAL MEETING OF SHAREHOLDERS. ARTICLE

13 CAN BE FOUND AT THE FOLLOWING URL: HTTP://WW3.ICS.ADP.COM/STREETLINK_DATA/DIRGPICS/

PLEASE NOTE THAT THE ARTICLES OF ASSOCIATION ESTABLISH A LIMITATION ON THE VOTES THAT MAY BE CAST BY EACH SHAREHOLDER, AS NUMBER 7 OF ARTICLE 13 OF THE ARTICLES OF ASSOCIATION PROVIDES THAT VOTES EXCEEDING 10% OF THE COMPANY S VOTES CORRESPONDING TO ITS SHARE CAPITAL SHALL NOT BE COUNTED. BY SUBMITTING YOUR VOTE, YOU ARE CONFIRMING THAT YOU ARE NOT VOTING 10% OR MORE OF THE COMPANY S VOTES CORRESPONDING TO ITS SHARE CAPITAL. PLEASE CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE SHOULD YOU HAVE ANY QUESTIONS.

Non-Voting

1. ELECT THE VICE-CHAIRMAN AND SECRETARY OF THE GENERAL MEETING OF SHAREHOLDERS FOLLOWING THE Management

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TERMINATION OF THE OFFICE OF THE FORMER HOLDERS OF THESE POSITIONS.

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______ PIEDMONT NATURAL GAS COMPANY, INC. PNY

ISSUER: 720186105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V C
02	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2007		Management	F
01	DIRECTOR		Management	F
		JERRY W. AMOS*	Management	F
		D. HAYES CLEMENT*	Management	F
		THOMAS E. SKAINS*	Management	F

OSTERREICHISCHE ELEKTRIZITATSWIRTSCHAFTS AKTIENGESELLSCHAFT

ISIN: AT0000746409 BLOCKING ISSUER: A5528H103

SEDOL: 4661607, 4663409

VICKI MCELREATH* Management E. JAMES BURTON** Management

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V C
*	PLEASE NOTE THAT THIS IS AN AGM. THANK	K YOU.	Non-Voting	Tak
1.	RECEIVE THE FINANCIAL STATEMENTS AND A FOR THE FY 2006 WITH THE REPORT OF THE OF MANAGING DIRECTORS AND OF THE SUPERBOARD, THE GROUP OF FINANCIAL STATEMENT GROUP ANNUAL REPORT	E BOARD RVISORY	Management	Ac
2.	APPROVE THE APPROPRIATION OF THE DISTA	RIBUTABLE	Management	Tak Ac
3.	RATIFY THE ACTS OF THE BOARD OF MANAGE	ING DIRECTORS	Management	Tak Ac
4.	APPOINT THE AUDITORS FOR THE FY 2007		Management	Tak Ac
OSTERREIC	CHISCHE ELEKTRIZITATSWIRTSCHAFTS AKTIEN	GESELLSCHAFT		
ISSUER: A	.5528Н103	ISIN: AT0000746409	BLOCKING	

VOTE GROUP: GLOBAL

SEDOL: 4661607, 4663409

Proposal V Proposal Number Proposal Type

PLEASE NOTE THAT THIS IS AN AMENDMENT TO THE MID 352161 DUE TO RECEIPT OF AN ADDITIONAL RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

Non-Voting

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RECEIVE THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE FY 2006 WITH THE REPORT OF THE BOARD OF MANAGING DIRECTORS AND OF THE SUPERVISORY BOARD, THE GROUP OF FINANCIAL STATEMENTS AND GROUP ANNUAL REPORT

Management

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			т - 1-
2.	APPROVE THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT	Management	Tal Ad
3.	RATIFY THE ACTS OF THE BOARD OF MANAGING DIRECTORS AND OF THE SUPERVISORY BOARD	Management	Tal Ad
4.	APPOINT THE AUDITORS FOR THE FY 2007	Management	Tak Ad
5.	ELECT THE MEMBERS OF THE SUPERVISORY BOARD	Management	Tak Ac
ENDESA,		ELE	
	29258N107 ISIN:		
SEDOL:			
VOTE GRO	JP: GLOBAL		
Proposal		Proposal	V
Number	Proposal 	Туре 	
02	APPROVAL OF THE AMENDMENT OF ARTICLE 37 OF THE CORPORATE BYLAWS (NUMBER OF CLASSES OF DIRECTORS).*	Management	F
01	APPROVAL OF THE AMENDMENT OF ARTICLE 32 OF THE	Management	F
05	CORPORATE BYLAWS (LIMITATION OF VOTING RIGHTS).* APPROVAL OF THE AUTHORIZATION TO THE BOARD OF	Management	F
	DIRECTORS FOR THE EXECUTION AND IMPLEMENTATION OF THE RESOLUTIONS ADOPTED AT THE GENERAL MEETING,		
	AS WELL AS TO SUBSTITUTE THE AUTHORITIES IT RECEIVES FROM THE GENERAL MEETING, AND GRANTING OF AUTHORITIES		
	FOR PROCESSING THE SAID RESOLUTIONS AS A PUBLIC INSTRUMENT, ALL AS MORE FULLY DESCRIBED IN THE		
0.4	PROXY STATEMENT.	Management	E
	APPROVAL OF THE AMENDMENT OF ARTICLE 42 OF THE CORPORATE BYLAWS (INCOMPATIBILITIES OF DIRECTORS).*		F
03	APPROVAL OF THE AMENDMENT OF ARTICLE 38 OF THE CORPORATE BYLAWS (TERM OF OFFICE OF DIRECTOR).*	Management	F
	POWER INTERNATIONAL, INC.	HNP	
ISSUER:	143304100 ISIN:		
SEDOL:			
VOTE GRO	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V

0.1 TO APPROVE THE COAL PURCHASE AND COAL TRANSPORTATION FRAMEWORK AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND HUANENG ENERGY & COMMUNICATIONS HOLDING CO., LTD., THE CONTINUING CONNECTED TRANSACTION CONTEMPLATED THEREBY AND THE TRANSACTION CAP FOR 2007 THEREOF.

Management

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ADESA, INC. KAR

ISSUER: 00686U104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal Number Proposal -----PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING, F Management IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE MERGER AGREEMENT. F 0.1 PROPOSAL TO ADOPT AND APPROVE THE AGREEMENT AND Management PLAN OF MERGER, DATED AS OF DECEMBER 22, 2006, BY AND AMONG ADESA, INC., KAR HOLDINGS II, LLC, KAR HOLDINGS, INC. AND KAR ACQUISITION, INC., PURSUANT TO WHICH KAR ACQUISITION, INC. WILL MERGE WITH AND INTO ADESA, INC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

COMPANIA DE MINAS BUENAVENTURA S.A.A BVN

ISSUER: 204448104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal Number Proposal Type

APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, PROFIT AND LOSS STATEMENT AND OTHER FINANCIAL Management

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02 03 04	STATEMENTS OF THE YEAR ENDED DECEMBER 31, 2006. DELEGATION TO THE AUDIT COMMITTEE OF THE DESIGNATION OF THE EXTERNAL AUDITORS FOR THE YEAR 2007. DISTRIBUTION OF DIVIDENDS. RATIFICATION OF THE AGREEMENTS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING HELD ON DECEMBER 4, 2006.	Management Management Management
	 .SA, BILBAO	
ISSUER: E		0018
	08RX2, 4444842, B02TMK8, 4424640	
VOTE GROU	P: GLOBAL	
Proposal		Proposal
Number	Proposal	Type
1.	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL FINANCIAL STATEMENTS (BALANCE SHEET, PROFIT AND LOSS STATEMENT AND NOTES) OF IBERDROLA, S.A. AND OF THE CONSOLIDATED FINANCIAL STATEMENTS OF IBERDROLA, S.A. AND ITS CONTROLLED	Management
2.	COMPANIES FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2006. EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE PROPOSALS FOR THE ALLOCATION OF PROFITS/LOSSES	Management
Meeting D	e - Investment Company Report tate Range: 07/01/2006 to 06/30/2007 Report Accounts: NPX GAB GLB UTILITY INC TR.	Date: 07/09/2007 Page 26 of 102
	AND THE DISTRIBUTION OF DIVIDENDS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2006.	
3.	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL MANAGEMENT REPORT OF IBERDROLA, S.A. AND OF THE CONSOLIDATED MANAGEMENT REPORT OF IBERDROLA, S.A. AND ITS CONTROLLED COMPANIES.	Management
4.	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE MANAGEMENT AND ACTIONS OF THEBOARD OF DIRECTORS DURING THE ABOVE-MENTIONED FISCAL YEAR ENDED ON DECEMBER 31, 2006.	Management
5.a	APPROVE TO RATIFY THE APPOINTMENT AS DIRECTOR OF MR. IGO V CTOR DE ORIOL IBARRA.	Management
5.b	APPROVE TO RATIFY THE APPOINTMENT AS DIRECTOR OF MS. IN S MACHO STADLER.	Management

5.c	APPROVE TO RATIFY THE APPOINTMENT AS DIRECTOR OF MR. BRAULIO MEDEL C MARA.	Management	F
5.d	APPROVE TO RATIFY THE APPOINTMENT AS DIRECTOR OF MR. JOS CARLOS PLA ROYO.	Management	F
6.a	APPROVE TO RE-ELECT MR. JOS ORBEGOZO ARROYO AS DIRECTOR.	Management	F
6.b	APPROVE TO RE-ELECT MR. LUCAS MAR A DE ORIOL L PEZ-MONTENEGRO AS DIRECTOR.	Management	F
6.c	APPROVE TO RE-ELECT MR. MARIANO DE YBARRA Y ZUBIR A AS DIRECTOR.	Management	F
6.d	APPROVE TO RE-ELECT MR. XABIER DE IRALA EST VEZ AS DIRECTOR.	Management	F
6.e	APPROVE TO RE-ELECT MR. IGO V CTOR DE ORIOL IBARRA AS DIRECTOR. APPROVE TO BE ELECT MS. IN C. MACHO STADLED AS	Management	F
6.f 6.g	APPROVE TO RE-ELECT MS. IN S MACHO STADLER AS DIRECTOR. APPROVE TO RE-ELECT MR. BRAULIO MEDEL C MARA	Management Management	F F
-	AS DIRECTOR.	-	
7 . a	APPROVE TO APPOINT MR. NICOL S OSUNA GARC A AS DIRECTOR.	Management	F
8.	APPROVE THE REDUCTION OF THE PAR VALUE OF THE SHARES FROM THREE (3) EUROS TO SEVENTY-FIVE EURO CENTS (0.75) PER SHARE, BY SPLITTING THE NUMBER OF OUTSTANDING SHARES AT A RATE OF 4 NEW SHARES PER EACH OLD SHARE, WITHOUT CHANGING THE AMOUNT OF THE CAPITAL STOCK; ENSUING AMENDMENT OF ARTICLE 5 OF THE BY-LAWS (AS TO THE NUMBER AND PAR VALUE OF THE SHARES THAT REPRESENT THE CAPITAL STOCK) AND DELEGATION TO THE BOARD OF DIRECTORS OF ALL SUCH POWERS AS MAY BE REQUIRED, WITH THE EXPRESS POWER OF DELEGATION, TO EXECUTE THIS RESOLUTION AFTER THE FULL EXECUTION, IF APPLICABLE, OF THE RESOLUTION INCLUDED IN ITEM SIXTEEN BELOW.	Management	F
9.	APPROVE THE AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, FOR THE DERIVATIVE ACQUISITION OF THE COMPANYS OWN SHARES BY THE COMPANY ITSELF AND/OR BY ITS CONTROLLED COMPANIES, PURSUANT TO APPLICABLE LAW, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS; MEETING OF MARCH 30, 2006 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT.	Management	F
10.	APPROVE THE DELEGATION TO THE BOARD OF DIRECTORS,	Management	F

10. APPROVE THE DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF SUBSTITUTION, FOR A TERM OF FIVE YEARS, OF THE POWER TO ISSUE: A) BONDS OR SIMPLE DEBENTURES AND OTHER FIXED-INCOME SECURITIES OF A LIKE NATURE (OTHER THAN NOTES),

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> AS WELL AS PREFERRED STOCK, UP TO A MAXIMUM AMOUNT OF 20,000 MILLION EUROS, AND B) NOTES UP TO A MAXIMUM AMOUNT, INDEPENDENTLY OF THE FOREGOING, OF 4,000 MILLION EUROS; AND AUTHORIZATION FOR

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THE COMPANY TO GUARANTEE, WITHIN THE LIMITS SET FORTH ABOVE, NEW ISSUANCES OF SECURITIES BY CONTROLLED COMPANIES, FOR WHICH PURPOSE THE DELEGATION APPROVED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS; MEETING HELD ON MARCH 30, 2006 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT.

- 11. APPROVE THE AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, TO APPLY FOR THE LISTING ON AND DELISTING FROM SPANISH OR FOREIGN, OFFICIAL OR UNOFFICIAL, ORGANIZED OR OTHER SECONDARY MARKETS OF THE SHARES, DEBENTURES, BONDS, NOTES, PREFERRED STOCK OR ANY OTHER SECURITIES ISSUED OR TO BE ISSUED, AND TO ADOPT SUCH RESOLUTIONS AS MAY BE NECESSARY TO ENSURE THE CONTINUED LISTING OF THE SHARES, DEBENTURES OR OTHER SECURITIES OF THE COMPANY THAT MAY THEN BE OUTSTANDING, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS; MEETING OF MARCH 30, 2006 IS HEREBY DEPRIVED OF EFFECT.
- 12. APPROVE THE AUTHORIZATION TO THE BOARD OF DIRECTORS,
 WITH THE EXPRESS POWER OF DELEGATION, TO CREATE
 AND FUND ASSOCIATIONS AND FOUNDATIONS, PURSUANT
 TO APPLICABLE LEGAL PROVISIONS, FOR WHICH PURPOSE
 THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS
 AT THE GENERAL SHAREHOLDERS; MEETING OF MARCH
 30, 2006 IS HEREBY DEPRIVED OF EFFECT TO THE
 EXTENT OF THE UNUSED AMOUNT.
- 13. AMENDMENT OF THE BY-LAWS IN ORDER TO (A) ALIGN
 THE CONTENTS THEREOF WITH THE RECOMMENDATIONS
 INTRODUCED BY THE UNIFORM GOOD GOVERNANCE CODE,
 WHICH WAS APPROVED, AS THE SOLE DOCUMENT FOR
 PURPOSES OF CORPORATE GOOD GOVERNANCE RECOMMENDATIONS,
 BY THE NATIONAL SECURITIES MARKET COMMISSION
 COMISI N NACIONAL DEL MERCADO DE VALORES (CNMV)
 ON MAY 22, 2006, AND (B) UPDATE THE BY-LAWS IN
 ORDER TO COMPLETE AND CLARIFY REGULATIONS ON
 CERTAIN MATTERS, AND APPROVAL, IF APPLICABLE,
 OF A NEW RESTATED TEXT OF SUCH BY-LAWS:
- 13.a APPROVE THE AMENDMENT OF ARTICLES 5, 6, 11, 12, 13, 14 AND 15 OF TITLE I OF THE BY-LAWS.
- APPROVE THE AMENDMENT OF ARTICLES 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27,28, 29, 32, 33, 34, 36, 37, 38, 39, 40, 43, 44, 45, 46, 47, INCLUSION OF A NEW TEXT FOR ARTICLE 48, RENUMBERING OF THE CURRENT ARTICLE 48 AS ARTICLE 49 AND AMENDMENT THEREOF, DELETION OF THE TEXT OF THE CURRENT ARTICLE 49, AMENDMENT OF ARTICLES 50, 51, 52, 53 AND OF THE HEADING FOR CHAPTER II, AS WELL AS THE HEADING FOR SECTION 5 OF CHAPTER II OF TITLE II OF THE BY-LAWS.
- 13.c APPROVE THE AMENDMENT OF ARTICLES 57, 58, 59, 60, 62 AND 63 OF TITLE IV OF THE BY-LAWS.
- 13.d APPROVE THE INSERTION OF A NEW TITLE V, RELATING TO FINAL PROVISIONS, INTO THE BY-LAWS, CONSISTING OF A SOLE FINAL PROVISION.

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IN VIEW OF ALL THE FOREGOING AMENDMENTS AND ON 13.e THE BASIS THEREOF, APPROVAL OFA NEW RESTATED TEXT OF THE BY-LAWS.

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APPROVE THE AMENDMENT OF THE REGULATIONS FOR 14. THE GENERAL SHAREHOLDERS; MEETING IN ORDER TO (A) ALIGN THE CONTENTS THEREOF WITH THE RECOMMENDATIONS INTRODUCED BY THE UNIFORM GOOD GOVERNANCE CODE AND (B) UPDATE SUCH REGULATIONS FOR THE PURPOSE OF COMPLETING AND CLARIFYING THE PROVISIONS GOVERNING CERTAIN MATTERS, AND APPROVAL, IF APPLICABLE, OF A NEW RESTATED TEXT OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS MEETING.

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INFORMATION ON THE AMENDMENT AND APPROVAL OF 15. A NEW RESTATED TEXT OF THE REGULATIONS OF THE BOARD OF DIRECTORS PREPARED IN ACCORDANCE WITH THE PROVISIONS OF SECTION 115 OF THE SECURITIES MARKET LAW, IN ORDER TO (A) ALIGN SUCH REGULATIONS WITH THE RECOMMENDATIONS INTRODUCED BY THE UNIFORM GOOD GOVERNANCE CODE AND (B) UPDATE THEM TO COMPLETE AND CLARIFY THE SPECIFIC MEASURES DESIGNED TO GUARANTEE THE BEST MANAGEMENT OF THE COMPANY.

APPROVE THE INCREASE IN CAPITAL STOCK IN THE

NOMINAL AMOUNT OF 790,132,239 EUROS, THROUGH

16.

Management

THE ISSUANCE AND FLOTATION OF 263,377,413 NEW COMMON SHARES WITH A PAR VALUE OF (3) EUROS EACH AND AN ISSUE PREMIUM TO BE DETERMINED BY THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, PURSUANT TO THE PROVISIONS OF SECTION 159.1.C) IN FINE OF THE COMPANIES LAW, NOT LATER THAN THE DATE OF EXECUTION OF THE RESOLUTION WHICH, IN ANY EVENT, WILL BE WITHIN (I) THE MINIMUM ISSUE PREMIUM THAT RESULTS FROM DEDUCTING THREE EUROS (THE PAR VALUE OF THE IBERDROLA SHARES) FROM THE MINIMUM ISSUE PRICE (WHICH IS EQUAL TO THE NET EQUITY VALUE PER SHARE RESULTING FROM THE CONSOLIDATED FINANCIAL STATEMENTS PREPARED BY THE BOARD OF DIRECTORS OF IBERDROLA AND AUDITED BY THE EXTERNAL AUDITOR PLUS ONE EURO CENT) AND (II) A MAXIMUM OF 29.75 EUROS PER SHARE. THE NEW SHARES WILL BE SUBSCRIBED FOR AND PAID UP IN FULL THROUGH NON-MONETARY CONTRIBUTIONS CONSISTING

> OF COMMON SHARES OF SCOTTISH POWER PLC. EXCLUSION OF PRE-EMPTIVE RIGHTS AND EXPRESS PROVISION FOR THE POSSIBILITY OF INCOMPLETE SUBSCRIPTION. IF APPROPRIATE, ELECTION OF THE TAX SYSTEM ESTABLISHED IN CHAPTER VIII OF TITLE VII AND ADDITIONAL PROVISION

TWO OF THE RESTATED TEXT OF THE CORPORATE TAX LAW LEY DEL IMPUESTO SOBRE SOCIEDADES APPROVED BY LEGISLATIVE ROYAL DECREE 4/2004 OF MARCH 5.

DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, TO SET THE CONDITIONS FOR THE INCREASE REGARDING ALL MATTERS NOT CONTEMPLATED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS; MEETING, CARRY OUT THE ACTIONS REQUIRED FOR EXECUTION THEREOF, AMEND THE TEXT OF ARTICLE 5 OF THE BY-LAWS TO ADJUST IT TO THE NEW AMOUNT OF THE CAPITAL STOCK, EXECUTE ALL SUCH PUBLIC OR PRIVATE DOCUMENTS AS MAY BE REQUIRED TO CARRY OUT THE INCREASE AND, IN CONNECTION WITH THE NON-MONETARY CONTRIBUTION OF SHARES OF SCOTTISH POWER PLC, ELECT, IF APPROPRIATE, THE SPECIAL TAX SYSTEM ESTABLISHED IN CHAPTER VIII OF TITLE VII AND ADDITIONAL PROVISION TWO OF THE RESTATED CORPORATE TAX LAW LEY DEL IMPUESTO SOBRE SOCIEDADES, APPROVED BY LEGISLATIVE ROYAL

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DECREE 4/2004. APPLICATION TO THE APPROPRIATE AUTHORITIES FOR INCLUSION OF THE NEW SHARES ON THE ACCOUNTING RECORDS OF THE SOCIEDAD DE GESTI N DE LOS SISTEMAS DE REGISTRO, COMPENSACI N Y LIQUIDACI N DE VALORES, S.A.U. (IBERCLEAR) AND FOR ADMISSION TO LISTING OF SUCH SHARES ON THE MADRID, BARCELONA, BILBAO AND VALENCIA STOCK EXCHANGES, THROUGH THE AUTOMATED QUOTATION SYSTEM SISTEMA DE INTERCONEXI N BURS TIL (CONTINUOUS MARKET) IN ACCORDANCE WITH THE REQUIREMENTS OF EACH.

- APPROVE THE ISSUANCE OF SIMPLE LOAN NOTES OBLIGACIONES SIMPLES IN A MINIMUMNOMINAL AMOUNT OF 20 MILLION POUNDS STERLING (29.51 MILLION EUROS) AND A MAXIMUM NOMINAL AMOUNT OF 750 MILLION POUNDS STERLING (1,106.63 MILLION EUROS). DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, TO SET THE TERMS AND CONDITIONS OF THE ISSUANCE OF LOAN NOTES AND TO EXECUTE ALL SUCH PUBLIC OR PRIVATE DOCUMENTS AS MAY BE REQUIRED TO CARRY OUT SUCH ISSUANCE.
- 18. APPROVE THE AUTHORIZATION, WITHIN THE FRAMEWORK
 OF THE SCOTTISH POWER PLC TRANSACTION, OF (I)
 THE CONTINUITY, FOLLOWING COMPLETION THEREOF,
 OF THE PLANS ESTABLISHED FOR THE SCOTTISH POWER
 GROUP EMPLOYEES, WHEREUNDER THERE ARE REMAINING
 RIGHTS TO ACQUIRE SHARES OF SCOTTISH POWER PLC
 FOLLOWING THE TRANSACTION, FOR THE SOLE PURPOSE
 OF MANAGING SUCH REMAINING RIGHTS IN ACCORDANCE
 WITH THE RULES SET FORTH IN THE RESPECTIVE PLANS,
 AND OF (II) THE DELIVERY OF IBERDROLA, S.A. SHARES
 UNDER THE TERMS ESTABLISHED IN THE SCOTTISH POWER
 PLC TRANSACTION, IN CONNECTION WITH THE SCOTTISH
 POWER PLC SHARES TO BE ISSUED FOLLOWING COMPLETION

Management

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OF THE SCOTTISH POWER PLC TRANSACTION TO THE HOLDERS OF SUCH REMAINING RIGHTS AS A RESULT OF THE SETTLEMENT THEREOF. DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF SUBSTITUTION, OF THE POWER TO EXECUTE THIS RESOLUTION.

APPROVE THE INCREASE IN CAPITAL STOCK FOR MONETARY CONSIDERATION, BY A NOMINAL AMOUNT OF 34,947,798 EUROS, THROUGH THE ISSUANCE AND FLOTATION OF 11,649,266 NEW COMMON SHARES WITH A PAR VALUE OF THREE (3) EUROS EACH (OR OF 46,597,064 NEW COMMON SHARES WITH A PAR VALUE OF SEVENTY-FIVE EURO CENTS (0.75) EACH, IN THE EVENT THAT THE INCREASE IS CARRIED OUT FOLLOWING EXECUTION OF THE RESOLUTION CONTEMPLATED IN ITEM EIGHT ON THE AGENDA) AND AN ISSUE PREMIUM TO BE DETERMINED, PURSUANT TO THE PROVISIONS OF SECTION 159.1.C) IN FINE OF THE COMPANIES LAW, BY THE BOARD OF DIRECTORS, WITH EXPRESS POWERS OF DELEGATION, ON THE DATE OF EXECUTION OF THE RESOLUTION. THE PURPOSE OF THE INCREASE IN CAPITAL STOCK IS TO FULFILL THE COMMITMENTS ASSUMED BY IBERDROLA, S.A. WITHIN THE FRAMEWORK OF THE SCOTTISH POWER PLC TRANSACTION REGARDING MAINTENANCE IN THE FUTURE OF THE POLICY OF SCOTTISH POWER PLC TO COMPENSATE ITS EMPLOYEES IN SHARES, THUS ALLOWING THE BOARD OF DIRECTORS TO IMPLEMENT, DEVELOP AND EXECUTE ONE OR MORE PLANS FOR THE EMPLOYEES OF THE SCOTTISH POWER PLC GROUP (FOLLOWING COMPLETION OF THE SCOTTISH POWER PLC TRANSACTION) AND TO EXTEND THEM TO ALL OF THE EMPLOYEES OF THE NEW

Management

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IBERDROLA GROUP, CONSISTING OF THE DELIVERY TO SUCH EMPLOYEES OR THE ACQUISITION BY THEM OF OPTIONS ON SHARES OF IBERDROLA, S.A., THE ALLOCATION OF COMPENSATION RIGHTS LINKED TO THE VALUE OF THE IBERDROLA, S.A. SHARES, PAYABLE IN CASH OR IN SHARES, AND THE ACQUISITION AND/OR DELIVERY OF SHARES OF IBERDROLA, S.A. EXCLUSION OF PRE-EMPTIVE RIGHTS AND EXPRESS PROVISION FOR THE POSSIBILITY OF INCOMPLETE SUBSCRIPTION. AMENDMENT OF ARTICLE 5 OF THE BY-LAWS REGARDING THE AMOUNT OF CAPITAL STOCK AS A RESULT.

APPROVE THE DELEGATION OF POWERS TO FORMALIZE AND EXECUTE ALL RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING, FOR CONVERSION THEREOF INTO A PUBLIC INSTRUMENT, AND FOR THE INTERPRETATION, CORRECTION AND SUPPLEMENTATION THEREOF OR FURTHER ELABORATION THEREON UNTIL THE REQUIRED REGISTRATIONS ARE MADE.

Management F

SHAREHOLDERS WHO PARTICIPATE IN ANY FORM AT THIS

Non-Voting

ORDINARY GENERAL MEETING, WHETHER DIRECTLY, BY
PROXY, OR BY LONG DISTANCE VOTING, SHALL BE ENTITLED
TO RECEIVE AN ATTENDANCE PREMIUM OF 0.02 EUROS
GROSS PER SHARE. PLEASE BE ADVISED THAT ADDITIONAL
INFORMATION CONCERNING IBERDROLA, S.A. CAN ALSO
BE VIEWED ON THE COMPANY S WEBSITE: http://www.iberdrola.com/webcorp/gc/en/html/home/in

DATANG INTL PWR GENERATION CO LTD

ISSUER: Y20020106 ISIN: CN0009060798

SEDOL: B01DCR8, 0571476, 5896475, 6080716

SEDOL. BOIDCRO, 03/14/0, 30904/3, 0000/10

OF THE COMPANY

VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Type
1.	APPROVE AND RATIFY THE INVESTMENT AGREEMENT ENTERED	Management
	INTO ON 09 JAN 2007 BETWEEN THE COMPANY, BEIJING	
	ENERGY INVESTMENT (GROUP) COMPANY LIMITED, CHINA	
	DATANG CORPORATION AND INNER MONGOLIA MENGDIAN	
	HUANENG THERMAL POWER CORPORATION LIMITED; AND	
	THE INVESTMENT OF POWER PLANT PROJECT OF PHASES	
	IV AND V OF TUOKETUO POWER PLANT CONTEMPLATED	
	THEREUNDER	

SCOTTISH POWER PLC SPI

ISSUER: 81013T804 ISIN:

S.1 APPROVE TO CHANGE THE REGISTERED SHARE CAPITAL

AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY

SEDOL:

S.2

VOTE GROUP: GLOBAL

Proposal Proposal V Number Proposal Type C

02 TO CONSIDER AND, IF THOUGHT FIT, PASS A SPECIAL RESOLUTION TO APPROVE: (I) THE REORGANISATION

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Management

Proposal

Management

Management

F

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OF THE COMPANY S SHARE CAPITAL REFERRED TO IN THE SCHEME; (II) THE CAPITAL REDUCTION AND THE ISSUE OF NEW SCOTTISHPOWER SHARES TO IBERDROLA PROVIDED FOR IN THE SCHEME; AND (III) THE AMENDMENTS TO THE ARTICLES IN ACCORDANCE WITH THE SCHEME AND IN THE MANNER DESCRIBED.

TO APPROVE THE SCHEME OF ARRANGEMENT DATED FEBRUARY 26, 2007 BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS AND TO AUTHORISE THE DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT.

Management F

OTTER TAIL CORPORATION OTTR

ISSUER: 689648103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
02	THE RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management
01	DIRECTOR ARVID R. LI JOHN C. MACFA GARY J. SP	RLANE Management

EDP-ENERGIAS DE PORTUGAL, S.A. EDP

ISSUER: 268353109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	V
Number	Proposal	Type	С

01 RESOLVE ON THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS
REPORTING DOCUMENTS FOR THE 2006 FINANCIAL YEAR,
INCLUDING THE SOLE MANAGEMENT REPORT, THE INDIVIDUAL
ACCOUNTS AND THE CONSOLIDATED ACCOUNTS, THE ANNUAL
REPORT AND THE OPINION OF THE GENERAL AND SUPERVISORY

Management F

F

		BOARD AND THE SOLE LEGAL CERTIFICATION OF THE ACCOUNTS		
С)2	RESOLVE ON THE PROPOSAL FOR THE ALLOCATION OF	Management	
		PROFITS IN RELATION TO THE 2006 FINANCIAL YEAR		
C)3	RESOLVE ON THE GENERAL APPRAISAL OF THE MANAGEMENT	Management	
		AND SUPERVISION OF THE COMPANY, IN ACCORDANCE		
		WITH ARTICLE 455 OF PORTUGUESE COMPANIES CODE		
C) 4	GRANT AUTHORIZATION TO THE EXECUTIVE BOARD OF	Management	
		DIRECTORS FOR THE ACQUISITION AND SALE OF OWN	,	
		SHARES BY EDP AND SUBSIDIARIES OF EDP		
C)5	GRANT AUTHORIZATION TO THE EXECUTIVE BOARD OF	Management	
		DIRECTORS FOR THE ACQUISITION AND SALE OF OWN	-	
		BONDS BY EDP AND SUBSIDIARIES OF EDP		
C)6	RESOLVE ON THE ELECTION OF MEMBERS OF CORPORATE	Management	
		BODIES	-	
C	7	RESOLVE ON THE APPRAISAL, FOR CONSULTATION PURPOSES,	Management	
		OF THE STATEMENT ISSUED BY THE REMUNERATION COMMITTEE	-	
		OF THE GENERAL AND SUPERVISORY BOARD IN RELATION		
		TO THE POLICY OF REMUNERATION OF THE MEMBERS		
		OF THE EXECUTIVE BOARD OF DIRECTORS		

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MACDERMID, INCORPORATED MRD

ISSUER: 554273102 ISIN:

SEDOL:

2EDOT:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V C
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2006, AMONG MACDERMID, INCORPORATED, MDI HOLDINGS, LLC. AND MATRIX ACQUISITION	Management	F
02	CORP. (THE MERGER AGREEMENT). TO APPROVE THE ADJOURNMENT OF THE MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL	Management	F
	PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE		

TELECOM ITALIA S P A NEW

ISSUER: T92778108 ISIN: IT0003497168

TIME OF THE MEETING TO APPROVE THE MERGER AGREEMENT.

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

VOTE GROUP: GLOBAL

1.

Proposal Proposal Number Proposal Type _____

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

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AMENDMENT OF THE FOLLOWING ARTICLES OF THE COMPANY Management

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

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TELECOM ITALIA S P A NEW

ISIN: IT0003497168 ISSUER: T92778108

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

Selected Accounts: NPX GAB GLB UTILITY INC TR.

VOTE GROUP: GLOBAL

Proposal Proposal Number Proposal _____

PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE ALSO NOTE THAT THE SECOND

Non-Voting

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CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.

1.	FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006,	Management
	RELATED AND CONSEQUENT RESOLUTIONS	

- 2. APPOINTMENT OF THE BOARD OF DIRECTORS, DETERMINATIONS
 OF THE NUMBERS OF MEMBERS OF THE BOARDS, DETERMINATION
 OF THE TERM OF OFFICE OF THE BOARD, APPOINTMENT
 OF THE DIRECTORS, DETERMINATION OF THE ANNUAL
 COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS
- 3. DECISIONS CONSEQUENT ON THE RESIGNATION OF A Management MEMBER OF THE BOARD OF AUDITORS
- 4. PLAN FOR THE AWARD OF FREE TREASURY SHARES TO
 THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP,
 AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY
 SHARES SUBJECT TO REVOCATION OF THE EXISTING
 AUTHORIZATION, RELATED AND CONSEQUENT RESOLUTIONS
- 5. DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND
- 6. AMENDMENTS TO THE MEETING REGULATIONS APPROVED Management AC
 BY THE SHAREHOLDERS MEETING ON 06 MAY 2004

._____

TELECOM ITALIA S P A NEW

YOUNG S.P.A

ISSUER: T92778108 ISIN: IT0003497168

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

VOTE GROUP: GLOBAL

Proposal		Proposal	V
Number	Proposal	Type	С

* PLEASE NOTE IN THE EVENT THE MEETING DOES NOT Non-Voting REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA

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IS AMENDED. PLEASE ALSO NOTE THAT THE SECOND CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.

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Management

			Tak
1.	APPROVE THE FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, RELATED AND CONSEQUENT RESOLUTIONS.	Management	Ac
	DEC 2000, REDATED AND CONSEQUENT RESOLUTIONS.		Tak
2.	APPOINTMENT OF THE BOARD OF DIRECTORS AND DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD.	Management	Ac
3.	DETERMINATION OF THE TERM OF OFFICE OF THE BOARD.	Management	Tak Ac Tak
4.	APPOINTMENT OF THE DIRECTORS.	Management	Ac Tak
5.	DETERMINATION OF THE ANNUAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS.	Management	Ac
6.	DECISIONS CONSEQUENT ON THE RESIGNATION OF A MEMBER OF THE BOARD OF AUDITORS.	Management	Ac
7.	PLAN FOR THE AWARD OF FREE TREASURY SHARES TO THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP. AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES SUBJECT TO REVOCATION OF THE EXISTING AUTHORIZATION - RELATED AND CONSEQUENT RESOLUTIONS.	Management	Tak Ac
8.	DECISIONS CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNEST & YOUNG S.P.A.	Management	Tak Ac
9.	AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 6 MAY 2004.	Management	Tak Ac
KONINKLI	JKE KPN N.V.		
ISSUER:	780641205 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	,)
04	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2006	Management	F
06	PROPOSAL TO ADOPT A DIVIDEND OVER THE FINANCIAL YEAR 2006	Management	F
07	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY	Management	E
08	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY	Management	F
09	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION	Management	F
10	PROPOSAL TO APPOINT THE AUDITOR	Management	E
12	PROPOSAL TO APPOINT MR. M. BISCHOFF AS MEMBER	Management	E
	OF THE SUPERVISORY BOARD	-	

OF THE SUPERVISORY BOARD

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	PROPOSAL TO APPOINT MR. J.B.M. STREPPEL AS MEMBER	Management	F)
	OF THE SUPERVISORY BOARD		
14	PROPOSAL TO APPOINT MRS. C.M. COLIJN-HOOYMANS	Management	F
	AS MEMBER OF THE SUPERVISORY BOARD		
16	PROPOSAL TO AMEND THE REMUNERATION FOR THE SUPERVISORY	Management	F
	BOARD		
17	PROPOSAL TO AMEND THE REMUNERATION POLICY FOR	Management	F
	THE BOARD OF MANAGEMENT		
18	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT	Management	F
	TO RESOLVE THAT THE COMPANY MAY ACQUIRE ITS OWN		
	SHARES		
19	PROPOSAL TO REDUCE THE CAPITAL THROUGH CANCELLATION	Management	F
	OF OWN SHARES		

PUBLIC SERVICE ENTERPRISE GROUP INC. PEG

ISSUER: 744573106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
07	RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management
	TOUCHE LLP AS INDEPENDENT AUDITOR FOR THE YEAR	
	2007.	
06	APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION	Management
	TO ELIMINATE PRE-EMPTIVE RIGHTS.	
05	APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION	Management
	TO ELIMINATE CUMULATIVE VOTING IF THE ELIMINATION	
	OF THE CLASSIFIED BOARD PURSUANT TO PROPOSAL	
	4 IS APPROVED.	
04	APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION	Management
	TO ELIMINATE CLASSIFICATION OF THE BOARD OF DIRECTORS,	
	IF ELIMINATION OF CUMULATIVE VOTING PURSUANT	
0.2	TO PROPOSAL 5 IS APPROVED.	Manager
03	APPROVE THE ADOPTION OF THE 2007 EQUITY COMPENSATION PLAN FOR OUTSIDE DIRECTORS.	Management
02	APPROVE AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION	Managamant
02	TO INCREASE THE AUTHORIZED COMMON STOCK FROM	Management
	500 MILLION TO 1 BILLION SHARES.	
01	DIRECTOR	Management
O I	ERNEST H. DREW*	Management
	WILLIAM V. HICKEY**	Management
	RALPH IZZO**	-
	RICHARD J. SWIFT**	Management
	Monno o. owill	11411490110110

PG&E CORPORATION		PCG	
ISSUER: 69331C108	ISIN:		
SEDOL:			
VOTE GROUP: GLOBAL			
Proposal Number Proposal		Proposal Type	7
01 DIRECTOR	DAVID R. ANDREWS LESLIE S. BILLER	Management Management Management	
ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/2 Page 36 of		
	DAVID A. COULTER C. LEE COX PETER A. DARBEE MARYELLEN C. HERRINGER RICHARD A. MESERVE MARY S. METZ BARBARA L. RAMBO BARRY LAWSON WILLIAMS	Management Management Management Management Management Management Management Management	1 1 1 1 1 1
02 RATIFICATION OF APPOINTMENT OF THE IN REGISTERED PUBLIC ACCOUNTING FIRM 03 PERFORMANCE-BASED STOCK OPTIONS		Management Shareholder	Ag
04 CUMULATIVE VOTING		Shareholder	Ag
TD BANKNORTH INC.		BNK	
ISSUER: 87235A101 SEDOL:	ISIN:		
VOTE GROUP: GLOBAL			
Proposal Number Proposal		Proposal Type	
01 PROPOSAL TO APPROVE AND ADOPT THE AGR	REEMENT AND	Management	

PLAN OF MERGER, DATED AS OF NOVEMBER 19, 2006, AMONG TD BANKNORTH INC., THE TORONTO-DOMINION BANK AND BONN MERGER CO.

IDEARC I	NC.		IAR	
ISSUER:	451663108 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7
01	DIRECTOR	JOHN J. MUELLER JERRY V. ELLIOTT KATHERINE J. HARLESS DONALD B. REED STEPHEN L. ROBERTSON THOMAS S. ROGERS PAUL E. WEAVER	Management Management Management Management Management Management Management Management	F F F F F
02	RATIFICATION OF ERNST & YOUNG LLP AS IDEARC S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	THOU I, WHIVEK	Management	F
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 37 of 1		
VIVENDI,	PARIS			
ISSUER:	F97982106 ISIN: F	rR0000127771		
SEDOL: B	OCR3H6, B1G0HP4, 4834777, 4859587, B0334V4, B11S	SBW8, 4841379, 4863470		
VOTE GRO	UP: GLOBAL			
			Proposal Type	7
Proposal Number	Proposal 			
Proposal Number 	1	LETION		

RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE F 0.1 Management AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2006, AS PRESENTED, SHOWING EARNINGS OF EUR 4,412,354,584.59 RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE F 0.2 Management AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON Management F AGREEMENTS GOVERNED BY ARTICLE L.225-88 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN Management F 0.4 APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE COMMITTEE AND RESOLVES THAT THE DISTRIBUTABLE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: INCOME FOR THE FY: EUR 4,412,354,584.59 RETAINED EARNINGS: EUR 10,389,661,400.91 TOTAL: EUR 14,802,015,985.50 ALLOCATED TO: LEGAL RESERVE: EUR 1,956,028.25 DIVIDENDS: EUR 1,386,784,539.60 OTHER RESERVES: EUR 11,213,275,417.65 RETAINED EARNINGS: EUR 2,200,000,000.00 TOTAL: EUR 14,802,015,985.50 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.20 PER SHARE AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 26 APR 2007; AS REQUIRED BYLAW RATIFY THE CO-OPTATION OF MR. MEHDI DAZI AS SUPERVISORY F Management BOARD MEMBER UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2008 AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE IN 0.6 Management F THE COMPANY S SHARES ON THE STOCK MARKET OR OTHERWISE SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 45.00 MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 4,000,000,000.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 20 APR 2006 IN ITS RESOLUTION E.10 AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON F E.7 Management 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 1,000,000,000.00, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE L.225-135-1 OF THE FRENCH

COMMERCIAL CODE; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT

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FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS

SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN BY THE SHAREHOLDERS MEETING DATED 28 APR 2005 IN THE RESOLUTION 7 AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON E.8

- 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE L.225-135-1 OF THE FRENCH COMMERCIAL CODE; THE SHAREHOLDERS MEETING AUTHORIZES, FOR THE SAME PERIOD, THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL; THE EXECUTIVE COMMITTEE MAY ALSO PROCEED WITH A CAPITAL INCREASE IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN BY THE SHAREHOLDERS MEETING DATED 28 APR 2005 IN THE RESOLUTION 8; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7
- AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON E. 9 1 OR MORE CAPITAL INCREASES, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BYLAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 28 APR 2005 IN THE RESOLUTION 10; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

Management F

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

Management

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

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

E.13 APPROVE TO BRING THE ARTICLES OF THE BYLAWS INTO CONFORMITY WITH THE PROVISIONS OF ARTICLES 84-1 AND 108-1 OF THE DECREE NO 67-236 OF 23 MAR 1967 MODIFIED BY THE DECREE OF 11 DEC 2006 AND AMEND ARTICLES 10 AND 14 OF THE BYLAWS-ORGANIZATION OF THE SUPERVISORY BOARD AND ORGANIZATION OF THE EXECUTIVE COMMITTEE

E.14 APPROVE TO BRING THE ARTICLES OF THE BYLAWS INTO CONFORMITY WITH THE PROVISIONS OF ARTICLE 136 OF THE DECREE NO 67-236 OF 23 MAR 1967 MODIFIED BY THE DECREE OF 11 DEC 2006 AND AMEND ARTICLE 16 OF THE BYLAWS-SHAREHOLDERS MEETING

E.15 APPROVE TO DECIDE THE 15 DAY PERIOD APPLICABLE FOR THE DECLARATIONS OF THE STATUTORY EXCEEDING OF THE THRESHOLDS AND AMEND ARTICLE 5 OF THE

Management

Management

Management

Management

BYLAWS-SHARES IN ORDER TO BRING IT TO 5 MARKET DAYS $\,$

01 DIRECTOR

E.16	AMEND ARTICLE 17 OF THE BYLAWS-VO	TING RIGHTS		Management	:
E.17	GRANT FULL POWERS TO THE BEARER OF A COPY OR EXTRACT OF THE MINUTES TO CARRY OUT ALL FILINGS, PUBLICATION FORMALITIES PRESCRIBED BY LAW	OF THIS MEETIN		Management	
CLECO CO	RPORATION			CNL	
ISSUER:	12561W105	ISIN:			
SEDOL:					
VOTE GRO	UP: GLOBAL				
Proposal Number	Proposal			Proposal Type)
01	DIRECTOR		SHERIAN G. CADORIA RICHARD B. CROWELL MICHAEL H. MADISON W.L. WESTBROOK	Management Management Management Management Management	I I I I
02	TO RATIFY THE AUDIT COMMITTEE S A THE FIRM OF PRICEWATERHOUSECOOPER CORPORATION S INDEPENDENT REGISTE FIRM FOR THE FISCAL YEAR ENDING D	RS LLP AS CLECO RED PUBLIC ACC		Management	1
Meeting 1	e - Investment Company Report Date Range: 07/01/2006 to 06/30/200 Accounts: NPX GAB GLB UTILITY INC		Report Date: 07/09/200 Page 40 of 10		
AMEREN CO	 DRPORATION			AEE	
ISSUER:	023608102	ISIN:			
SEDOL:					
VOTE GROU	UP: GLOBAL			·	
Proposal Number	Proposal			Proposal Type	7

Management

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		STEPHEN F. BRAUER SUSAN S. ELLIOTT GAYLE P.W. JACKSON JAMES C. JOHNSON RICHARD A. LIDDY GORDON R. LOHMAN CHARLES W. MUELLER DOUGLAS R. OBERHELMAN GARY L. RAINWATER HARVEY SALIGMAN PATRICK T. STOKES JACK D. WOODARD	Management	н н н н н н н н н н н н
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT R	EGISTERED	Management	F
03	PUBLIC ACCOUNTANTS SHAREHOLDER PROPOSAL RELATING TO REPORT ON CAPLANT RELEASES	ALLAWAY	Shareholder	Aga
AMERICAN	ELECTRIC POWER COMPANY, INC		AEP	
ISSUER: (025537101 ISIN:			
CED OF				
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	E.R. BROOKS D.M. CARLTON R.D. CROSBY, JR. J.P. DESBARRES R.W. FRI L.A. GOODSPEED W.R. HOWELL L.A. HUDSON, JR. M.G. MORRIS L.L. NOWELL III R.L. SANDOR D.G. SMITH K.D. SULLIVAN	Management	и и и и и и и и и и и и и и и и и и и
02	APPROVAL OF AEP SENIOR OFFICER INCENTIVE PLAN	N.	Management	F
03	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	c	Management	F

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	GROUP, INC.			CHG	
SSUER: 1	2541M102	ISIN:			
SEDOL:					
OTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	
01	DIRECTOR		STEVEN V. LANT EFFREY D. TRANEN	Management Management Management	
ENERSIS S				ENI	.—.—.
SSUER: 2	9274F104	ISIN:			
SEDOL:					
ZOMB GDOI	ND GLODAY				
OTE GROU	JP: GLOBAL				
Proposal Number	Proposal			Proposal Type	
01	APPROVAL OF ENERSIS ANNUAL REPORT, FINANCIAL STATEMENTS AND REPORT FROM AUDITORS AND ACCOUNT INSPECTORS FOR ENDED ON DECEMBER 31, 2006.	OM THE EXTERNAL		Management	
02	PROFIT DISTRIBUTION FOR THE PERIOD PAYMENTS.	AND DIVIDEND		Management	
	SETTING OF DIRECTORS REMUNERATION.			Management	
03					
03 04	SETTING OF COMPENSATION FOR DIRECTORY AND AUDIT COMMITTEE AND BUDGET DETE			Management	
	SETTING OF COMPENSATION FOR DIRECTO	ERMINATIONS		-	
04	SETTING OF COMPENSATION FOR DIRECTOR AND AUDIT COMMITTEE AND BUDGET DETECTOR 2007.	ERMINATIONS L AUDITORS. DRS, INCLUDING		Management Management Management	
04	SETTING OF COMPENSATION FOR DIRECTOR AND AUDIT COMMITTEE AND BUDGET DETERM FOR 2007. APPOINTMENT OF INDEPENDENT EXTERNAL APPOINTMENT OF TWO ACCOUNT INSPECTOR	ERMINATIONS AUDITORS. DRS, INCLUDING COMPENSATION.		Management	
04 06 07	SETTING OF COMPENSATION FOR DIRECTOR AND AUDIT COMMITTEE AND BUDGET DETERM FOR 2007. APPOINTMENT OF INDEPENDENT EXTERNAL APPOINTMENT OF TWO ACCOUNT INSPECTOR TWO DEPUTIES, AND SETTING OF THEIR	ERMINATIONS L AUDITORS. DRS, INCLUDING COMPENSATION. CIES.		Management Management	

HAWAIIAN ELECTRIC INDUSTRIES, INC.

ISSUER: 419870100 ISIN:

ΗE

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V
01	DIRECTOR THOMAS B. FARGO	Management Management	F
	DIANE J. PLOTTS KELVIN H. TAKETA	Management Management	F F
	JEFFREY N. WATANABE	Management	F
02	RATIFICATION OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	F

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SWISSCOM AG, ITTIGEN

ISSUER: H8398N104 ISIN: CH0008742519 BLOCKING

SEDOL: B11JQ82, 5593033, B05P645, 5533976

VOTE GROUP: GLOBAL

Proposal		Proposal	V
Number	Proposal	Type	С

- * THE PRACTICE OF SHARE BLOCKING VARIES WIDELY
 IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE
 REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION
 FOR YOUR ACCOUNTS.
- 1. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS.

SWISSCOM AG, ITTIGEN

ISSUER: H8398N104 ISIN: CH0008742519

Non-Voting

Swiss Register

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Act

SEDOL: B11JQ82, 5593033, B05P645, 5533976

Proposal Number	Proposal	Proposal Type
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF AUDITORS NAME. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.	Non-Voting
*	THANK YOU. THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION FOR YOUR ACCOUNTS.	Non-Voting
*	PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING 367290, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting
1.	RECEIVE THE ANNUAL REPORT, THE ANNUAL FINANCIAL STATEMENT AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FY 2006, THE REPORTS OF THE STATUTORY AND THE GROUP AUDITORS	Ta Management <i>I</i>
2.	APPROVE THE APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDENDS	Management Ta

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3.	GRANT DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	Management
4.	APPROVE TO CHANGE THE ARTICLES 6.1.2 OF ASSOCIATION	Management
5.1	RE-ELECT MR. FIDES P. BALDESBERGER AS A BOARD OF DIRECTOR	Management
5.2	RE-ELECT MR. MICHEL GOBET AS A BOARD OF DIRECTOR	Management
5.3	RE-ELECT DR. TORSTEN G. KREINDL AS A BOARD OF DIRECTOR	Management
5.4	RE-ELECT MR. RICHARD ROY AS A BOARD OF DIRECTOR	Management

Tak

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Tak Αc Tak

5.5 6.	RE-ELECT MR. OTHMAR VOCK AS A BOARD OF RE-ELECT KPMG KLYNVELD PEAT MARWICK GOE		Management Management	Ta:
	SA AS THE STATUTORY AUDITORS AND THE GR		j	
 CALIFORNI	IA WATER SERVICE GROUP		CWT	
ISSUER: 1	130788102	ISIN:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	(
01	DIRECTOR PROPOSAL TO RATIFY THE SELECTION OF KPM	DOUGLAS M. BROWN ROBERT W. FOY E.D. HARRIS, JR., M.D. BONNIE G. HILL DAVID N. KENNEDY RICHARD P. MAGNUSON LINDA R. MEIER PETER C. NELSON GEORGE A. VERA	Management	
Meeting D	AS THE INDEPENDENT REGISTERED PUBLIC AC FIRM OF THE GROUP FOR 2007. e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	CCOUNTING Report Date: 07/09/20 Page 44 of 1		
	CORPORATION		CVX	
JHEVRON C				
	166764100	ISIN:		
ISSUER: 1	166764100	ISIN:		
ESSUER: 1	166764100 	ISIN:		
ISSUER: 1 SEDOL: VOTE GROU		ISIN:	Proposal Type	
SEDOL: OTE GROU	UP: GLOBAL	ISIN:		

ELECTION OF DIRECTOR: R.J. EATON

1E ELECTION OF DIRECTOR: S. GINN

1D

01 DIRECTOR

15	ELECTION OF DIRECTOR: 5. GINN	Management	Г
1F	ELECTION OF DIRECTOR: F.G. JENIFER	Management	F
1G	ELECTION OF DIRECTOR: S. NUNN	Management	F
1H	ELECTION OF DIRECTOR: D.J. O REILLY	Management	F
1I	ELECTION OF DIRECTOR: D.B. RICE	Management	F
1J	ELECTION OF DIRECTOR: P.J. ROBERTSON	Management	F
1K	ELECTION OF DIRECTOR: K.W. SHARER	Management	F
1L	ELECTION OF DIRECTOR: C.R. SHOEMATE	Management	F
1M	ELECTION OF DIRECTOR: R.D. SUGAR	Management	F
1N	ELECTION OF DIRECTOR: C. WARE	Management	F
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	F
03	ACCOUNTING FIRM PROPOSAL TO AMEND CHEVRON S RESTATED CERTIFICATE OF INCORPORATION TO REPEAL THE SUPERMAJORITY	E Management	F
04	VOTE PROVISIONS ADOPT POLICY AND REPORT ON HUMAN RIGHTS	Shareholder	Aga
05	ADOPT GOALS AND REPORT ON GREENHOUSE GAS EMISSIC	DNS Shareholder	Aga
06	ADOPT POLICY AND REPORT ON ANIMAL WELFARE	Shareholder	Aga
07	RECOMMEND AMENDMENT TO THE BY-LAWS TO SEPARATE	Shareholder	Aga
08	THE CEO/CHAIRMAN POSITIONS AMEND THE BY-LAWS REGARDING THE STOCKHOLDER RIGHPLAN POLICY	HTS Shareholder	F
09	REPORT ON HOST COUNTRY ENVIRONMENTAL LAWS	Shareholder	Aga
1A	ELECTION OF DIRECTOR: S.H. ARMACOST	Management	F
		ECN	
	CORPORATION	EGN	
	29265N108 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V

Management

Management

STEPHEN D. BAN

Management

	JULIAN W. BANTON	Management	F
	T. MICHAEL GOODRICH	Management	F
	WM. MICHAEL WARREN, JR.	Management	F
	JAMES T. MCMANUS, II	Management	F
02	PROPOSAL TO APPROVE AMENDMENTS TO AND RATIFY	Management	F
	ENERGEN CORPORATION S 1997 STOCK INCENTIVE PLAN		
03	PROPOSAL TO APPROVE ENERGEN CORPORATION S ANNUAL	Management	F
	INCENTIVE COMPENSATION PLAN		
04	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	F
	LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		

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HERA SPA, BOLOGNA

ISSUER: T5250M106 ISIN: IT0001250932 BLOCKING

SEDOL: 7	7598003, B020CX4, 7620508		
VOTE GRO	DUP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 26 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE AND DELETION OF A COMMENT. PLEASE ALSO NOTE THE NEW CUT-OFF IS 16 APR 2007. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	T-1
E.1	AMEND PARAGRAPH 7.3 OF ARTICLE NO. 7 AND PARAGRAPH 17.1(A).1, 17.1(A).3, 17.1(A).4, 17.1(A).5, 17.1(B).1 AND 17.1(B).4 OF ARTICLE NO.17 BY-LAWS	Management	Tak Ac Tak
E.2	AMEND PARAGRAPH 17.1(B).1, 17.1(B).2 AND 17.1(B).3 OF ARTICLE NO. 17 AND ARTICLE NO. 18, 26, 27 AND 29 OF THE COMPANY BY-LAWS	Management	Ac
0.1	APPROVE THE FINANCIAL STATEMENT AS AT 31 DEC 2006, REPORT ON THE OPERATIONS, PROPOSAL OF INCOME DISTRIBUTION, REPORT OF THE BOARD OF STATUTORY AUDITORS	Management	Tak Ac

Tak

0.2	APPROVE TO DISTRIBUTE THE RESERVES	Management	Ac Tak
0.3	GRANT AUTHORITY TO PURCHASE AND DISPOSE ITS OWN SHARES	Management	Ac
			Tak
0.4	APPOINT A NEW MEMBER OF THE BOARD OF DIRECTORS AS PER EX ARTICLE 2449 CIVIL CODE	Management	Ac
			Tak
0.5	APPROVE TO EXTEND THE AUDIT MANDATE GIVEN TO THE AUDITING FIRM FOR THE PERIOD FROM 2012 TO 2014	Management	Ac

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AEM SPA

ISIN: IT0001233417 BLOCKING ISSUER: T0140L103

SEDOL: BONHOQ3, 5499131, 5988941, BOYLRJ6

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V C
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 03 MAY 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting	
*	PLEASE NOTE THAT FEES: IN ADDITION TO INTESA SANPAOLO S STANDARD FEES FOR THE ISSUING OF COMMUNICATIONS TO THE COMPANIES TO ATTEND THE MEETINGS, YOU WILL BE CHARGED DIRECTLY AND ON A SEPARATE BASIS WITH THE PROXY AGENT S FEES, WHICH RANGE FROM EUR 300 TO EUR 500 PER MEETING. THANK YOU.	Non-Voting	
1.	APPOINT 1 DIRECTOR; INHERENT AND CONSEQUENT RESOLUTIONS	Management	Tak Ac Tak
2.	APPROVE THE FINANCIAL STATEMENTS AS AT 31 DEC 2006, REPORT OF THE BOARD OF DIRECTORS ON THE OPERATIONS, REPORT OF THE BOARD OF STATUTORY AUDITORS; INHERENT AND CONSEQUENT RESOLUTIONS	Management	Ac Tak
3.	APPOINT THE AUDITING FIRM FOR THE PERIOD 2007-2015	Management	Ac
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF THE RECORD DATE. IF YOUHAVE ALREADY SENT IN	Non-Voting	

YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM

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

BOUYGUES, PARIS

ISSUER: F11487125 ISIN: FR0000120503

SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 4115159

VOTE GROUP: GLOBAL

Proposal Proposal V Number Proposal Type C

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

TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD

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

Non-Voting

TO MEETING DATE + 1

*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK	Non-Voting	
0.1	YOU. RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 2006, AS PRESENTED, SHOWING NET EARNINGS OF EUR 603,396,472.57, GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Management	F
0.2	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FINANCIAL YEAR, IN THE FORM PRESENTED TO THE MEETING, SHOWING NET EARNINGS GROUP SHARE OF EUR 1,246,000,000.00	Management	F
0.3	APPROVE THE DISTRIBUTABLE INCOME OF EUR 838,625,254.57 BE APPROPRIATED AS FOLLOWS: DIVIDENDS: EUR 16,738,879.15, A DIVIDEND OF EUR 0.05 PER SHARE, ADDITIONAL DIVIDEND: EUR 384,994,220.45, A NET DIVIDEND OF 1.15 PER SHARE THE BALANCE WILL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT: EUR 436,892,154.97 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.20 PER SHARE AND WILL ENTITLE NATURAL PERSONS FISCALLY DOMICILIATED IN FRANCE, TO THE 40% ALLOWANCE THIS DIVIDEND WILL BE PAID ON 03 MAR 2007 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT AS REQUIRED BYLAW	Management	F
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE AND THE AGREEMENTS REFERRED TO THEREIN	Management	F
0.6	APPROVE TO RENEW THE APPOINTMENT OF MR. LUCIEN DOUROUX AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	F
0.5	RATIFY THE CO-OPTATION OF MR. PATRICK KRON AS A DIRECTOR, TO REPLACE MR. ALAIN POUYAT, FOR THE REMAINDER OF MR. ALAIN POUYAT S TERM OF OFFICE, UNTIL THE ORDINARY SHAREHOLDERS MEETING AND APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2009	Management	E
0.7	APPROVE TO RENEW THE APPOINTMENT OF MR. JEAN PEYRELEVADE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	E
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APPROVE TO RENEW THE APPOINTMENT OF THE COMPANY SCDM AS A DIRECTOR FOR A 3-YEAR PERIOD

0.9	ELECT MR. THIERRY JOURDAINE AS A DIRECTOR MEMBER OF THE SUPERVISORY BOARD OF 1 OF THE INVESTMENT FUNDS REPRESENTING THE EMPLOYEES WHO ARE SHAREHOLDERS, SUBJECT TO THE ADOPTION BY THE SHAREHOLDERS MEETING OF RESOLUTION E.27, HIS TERM OF OFFICE WILL LAST 3 YEARS; IF SUCH RESOLUTION IS NOT APPROVED, IT WILL LAST 2 YEARS	Management	ਸ
0.10	ELECT MR. JEAN-MICHEL GRAS AS A DIRECTOR MEMBER OF THE SUPERVISORY BOARD OF 10F THE INVESTMENT FUNDS REPRESENTING THE EMPLOYEES WHO ARE SHAREHOLDERS, SUBJECT TO THE ADOPTION BY THE SHAREHOLDERS MEETING OF RESOLUTION E.27, HIS TERM OF OFFICE WILL LAST 3 YEARS; IF SUCH RESOLUTION IS NOT APPROVED, IT WILL LAST 2 YEARS	Management	F
0.11	APPOINT MR. ALAIN POUYAT AS A CONTROL AGENT, FOR A 3-YEAR PERIOD	Management	F
0.12	AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY S SHARES ON THE OPENMARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 80.00, MINIMUM SALE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,500,000,000.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	F
E.13	AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON 1 OR MORE CAPITAL INCREASES, INFRANCE OR ABROAD, BY ISSUANCE, WITH THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR A COMPANY CONTROLLED BY IT OVER 50%; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 5,000,000,000.00; AUTHORITY EXPIRES ON 26 MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	F
E.14	AUTHORIZE THE BOARD OF DIRECTORS ALL POWERS IN ORDER TO DECIDE ON 1 OR MORE CAPITAL INCREASES, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 4,000,000,000.00, BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BYLAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES, OR BY A COMBINATION OF THESE METHODS; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS	Management	ਸ

TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

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E.15 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON 1 OR MORE CAPITAL INCREASES, INFRANCE OR ABROAD, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR A COMPANY CONTROLLED BY IT OVER 50%; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE NOMINAL AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13 THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 5,000,000,000.00; AUTHORITY EXPIRES ON 26 MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.16 APPROVE TO RESOLVE THAT THE BOARD OF DIRECTORS MAY DECIDE, FOR EACH OF THE ISSUES DECIDED IN ACCORDANCE WITH THE RESOLUTIONS E.13 AND E.15, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED, AT THE SAME PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION PERIOD AND UP TO A MAXIMUM OF 15% OF THE INITIAL ISSUE; AUTHORITY EXPIRES ON 26-MONTH PERIOD

AUTHORIZE THE BOARD OF DIRECTORS, FOR EACH OF E.17 THE ISSUES DECIDED IN ACCORDANCE WITH THE RESOLUTION E.15, FOR A 26-MONTH PERIOD AND WITHIN THE LIMIT OF 10% OF THE COMPANY S SHARE CAPITAL OVER A 12-MONTH PERIOD; TO SET THE ISSUE PRICE OF THE CAPITAL SECURITIES AND, OR SECURITIES TO BE ISSUED , BY WAY OF A PUBLIC OFFERING, IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE SHAREHOLDERS MEETING; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

AUTHORIZE THE BOARD OF DIRECTORS, ON THE BASIS E.18 AND CONDITIONS OF THE RESOLUTION E.15, TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, BY WAY OF ISSUING ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES GIVING ACCESS TO SHARE CAPITAL; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.19 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, ON THE BASIS AND CONDITIONS OF THE RESOLUTION E.15, Management F

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Management

ON THE ISSUANCE OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE COMPANY S SHARE CAPITAL, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED IN FRANCE OR ABROAD BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; THE AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

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E.20 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, AT ITS SOLE DISCRETION, ON 1 OR MORE CAPITAL INCREASES, IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND FOR AN AMOUNT THAT SHALL NOT EXCEED 10% OF THE COMPANY CAPITAL; THIS AMOUNT SHALL NOT COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13, NOR THE CEILINGS SET FORTH IN THE RESOLUTIONS E.14 AND E.24; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.21 AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OF BOUYGUES CONSEQUENTLY TO THE ISSUE OF SECURITIES ISSUED BY ANY COMPANY IN WHICH BOUYGUES HOLDS DIRECTLY OR INDIRECTLY MORE THAN THE HALF OF THE CAPITAL AND AUTHORIZES THE RESULTING CAPITAL INCREASES; THESE SECURITES SHALL BE ISSUED BY THE SUBSIDIARIES AND SHALL GIVE ACCESS TO ORDINARY SHARES OF THE COMPANY; THEY CAN BE ISSUED ON 1 OR MORE OCCASIONS, IN FRANCE, ABROAD AND, OR IN THE INTERNATIONAL MARKET; THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS ; PREFERENTIAL SUBSCRIPTION RIGHTS TO THE SECURITIES ISSUED BY THE SUBSIDIARIES; THE CEILING OF THE NOMINAL AMOUNT OF THE CAPITAL INCREASE OF THE COMPANY, RESULTING FROM ALL THE ISSUANCES CARRIED OUT ACCORDINGLY TO THE PRESENT DELEGATION, SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

E.22 AUTHORIZE THE BOARD OF DIRECTORS TO MAKE USE,

Management

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Management

IN THE EVENT OF A PUBLIC OFFER CONCERNING THE COMPANY S SECURITIES, OF THE DELEGATIONS AND AUTHORIZATIONS GRANTED TO THE BOARD BY THE PRESENT SHAREHOLDERS MEETING TO INCREASE THE SHARE CAPITAL ACCORDINGLY TO THE RESOLUTIONS E.13, E.14, E.15, E.16, E.17, E.18, E.19, E.20, E.21 AND E.24; AUTHORITY EXPIRES ON 18-MONTH PERIOD

- AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED, IN 1 OR MORE ISSUES, IN THE EVENT OF A PUBLIC OFFER CONCERNING THE COMPANY S SECURITIES, WITH THE ISSUANCE OF WARRANTS TO SUBSCRIBE TO SHARES IN THE COMPANY AND TO BE GRANTED FREE OF CHARGE TO ALL THE SHAREHOLDERS OF THE COMPANY; THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE SHALL NOT EXCEED EUR 400,000,000.00; THIS AMOUNT SHALL NOT COUNT AGAINST THE GLOBAL CEILING FIXED IN RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT
- E.24 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, FOR FREE, ON 1 OR MORE OCCASIONS, EXISTING OR FUTURE SHARES IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF BOUYGUES AND RELATED COMPANIES; THEY MAY NOT REPRESENT MORE THAN 10% OF THE SHARE CAPITAL; THIS AMOUNT SHALL NOT COUNT AGAINST THE CEILING FIXED IN THE RESOLUTION E.20, NOR

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> AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 38-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EARLIER DELEGATION TO THE SAME EFFECT

- E.25 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, ON 1 OR MORE OCCASIONS, AT ITS SOLE DISCRETION, IN FRANCE OR ABROAD, THE SHARE CAPITAL UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 5,000,000,000.00, ON THE ISSUANCE OF ANY SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT
- E.26 AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS, AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH VARIOUS STOCK REPURCHASE PLANS, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND

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E.27	ACCOMPLISH AL NECESSARY FORMALITIES; AUTHOEXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES AND ALL EARLIER DELEGATIONS TO THE SAME EFAMEND THE ARTICLES 13 COMPOSITION OF THE EOF DIRECTORS AND 19 OF THE BYLAWS	ANY FECT	Management	F
E.28	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL COPY OR EXTRACT OF THE MINUTES OF THIS METO CARRY OUT ALL FILINGS, PUBLICATIONS AND FORMALITIES PRESCRIBED BYLAW	EETING	Management	F
EMBARQ CC	PRPORATION		EQ	
ISSUER: 2	9078E105 ISI	N:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	PETER C. BROWN STEVEN A. DAVIS DANIEL R. HESSE JOHN P. MULLEN WILLIAM A. OWENS DINESH C. PALIWAL STEPHANIE M. SHERN LAURIE A. SIEGEL	Management Management Management Management Management Management Management Management Management	म स स स स स स स
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS CINDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR THE 2007 FISCAL YEAR.		Management	F
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 52 of 1		
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SEDOL:				
VOTE GROU	JP: GLOBAL			
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Proposal

Number Proposal

Proposal

Type

02	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. SHAREHOLDER PROPOSAL FOR A SIMPLE MAJORITY VOTE OF SHAREHOLDERS.	R.M. BEAVERS, JR. B.P. BICKNER J.H. BIRDSALL, III N.R. BOBINS T.A. DONAHOE B.J. GAINES R.A. JEAN D.J. KELLER R.E. MARTIN G.R. NELSON J. RAU J.F. RIORDAN R.M. STROBEL	Management	F F F F F F F F F F F F
SCANA CO	rporation		SCG	
TSSUER:	80589M102 ISIN:			
SEDOL:	0000311102			
VOTE GROP	Proposal		Proposal Type	V
01	DIRECTOR	W. HAYNE HIPP HAROLD C. STOWE	Management Management Management	F F F
02	APPROVAL OF APPOINTMENT OF INDEPENDENT REGISTERS PUBLIC ACCOUNTING FIRM	G. SMEDES YORK ED	Management Management	E
SJW CORP			SJW	
ISSUER:	784305104 ISIN:			
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7

01	DIRECTOR	M.L. CALI J.P. DINAPOLI D.R. KING G.E. MOSS W.R. ROTH C.J. TOENISKOETTER F.R. ULRICH, JR. R.A. VAN VALER	Management
02	RATIFY THE APPOINTMENT OF KPMG LLP AS REGISTERED PUBLIC ACCOUNTING FIRM OF TFOR FISCAL YEAR 2007.		Management
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 53 of 1	
SNAM RETI	E GAS SPA, SAN DONATO MILANESE (MI)		
ISSUER:	18578L107	ISIN: IT0003153415	BLOCKING
SEDOL: 1	B01DR17, 7251470, B16NNY4		
VOTE GRO	JP: GLOBAL		
Proposal Number	Proposal		Proposal Type
*	PLEASE NOTE THAT THIS IS A REVISION DU OF RECORD DATE. IF YOU HAVE ALREADY SE VOTES, PLEASE DO NOT RETURN THIS PROXY YOU DECIDE TO AMEND YOUR ORIGINAL INST	ENT IN YOUR FORM UNLESS	Non-Voting
*	THANK YOU. PLEASE NOTE IN THE EVENT THE MEETING DESCRIPTION OF THE MEETING IS CANCELLED. THANK YOU DE THE MEETING IS CANCELLED.	CALL ON R 2007 SAME TING INSTRUCTIONS THE AGENDA AT YOUR JM IS MET	Non-Voting
*	PLEASE NOTE THAT THE FEES: IN ADDITION SANPAOLO S STANDARD FEES FOR THE ISSUITO THE COMPANIES TO ATTEND THE MEETING WILL BE CHARGED DIRECTLY AND ON A SEPAWITH THE PROXY AGENT S FEES, WHICH RANEUR 300 TO EUR 500 PER MEETING. PLEASE TO THE CONTRACTUAL ARRANGEMENTS IN FOR	ING OF COMMUNICATIONS GS, YOU ARATE BASIS IGE FROM I REFER	Non-Voting

Tak

e.1	AMEND THE ARTILCES 11, 12, 15, 16, 18, 19, 20 AND 22 OF THE ARTICLES OF THE BY-LAWS	Management	Ac
			Tak
0.1	APPROVE THE FINANCIAL STATEMENTS AS OF 31 DEC 2006, CONSOLIDATED BALANCE SHEET AS AT 31 DEC 2006, DIRECTORS REPORT AND REPORT OF THE AUDITORS ALONG WITH THE AUDITING FIRM REPORT	Management	Ac
			Tak
0.2	APPROVE THE ALLOTMENT OF NET INCOME AND DIVIDEND DISTRIBUTION	Management	Ac
			Tak
0.3	APPOINT THE DIRECTORS, PRIOR DECISIONS RELATED TO NUMBERS, THE PERIOD OF THEIR OFFICE AND THE FIXATION OF THE EMOLUMENTS	Management	Ac
			Tak
0.4	APPOINT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	Management	Ac
			Tak
0.5	APPOINT THE BOARD OF STATUTORY AUDITORS AND APPROVE TO FIX THE EMOLUMENTS	Management	Ac
			Tak
0.6	APPROVE TO EXTENT THE AUDIT MANDATE FOR A 5 YEAR PERIOD FROM 2005 TO 2012 GRANTED TO THE AUDITING FIRM PRICEWATERHOUSECOOPERS FOR THE SAME PERIOD	Management	Ac

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Selected Accounts: NPX CAR CLB HITLLITY INC TR Selected Accounts: NPX GAB GLB UTILITY INC TR.

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______ EDE THE EMPIRE DISTRICT ELECTRIC COMPANY

ISSUER: 291641108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

31, 2007.

Proposal		Proposal	V
Number	Proposal	Type	C
01	DIRECTOR	Management	F
	ROSS C. HARTLI	EY Management	F
	JULIO S. LEON	N Management	F
	ALLAN T. THOMS	S Management	F
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	F
	LLP AS EMPIRE S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER		

AT&T INC.

72

ISSUER: 00206R102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
A01	ELECTION OF DIRECTOR: WILLIAM F. ALDINGER III	Management
A02	ELECTION OF DIRECTOR: GILBERT F. AMELIO	Management
A03	ELECTION OF DIRECTOR: REUBEN V. ANDERSON	Management
A04	ELECTION OF DIRECTOR: JAMES H. BLANCHARD	Management
A05	ELECTION OF DIRECTOR: AUGUST A. BUSCH III	Management
A06	ELECTION OF DIRECTOR: JAMES P. KELLY	Management
A07	ELECTION OF DIRECTOR: CHARLES F. KNIGHT	Management
A08	ELECTION OF DIRECTOR: JON C. MADONNA	Management
A09	ELECTION OF DIRECTOR: LYNN M. MARTIN	Management
A10	ELECTION OF DIRECTOR: JOHN B. MCCOY	Management
A11	ELECTION OF DIRECTOR: MARY S. METZ	Management
A12	ELECTION OF DIRECTOR: TONI REMBE	Management
A13	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Management
A14	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Management
A15	ELECTION OF DIRECTOR: LAURA D ANDREA TYSON	Management
A16	ELECTION OF DIRECTOR: PATRICIA P. UPTON	Management
A17	ELECTION OF DIRECTOR: EDWARD E. WHITACRE, JR.	Management
В02	RATIFY APPOINTMENT OF INDEPENDENT AUDITORS	Management

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APPROVE THE AT&T SEVERANCE POLICY B03 Management C04 STOCKHOLDER PROPOSAL A

C05 STOCKHOLDER PROPOSAL B Shareholder Aga

Shareholder Aga

F

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	Lugar i illing. GABELLI GLOBA	AL UTILITY & INCOME TRUST - PUTITIN-PA	
C06	STOCKHOLDER PROPOSAL C	Shareholder	. Aga
C07	STOCKHOLDER PROPOSAL D	Shareholder	. Aga
C08	STOCKHOLDER PROPOSAL E	Shareholder	Aga
DPL INC.		DPL	
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VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
01	DIRECTOR	ROBERT D. BIGGS Management W AUGUST HILLENBRAND Management NED J. SIFFERLEN Management	ਸ ਸ ਸ
02	APPROVAL OF THE AMENDMENT OF DPL INC. REGARDING MAJO FOR THE ELECTION OF DIRECT	DRITY VOTE ALTERNATIVE CORS.	F
03	SHAREHODER PROPOSAL ON EXE		,
04	PROPOSAL.	AJORITY VOTE REINCORPORATION Shareholder	Aga
05	RATIFICATION OF KPMG LLP A	AS INDEPENDENT AUDITORS. Management	F
GATX CORF	ORATION	GMT	
ISSUER: 3	61448103	ISIN:	
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	v
01	DIRECTOR	JAMES M. DENNY Management RICHARD FAIRBANKS Management DEBORAH M. FRETZ Management MARLA C. GOTTSCHALK Management ERNST A. HABERLI Management BRIAN A. KENNEY Management MARK G. MCGRATH Management MICHAEL E. MURPHY Management	F F F F F F F F

APPROVAL OF APPOINTMENT OF AUDITORS

02

4.

APPROVE TO APPRECIATE THE MANAGEMENT BOARD AND

CASEY J. SYLLA

Management

Management

02	APPROVAL OF APPOINIMENT OF AUDITORS		Management	Г
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 56 of 1		
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	JAMES M. DENNY RICHARD FAIRBANKS DEBORAH M. FRETZ MARLA C. GOTTSCHALK ERNST A. HABERLI BRIAN A. KENNEY MARK G. MCGRATH MICHAEL E. MURPHY CASEY J. SYLLA	Management	н н н н н н
02	APPROVAL OF APPOINTMENT OF AUDITORS		Management	F
ISSUER: X	TELECOM SGPS S A S6769Q104 IS1 22P109, 5466856, 5825985, 4676203, 5760365,	N: PTPTC0AM0009	BLOCKING	
	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V
*	PLEASE NOTE THAT FOR EVERY 500 SHARES YOU 1 VOTING RIGHT. THANK YOU.	HAVE	Non-Voting	
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO IN MEETING TYPE. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROYUNLESS YOU DECIDE TO AMEND YOUR ORIGINAL ITHANK YOU.	IN Y FORM	Non-Voting	
1.	APPROVE THE YEAR 2006 ANNUAL REPORT AND THOSE THE COMPANY OF THE YEAR 2006	E ACCOUNTS	Management	Tak Ac
2.	APPROVE THE CONSOLIDATED ANNUAL REPORT AND ACCOUNTS OF THE YEAR 2006	THE	Management	Tak Ac
3.	APPROVE THE PROFITS APPLICATION		Management	Tak Ad Tak
Λ	ADDDOME TO ADDDECTATE THE MANACEMENT BOADS	AND	Managamant	7A.

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Management

SUPERVISORY BOARD PERFORMANCE

APPROVE TO RESOLVE ON FREE ALLOTMENT OF ALL ORDINARY 5. SHARES REPRESENTING THE SHARE CAPITAL OF PT MULTIMEDIA HELD BY THE COMPANY, TO ITS SHAREHOLDERS WERE EACH SHARESHOLDER SHALL RECEIVE THE EQUIVALENT TO 4 PTM SHARES FOR EACH PT HELD

Management

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APPROVE TO RESOLVE ON THE ACQUISITION AND DISPOSAL OF OWN SHARES, INCLUDING THEIR ACQUISITION IN CONNECTION WITH THE SHARE BUYBACK PROGRAMME

Management

7. APPROVE TO RESOLVE ON A REDUCTION IN SHARE CAPITAL UP TO 65,191,463.05 EUROS FOR THE PURPOSE OF RELEASING EXCESS CAPITAL IN CONNECTION WITH A SHARE BUYBACK PROGRAMME, BY MEANS OF CANCELLATION OF UP TO 186,261,323 SHARES REPRESENTING UP TO 16.5 OF THE SHARE CAPITAL TO BE ACQUIRED AS A RESULT OF THE INMPLEMENTATION OF THIS RESOLUTION, AS WELL AS ON RELATED RESERVES AND ON THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION

Management

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APPROVE TO RESOLVE ON A SHARES CAPITAL INCREASE TO 474,119,730 EUROS BY MEANS OF INCORPORATION OF LEGAL RESERVES IN THE AMOUNT OF 79,019,955 EUROS, THROUGH AN INCREASE IN THE PAR VALUE OF ALL SHARES REPRESENTING THE COMPANY S SHARE CAPITAL BY AN AMOUNT EQUAL TO 7 EURO CENTS, WHEREBY THE PAR VALUE OF EACH SHARE WILL BE 42 EURO CENTS, WITH THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION Management

APPROVE TO RESOLVE ON A SHARE CAPITAL REDUCTION TO 33,865,695 EUROS, TO BE CARRIED OUT BY MEANS OF A REDUCTION IN THE PAR VALUE OF ALL SHARES REPRESENTING THE SHARE CAPITAL, WHEREBY EACH SHARE WILL HAVE A PAR VALUE OF 3 EURO CENTS, BY REDUCING THE PAR VALUE OF ALL SHARES TO 3 EURO CENTS WITH THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION, THE PURPOSE OF THE CAPITAL REDUCTION WILL BE THE RELEASE OF EXCESS CAPITAL

Management

APPROVE, PURSUANT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION, ON THE PARAMETERS APPLICABLE IN THE EVENT OF ANY ISSUANCE OF BONDS CONVERTIBLE INTO SAHRES THAT MAY BE RESOLVED UPON BY THE BOARD OF DIRECTORS

Management

APPROVE TO RESOLVE ON THE SUPPRESSION OF THE PRE-EMPTIVE RIGHT OF SHAREHOLDER IN THE SUBSCRIPTION Management

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	OF ANY ISSUANCE OF CONVERTIBLE BONDS AS REFERE TO UNDER ITEM 10 HEREOF AS MAY BE RESOLVED UPO BY THE BOARD OF DIRECTORS			- ,
12.	APPROVE TO RESOLVE ON THE ISSUANCE OF BONDS AN OTHER SECURITIES, OF WHATEVER NATURE, BY THE BOARD OF DIRECTORS, AND NAMELY ON THE FIXING OF THE VALUE OF SUCH SECURITIES IN ACCORDANCE WITH PARAGRAPH 3 OF ARTICLE 8 AND PARAGRAPH 1, E) OF ARTICLE 15 OF THE ARTICLES OF ASSOCIATIO		Management	Tak Ac
13.	APPROVE TO RESOLVE ON THE ACQUISITION AND DISP OF OWN BONDS AND OTHER OWN SECURITIES		Management	Tak Ac
GREAT PLA	AINS ENERGY INCORPORATED		GXP	
ISSUER: 3	391164100 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR	D.L. BODDE M.J. CHESSER W.H. DOWNEY M.A. ERNST R.C. FERGUSON, JR. W.K. HALL	Management Management Management	म म म म म म
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 58 of 1		
		L.A. JIMENEZ J.A. MITCHELL W.C. NELSON L.H. TALBOTT R.H. WEST	Management Management Management Management Management	н н н
02	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUC LLP AS INDEPENDENT AUDITORS FOR 2007.	HE	Management	F
03	APPROVE AMENDMENTS TO LONG-TERM INCENTIVE PLAN		Management	F

SOUTHERN UNION COMPANY SUG

ISSUER: 844030106 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type 01 DIRECTOR Management DAVID BRODSKY Management
FRANK W. DENIUS Management
KURT A. GITTER, M.D. Management
HERBERT H. JACOBI Management
ADAM M. LINDEMANN Management
GEORGE L. LINDEMANN Management DAVID BRODSKY Management THOMAS N. MCCARTER, III Management GEORGE ROUNTREE, III Management
ALLAN D. SCHERER Management ALLAN D. SCHERER 02 THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERCOOPERS Management LLP AS SOUTHERN UNION S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007. AQUILA, INC. ILA ISSUER: 03840P102 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type IRVINE O. HOCKADAY, JR. Management
HEIDI E. HUTTER Management
DR. S.O. IKENBERRY Management
NDEPENDENT 01 DIRECTOR RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT Management AUDITORS FOR 2007 ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR.

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CHESAPEAKE UTILITIES CORPORATION CPK F

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OTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	DIRECTOR R	RALPH J. ADKINS	Management Management	
02		CHARD BERNSTEIN	Management Management Management	
 L PASO 1	ELECTRIC COMPANY		 EE	
daiio.	101N•			
EDOL:	283677854 ISIN:			
EDOL: OTE GROU	UP: GLOBAL		Proposal Type	
EDOL: DTE GROU	UP: GLOBAL Proposal DIRECTOR GEORGE	W. EDWARDS, JR.	Type Management Management	
EDOL: OTE GROU roposal Number	UP: GLOBAL Proposal DIRECTOR GEORGE JOHN JAME	ROBERT BROWN	Type Management Management Management Management Management	
EDOL: OTE GROU roposal Number	UP: GLOBAL Proposal DIRECTOR GEORGE JOHN JAME P.Z. APPROVAL OF THE EL PASO ELECTRIC COMPANY S 2007	ROBERT BROWN	Type Management Management Management	
EDOL: OTE GROU roposal Number	UP: GLOBAL Proposal DIRECTOR GEORGE JOHN JAME P.Z.	ROBERT BROWN	Type Management Management Management Management Management Management	
OTE GROUND OF THE PROPERTY OF	UP: GLOBAL Proposal DIRECTOR GEORGE JOHN JAME P.Z. APPROVAL OF THE EL PASO ELECTRIC COMPANY S 2007 LONG-TERM INCENTIVE PLAN. RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	ROBERT BROWN S W. CICCONI HOLLAND-BRANCH	Type Management Management Management Management Management Management Management	
OTE GROUND OF THE PROPERTY OF	UP: GLOBAL Proposal DIRECTOR GEORGE JOHN JAME P.Z. APPROVAL OF THE EL PASO ELECTRIC COMPANY S 2007 LONG-TERM INCENTIVE PLAN. RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	ROBERT BROWN S W. CICCONI HOLLAND-BRANCH	Type Management Management Management Management Management Management Management	

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Proposal

Type

1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AU FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006	DITED	Management	F
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2006		Management	F
3.	RE-ELECT PROFESSOR PETER GREGSON AS A DIRECTOR		Management	F
4.	ELECT MR. JOHN RISHTON AS A DIRECTOR		Management	F
5.	RE-ELECT MR. PETER BYROM AS A DIRECTOR		Management	F
6.	RE-ELECT MR. IAIN CONN AS A DIRECTOR		Management	F
7.	RE-ELECT MR. JAMES GUYETTE AS A DIRECTOR		Management	F
8.	RE-ELECT MR. SIMON ROBERTSON AS A DIRECTOR		Management	F
9.	RE-ELECT MR. ANDREW SHILSTON AS A DIRECTOR		Management	F
10.	RE-APPOINT THE AUDITORS AND APPROVE THE REMUNE OF THE AUDITORS	RATION	Management	F
11.	APPROVE THE ALLOTMENT AND THE ISSUE OF B SHARE	S	Management	F
12.	APPROVE THE ROLLS-ROYCE GROUP PLC UK SHARESAVE PLAN 2007		Management	F
13.	APPROVE THE ROLLS-ROYCE GROUP PLC INTERNATIONA SHARESAVE PLAN 2007		Management	F
S.14	APPROVE THE ALLOTMENT OF SHARES-SECTION 80 AMO	UNT	Management	F
S.15	APPROVE THE DISAPPLICATION OF PRE-EMPTION RIGH 89 AMOUNT	TS-SECTION	Management	F
0 1 0	GRANT AUTHORITY TO PURCHASE OWN SHARES		Management	F
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/200 Page 60 of 10		
ProxyEdge Meeting [Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/09/200 Page 60 of 10		
ProxyEdge Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007	=		
ProxyEdge Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	=		
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ProxyEdge Meeting I Selected IECO ENER ISSUER: 8 SEDOL:	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. RGY, INC.	=		
ProxyEdge Meeting I Selected IECO ENER ISSUER: 8 SEDOL: VOTE GROU	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. RGY, INC. 372375100 ISIN:	=	02 TE	
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roxyEdge leeting I lelected ECO ENER EEDOL: OTE GROU roposal Number	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. RGY, INC. 872375100 ISIN: UP: GLOBAL Proposal	Page 60 of 1	TE Proposal Type Management Management	F
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ProxyEdge Meeting I Selected Selected SECO ENER SEDOL: OTE GROU Proposal Number	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. RGY, INC. 872375100 ISIN: UP: GLOBAL Proposal	Page 60 of 1	TE Proposal Type Management Management	V C F F F F F

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ISSUER: 000375204 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	D	Proposal	V
Number	Proposal	Туре	C
02	APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED	Management	F
	FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL		
	STATEMENTS FOR 2006.		
03	APPROVAL OF THE DISCHARGE OF THE BOARD OF DIRECTORS	Management	F
	AND THE PERSONS ENTRUSTED WITH MANAGEMENT.		
04	APPROVAL OF APPROPRIATION OF AVAILABLE EARNINGS,	Management	F
	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING		
	ENCLOSED HEREWITH.		
05	APPROVAL OF THE CREATION OF THE AUTHORIZED SHARE	Management	F
	CAPITAL, AS SET FORTH IN THE COMPANY S NOTICE		
	OF MEETING ENCLOSED HEREWITH.		
6A	ROGER AGNELLI, BRAZILIAN, RE-ELECT AS A DIRECTOR.	Management	F
6B	LOUIS R. HUGHES, AMERICAN, RE-ELECT AS A DIRECTOR.	Management	F
6C	HANS ULRICH MARKI, SWISS, RE-ELECT AS A DIRECTOR.	Management	F
6D	MICHEL DE ROSEN, FRENCH, RE-ELECT AS A DIRECTOR.	Management	F
6E	MICHAEL TRESCHOW, SWEDISH, RE-ELECT AS A DIRECTOR.	Management	F
6F	BERND W. VOSS, GERMAN, RE-ELECT AS A DIRECTOR.	Management	F
6G	JACOB WALLENBERG, SWEDISH, RE-ELECT AS A DIRECTOR.	Management	F
6H	HUBERTUS VON GRUNBERG, GERMAN, ELECTED AS DIRECTOR.	Management	F
07	APPROVAL OF THE ELECTION OF THE AUDITORS, GROUP	Management	F
	AUDITORS AND SPECIAL AUDITORS, AS SET FORTH IN		
	THE NOTICE OF MEETING ENCLOSED HEREWITH.		

AREVA - SOCIETE DES PARTICIPATIONS DU COMMISSARIAT A L'ENERGIE ATOMIQU

ISSUER: F84742109 ISIN: FR0004275832

SEDOL: B033566, B0WHZD6, 4174116

VOTE GROU	JP: GLOBAL		
Proposal		Proposal	V
Number	Proposal	Type	С

FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR.

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

Number Proposal

01 DIRECTOR

*	PLEASE NOTE THAT THIS IS A MIX MEETING YOU.	. THANK	Non-Voting	m - 1
0.1	APPROVE THE ANNUAL AND CONSOLIDATED FI STATEMENTS FOR THE FY CLOSED 31DEC 200 FINAL DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD AND THE AUDITORS	5 AND GRANT	Management	Tak Ac
0.2	APPROVE TO ALLOCATE THE RESULTS		Management	Tak Ac Tak
0.3	APPROVE THE CONVENTIONS GOVERNED BY AROUTE THE FRENCH COMMERCIAL CODE	RTICLE L225-86	Management	Ac
0.4	RATIFY THE TRANSFER OF THE HEAD OFFICE	3	Management	Tak Ac Tak
0.5	APPROVE TO FIX THE ATTENDANCE FEES		Management	Ac Tak
0.6	RE-APPOINT DELOITTE ASSOCIES AND MAZAR AUDITORS AND BEAS AND MR. MAX DUSART A AUDITORS		Management	Ac
E.7	APPROVE THE MODIFICATION OF STATUTES		Management	Tak Ac Tak
E.8	APPROVE THE PROJECT FOR THE INCREASE CIN FAVOUR OF THE EMPLOYEES	F THE CAPITAL	Management	Ac
E.9	GRANT AUTHORITY FOR THE ACCOMPLISHMENT	OF FORMALITIES	Management	Tak Ac
CINCINNA	FI BELL INC.		CBB	
ISSUER:	171871403	ISIN:		
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal			Proposal	7

Management

PHILLIP R. COX Management

		MICHAEL G. MORRIS	Management	F
		JOHN M. ZRNO	Management	F
02	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE		Management	F
	& TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENTS			
	OF THE COMPANY FOR THE YEAR 2007.			
03	THE APPROVAL OF THE CINCINNATI BELL INC. 2007		Management	Aga
	LONG TERM INCENTIVE PLAN.			
04	THE APPROVAL OF THE CINCINNATI BELL INC. 2007		Management	Aga
	STOCK OPTION PLAN FOR NON-EMPLOYEE DIRECTORS.			

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 62 of 102

DEUTSCHE TELEKOM AG DT

ISSUER: 251566105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VOIE GROUP: GLOBAL				
Proposal Number	Proposal	Proposal Type	V C	
			ļ	
02	RESOLUTION ON THE APPROPRIATION OF NET INCOME.	Management	F	
03	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR.	Management	F	
04	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR.	Management	F	
05	RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR FOR THE 2007 FINANCIAL YEAR.	Management	F	
06	RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE AND USE ITS OWN SHARES WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PURCHASE.	Management	F	
07	CANCELLATION OF THE EXISTING CONTINGENT CAPITAL I AND III AS WELL AS THE RELEVANT AMENDMENT TO SECTION 5 OF THE ARTICLES.	Management	F	
08	APPROVAL OF FORWARDING INFORMATION ELECTRONICALLY TO DEUTSCHE TELEKOM AG SHAREHOLDERS.	Management	F	
09	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	F	
10	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	F	
11	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH T-MOBILE INTERNATIONAL AG.	Management	F	
12	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH PLINIUS	Management	F	

Proposal Number	Proposal	Proposal Type	
	P: GLOBAL		
ISSUER: 6 SEDOL:	7019E107 ISIN:		
NSTAR	70100107	NST	
06	ELECTION OF THE AUDITORS FOR THE 2007 FINANCIAL YEAR	Management	
05	AUTHORIZATION TO ACQUIRE AND USE OWN SHARES	Management	
Meeting I	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/20 Accounts: NPX GAB GLB UTILITY INC TR. Page 63 of 1		
04	DISCHARGE OF THE SUPERVISORY BOARD FOR THE 2006 FINANCIAL YEAR	Management	•
03	DISCHARGE OF THE BOARD OF MANAGEMENT FOR THE 2006 FINANCIAL YEAR	Management	
02	APPROPRIATION OF THE BALANCE SHEET INCOME FROM THE 2006 FINANCIAL YEAR	Management	:
_	Proposal	Type	
VOTE GROU	P: GLOBAL	Proposal	
SEDOL:			
ISSUER: 2	68780103 ISIN:		
E.ON AG		EON	
	TELEKOMMUNIKATIONSDIENSIE GMBM.		
14	TELEKOMMUNIKATIONSDIENSTE GMBH. RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH TIBULL TELEKOMMUNIKATIONSDIENSTE GMBH.	Management	
13	TELEKOMMUNIKATIONSDIENSTE GMBH. RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH SALLUST	Management	
	TELEKOMMINIKATIONSDIENSTE CMBU		

01	DIRECTOR		Management	F
		GARY L. COUNTRYMAN	Management	E
		DANIEL DENNIS	Management	Ι
		THOMAS J. MAY	Management	E
02	APPROVAL OF THE NSTAR 2007 LONG TERM INCENTIVE PLAN.		Management	F
03	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOP LLP AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTA FOR 2007.		Management	F
SOUTHWEST	GAS CORPORATION		SWX	
ISSUER: 8	44895102 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	7
Number	Proposal		Туре	C
01	DIRECTOR		Management	F
		GEORGE C. BIEHL	Management	F
		HOMAS E. CHESTNUT	Management	E
		STEPHEN C. COMER	Management	F
		ICHARD M. GARDNER	Management	F
	LER	OY C. HANNEMAN, JR.	Management	F
		JAMES J. KROPID	Management	F
		MICHAEL O. MAFFIE	Management	F
		ANNE L. MARIUCCI	Management	F F
	M	ICHAEL J. MELARKEY JEFFREY W. SHAW	Management	F
		CAROLYN M. SPARKS	Management Management	E
		ERRENCE L. WRIGHT	Management	F
02	TO APPROVE THE 2006 RESTRICTED STOCK/UNIT PLAN.	LICILINGE H. WICTOILI	Management	F
03	TO APPROVE AMENDING THE ARTICLES OF INCORPORATIO	N	Management	F
	TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK.			
04	TO APPROVE THE SELECTION OF PRICEWATERHOUSECOOPE LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY.	RS	Management	F

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 64 of 102

______ VERIZON COMMUNICATIONS INC. VZ

ISSUER: 92343V104 ISIN:

SEDOL:

Proposal

Number	Proposal	Туре	
1A	ELECTION OF DIRECTOR: JAMES R. BARKER	Management	F
1B	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	F
1C	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	F
1D	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	F
1E	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	F
1F	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	F
1G	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	F
1H	ELECTION OF DIRECTOR: THOMAS H. O BRIEN	Management	F
11	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	F
1J	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	F
1K	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	F
1L	ELECTION OF DIRECTOR: WALTER V. SHIPLEY	Management	F
1M	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	F
1N	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	F
10	ELECTION OF DIRECTOR: ROBERT D. STOREY	Management	F
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	F
03	PUBLIC ACCOUNTING FIRM. ELIMINATE STOCK OPTIONS	Shareholder	Aga
04	SHAREHOLDER APPROVAL OF FUTURE SEVERANCE AGREEMENTS	Shareholder	Aga
05	COMPENSATION CONSULTANT DISCLOSURE	Shareholder	Aga
06	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Shareholder	Aga
07	LIMIT SERVICE ON OUTSIDE BOARDS	Shareholder	Aga
08	SHAREHOLDER APPROVAL OF FUTURE POISON PILL	Shareholder	F
09	REPORT ON CHARITABLE CONTRIBUTIONS	Shareholder	Aga

WEC

WISCONSIN ENERGY CORPORATION

ISSUER: 976657106

ISIN:

Proposal V

SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7
01	DIRECTOR	JOHN F. AHEARNE JOHN F. BERGSTROM BARBARA L. BOWLES PATRICIA W. CHADWICK	Management Management Management Management Management	E E E
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 65 of 1		
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS INTAUDITORS FOR 2007.	ROBERT A. CORNOG CURT S. CULVER THOMAS J. FISCHER GALE E. KLAPPA ULICE PAYNE JR FREDERICK P STRATTON JR DEPENDENT	Management Management Management Management Management Management Management	F F F F F
			SZE	
ISSUER: 8	864686100 ISIN	:		
	UP: GLOBAL			
Proposal Number			Proposal Type	7
01	APPROVAL OF TRANSACTIONS AND THE STATUTORY STATEMENTS FOR FISCAL YEAR 2006, AS SET FOR	ГН	Management	Aga
02	IN THE COMPANY S NOTICE OF MEETING ENCLOSED APPROVAL OF THE CONSOLIDATED FINANCIAL STAT: FOR THE FISCAL YEAR 2006, AS SET FORTH IN TOTAL STATE OF THE FORTH OF THE FORTH OF THE FISCAL YEAR 2006.	EMENTS HE	Management	Aga
03	COMPANY S NOTICE OF MEETING ENCLOSED HEREWI APPROPRIATION OF EARNINGS AND DECLARATION OF THE DIVIDEND, AS SET FORTH IN THE COMPANY S	F	Management	Aga
	OF MEETING ENCLOSED HEREWITH.			

STATUTORY AUDITORS SPECIAL REPORT ON REGULATED

AGREEMENTS, AS SET FORTH IN THE COMPANY S NOTICE

04

Aga

Management

OF MEETING ENCLOSED HEREWITH.

_	OF MEETING ENCLOSED HEREWITH.			
05	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE		Management	Aga
	OF A DIRECTOR (JACQUES LAGARDE), AS SET FORTH			
	IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.			
06	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE		Management	Aga
	OF A DIRECTOR (ANNE LAUVERGEON), AS SET FORTH			
	IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.			
07	APPROVAL OF THE CHANGE OF CORPORATE NAME OF BARBIER		Management	Aga
	FRINAULT & AUTRES, PRINCIPAL STATUTORY AUDITOR,			
	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING			
	ENCLOSED HEREWITH.			
08	APPROVAL OF ERNST & YOUNG ET AUTRES AS PRINCIPAL		Management	Aga
	STATUTORY AUDITOR, AS SET FORTH IN THE COMPANY			
	S NOTICE OF MEETING ENCLOSED HEREWITH.			
09	APPROVAL OF THE APPOINTMENT OF AUDITEX AS SUBSTITUTE		Management	Aga
	STATUTORY AUDITOR, AS SET FORTH IN THE COMPANY			
	S NOTICE OF MEETING ENCLOSED HEREWITH.			
010	APPROVAL OF AUTHORIZATION FOR THE BOARD OF DIRECTORS		Management	Aga
	TO TRADE IN THE COMPANY S SHARES, AS SET FORTH			
	IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.			
E11	APPROVAL OF AUTHORIZATION GRANTED TO THE BOARD		Management	Aga
	OF DIRECTORS TO ISSUE FREE EQUITY WARRANTS IN			
	THE EVENT OF A PUBLIC OFFER FOR THE COMPANY,			
	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING			
	ENCLOSED HEREWITH.			
E12	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF		Management	Aga
	DIRECTORS TO INCREASE THE SHARE CAPITAL, AS SET			
	FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED			
	HEREWITH.			
E13	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF		Management	Aga
	DIRECTORS TO GRANT STOCK SUBSCRIPTION OR PURCHASE			
	OPTIONS, AS SET FORTH IN THE COMPANY S NOTICE			
	OF MEETING ENCLOSED HEREWITH.			
E14	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF		Management	Aga
	DIRECTORS TO ALLOCATE SHARES FREE OF CONSIDERATION			
	TO CORPORATE OFFICERS AND EMPLOYEES, AS SET FORTH			
	IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.			
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APPROVAL OF THE AUTHORIZATION TO THE BOARD OF	Management	Aga
DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELING		
SHARES, AS SET FORTH IN THE COMPANY S NOTICE		
OF MEETING ENCLOSED HEREWITH.		
APPROVAL OF THE POWERS TO CARRY OUT THE SHAREHOLDERS	Management	Aga
DECISIONS AND PERFORM THE RELATED FORMALITIES.		
APPROVAL OF THE AMENDMENT OF ARTICLE 22 CATEGORIES	Management	Aga
- MAKE-UP , ARTICLE 23 MEETINGS AND ARTICLE		
24 VOTING RIGHTS OF THE BYLAWS (TITLE VI -		
SHAREHOLDER MEETINGS), AS SET FORTH IN THE COMPANY		
S NOTICE OF MEETING ENCLOSED HEREWITH.		
	DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELING SHARES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH. APPROVAL OF THE POWERS TO CARRY OUT THE SHAREHOLDERS DECISIONS AND PERFORM THE RELATED FORMALITIES. APPROVAL OF THE AMENDMENT OF ARTICLE 22 CATEGORIES - MAKE-UP, ARTICLE 23 MEETINGS AND ARTICLE 24 VOTING RIGHTS OF THE BYLAWS (TITLE VI - SHAREHOLDER MEETINGS), AS SET FORTH IN THE COMPANY	DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELING SHARES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH. APPROVAL OF THE POWERS TO CARRY OUT THE SHAREHOLDERS DECISIONS AND PERFORM THE RELATED FORMALITIES. APPROVAL OF THE AMENDMENT OF ARTICLE 22 CATEGORIES Management - MAKE-UP, ARTICLE 23 MEETINGS AND ARTICLE 24 VOTING RIGHTS OF THE BYLAWS (TITLE VI - SHAREHOLDER MEETINGS), AS SET FORTH IN THE COMPANY

ALLETE, I	NC.		ALE
ISSUER: 0	18522300	ISIN:	
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal		Proposal Type
01	DIRECTOR RATIFICATION OF THE APPOINTMENT OF PRIC LLP AS ALLETE S INDEPENDENT REGISTERED ACCOUNTING FIRM.		Management
	COMMUNICATIONS CORPORATION		DISH
ISSUER: 2 SEDOL:	78762109	ISIN:	
	JP: GLOBAL		
Proposal Number	Proposal		Proposal Type
01	DIRECTOR TO RATIFY THE APPOINTMENT OF KPMG LLP A	JAMES DEFRANCO MICHAEL T. DUGAN CANTEY ERGEN CHARLES W. ERGEN STEVEN R. GOODBARN GARY S. HOWARD DAVID K. MOSKOWITZ TOM A. ORTOLF C.MICHAEL SCHROEDER CARL E. VOGEL	Management
	INDEPENDENT REGISTERED PUBLIC ACCOUNTIN FOR FISCAL YEAR ENDING DECEMBER 31, 200	NG FIRM 07.	, and the second
03	TO TRANSACT SUCH OTHER BUSINESS AS MAY COME BEFORE THE ANNUAL MEETING OR ANY A		Management

THEREOF.

ProxyEdge - Investment Company Report Selected Accounts: NPX GAB GLB UTILITY INC TR. Report Date: 07/09/2007 Page 67 of 102 FLORIDA PUBLIC UTILITIES COMPANY FPU ISSUER: 341135101 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type 01 DIRECTOR Management RICHARD C. HITCHINS Management TROY W. MASCHMEYER, JR. Management TO RATIFY THE APPOINTMENT OF BDO SEIDMAN, LLP Management AS THE COMPANY S REGISTERED INDEPENDENT PUBLIC ACCOUNTING FIRM FOR 2007. MAINE & MARITIMES CORPORATION MAM ISSUER: 560377103 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type 01 DIRECTOR Management RICHARD G. DAIGLE Management DAVID N. FELCH Management BRIAN N. HAMEL Management RATIFICATION OF THE SELECTION OF VITALE, CATURANO Management F & COMPANY AS THE COMPANY S INDEPENDENT AUDITORS FOR 2007.

NISOURCE INC.

ISSUER: 65473P105 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type TO ELECT STEVEN C. BEERING TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM TO ELECT DENNIS E. FOSTER TO SERVE ON THE BOARD 1B Management OF DIRECTORS FOR A ONE-YEAR TERM TO ELECT MARTY K. KITTRELL TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM TO ELECT PETER MCCAUSLAND TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM 1 E TO ELECT STEVEN R. MCCRACKEN TO SERVE ON THE Management BOARD OF DIRECTORS FOR A ONE-YEAR TERM 1 F TO ELECT W. LEE NUTTER TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM 1G TO ELECT IAN M. ROLLAND TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM 1H TO ELECT ROBERT C. SKAGGS, JR. TO SERVE ON THE Management BOARD OF DIRECTORS FOR A ONE-YEAR TERM ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 68 of 102 TO ELECT RICHARD L. THOMPSON TO SERVE ON THE 1 I Management BOARD OF DIRECTORS FOR A ONE-YEAR TERM TO ELECT CAROLYN Y. WOO TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM TO ELECT ROGER A. YOUNG TO SERVE ON THE BOARD Management OF DIRECTORS FOR A ONE-YEAR TERM 0.2 RATIFICATION OF INDEPENDENT PUBLIC ACCOUNTANTS. Management NORTHEAST UTILITIES NU ISSUER: 664397106 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL

Proposal

Number Proposal

Proposal

Type

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01	DIRECTOR	COTTON SANF(JA) E. GA JOI ELIZA KENNI ROBER CHARL	HARD H. BOOTH MATHER CLEVELAND DRD CLOUD, JR. MES F. CORDES AIL DE PLANQUE HN G. GRAHAM ABETH T. KENNAN ETH R. LEIBLER I E. PATRICELLI LES W. SHIVERY DHN F. SWOPE	Management	E E E E E E E E
02	TO RATIFY THE SELECTION OF DELOITTE & TOUCH LLP AS OUR INDEPENDENT AUDITORS FOR 2007. TO APPROVE THE ADOPTION OF THE NORTHEAST UT INCENTIVE PLAN, AS AMENDED AND RESTATED.	ΗE	JRIN F. SWOPE	Management Management Management	E E
ORMAT TEG	CHNOLOGIES, INC.			ORA	
		T -		OIVA	
SEDOL:	586688102 ISIN	1:			
VOTE GROUProposal	JP: GLOBAL Proposal			Proposal Type	<i>\</i> ()
01	DIRECTOR TO RATIFY THE SELECTION OF PRICEWATERHOUSED LLP AS INDEPENDENT AUDITORS OF THE COMPANY		LUCIEN BRONICKI DAN FALK	Management Management Management Management	E E E
03	ITS FISCAL YEAR ENDING DECEMBER 31, 2007. TO APPROVE AN AMENDMENT TO THE COMPANY S 20 INCENTIVE COMPENSATION PLAN TO INCREASE THE OF SHARES OF COMMON STOCK AUTHORIZED FOR IS PURSUANT TO THE PLAN BY 2,500,000.	NUMBER		Management	E
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Repo	ort Date: 07/09/20 Page 69 of 1		
SPRINT N	EXTEL CORPORATION			S	
ISSUER: 8	352061100 ISIN	1:			
SEDOL:					

VOTE GROUP: GLOBAL

Number Proposal

Proposal

ELECTION OF DIRECTOR: KEITH J. BANE		Management	F
ELECTION OF DIRECTOR: ROBERT R. BENNETT		Management	F
ELECTION OF DIRECTOR: GORDON M. BETHUNE		Management	F
ELECTION OF DIRECTOR: FRANK M. DRENDEL		Management	F
ELECTION OF DIRECTOR: GARY D. FORSEE		Management	F
ELECTION OF DIRECTOR: JAMES H. HANCE, JR.		Management	F
ELECTION OF DIRECTOR: V. JANET HILL		Management	F
ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR.		Management	F
ELECTION OF DIRECTOR: LINDA KOCH LORIMER		Management	F
ELECTION OF DIRECTOR: WILLIAM H. SWANSON		Management	F
TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL		Management	F
TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN.		Management	Aga
SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS.		Shareholder	Aga
		USM	
11684108 ISIN:			
Proposal		Proposal Type	V
RATIFY ACCOUNTANTS FOR 2007.		Management	F
DIRECTOR		Management	F
	P.H. DENUIT	Management	F
)	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: GARY D. FORSEE ELECTION OF DIRECTOR: JAMES H. HANCE, JR. ELECTION OF DIRECTOR: V. JANET HILL ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR. ELECTION OF DIRECTOR: WILLIAM H. SWANSON TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2007. TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN. SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS. PLATES CELLULAR CORPORATION PROPOSAL PROPOSAL PROPOSAL RATIFY ACCOUNTANTS FOR 2007.	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: GARY D. FORSEE ELECTION OF DIRECTOR: JAMES H. HANCE, JR. ELECTION OF DIRECTOR: V. JANET HILL ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR. ELECTION OF DIRECTOR: LINDA KOCH LORIMER ELECTION OF DIRECTOR: WILLIAM H. SWANSON TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2007. TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN. SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS. P: GLOBAL Proposal RATIFY ACCOUNTANTS FOR 2007. DIRECTOR	ELECTION OF DIRECTOR: ROBERT R. BENNETT ELECTION OF DIRECTOR: GORDON M. BETHUNE ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: FRANK M. DRENDEL ELECTION OF DIRECTOR: GARY D. FORSEE ELECTION OF DIRECTOR: JAMES H. HANCE, JR. ELECTION OF DIRECTOR: V. JANET HILL ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR. ELECTION OF DIRECTOR: LINDA KOCH LORIMER ELECTION OF DIRECTOR: WILLIAM H. SWANSON Management ELECTION OF DIRECTOR: WILLIAM H. SWANSON Management TO RATIFY APPOINTMENT OF KPME LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2007. TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN. MANAGEMENT SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS. MANAGEMENT Proposal Proposal RATIFY ACCOUNTANTS FOR 2007. Management Management

Proposal

Type

CONOCOPHILLIPS

ISSUER: 20825C104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V Q
1A	ELECTION OF CLASS II DIRECTOR: JAMES E. COPELAND,	Management	F
1B	JR. ELECTION OF CLASS II DIRECTOR: KENNETH M. DUBERSTEIN	Management	F
1C	ELECTION OF CLASS II DIRECTOR: RUTH R. HARKIN	Management	F

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1D	ELECTION OF CLASS II DIRECTOR: WILLIAM R. RHODES	Management	F
1E	ELECTION OF CLASS II DIRECTOR: J. STAPLETON ROY	Management	F
1F	ELECTION OF CLASS II DIRECTOR: WILLIAM E. WADE, JR.	Management	F
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007	Management	F
03	CORPORATE POLITICAL CONTRIBUTIONS	Shareholder	Aga
04	GLOBAL WARMING-RENEWABLES	Shareholder	Aga
05	QUALIFICATION FOR DIRECTOR NOMINEES	Shareholder	Aga
06	DRILLING IN SENSITIVE/PROTECTED AREAS	Shareholder	Aga
07	REPORT ON RECOGNITION OF INDIGENOUS RIGHTS	Shareholder	Aga
08	COMMUNITY ACCOUNTABILITY	Shareholder	Aga

MURPHY OIL CORPORATION MUR

ISSUER: 626717102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	<i>,</i> ,
01	DIRECTOR APPROVE THE PROPOSED 2007 LONG-TERM INCENTIVE	F.W. BLUE C.P. DEMING R.A. HERMES J.V. KELLEY R.M. MURPHY W.C. NOLAN, JR. I.B. RAMBERG N.E. SCHMALE D.J.H. SMITH C.G. THEUS	Management	F F F F F F F Aga
03	PLAN. APPROVE THE PROPOSED 2007 ANNUAL INCENTIVE PLAN.		Management	F
04	APPROVE THE PROPOSED AMENDMENTS TO THE EMPLOYEE STOCK PURCHASE PLAN.		Management	F
05	APPROVE THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Γ	Management	F
PROGRESS	ENERGY, INC.		PGN	
ISSUER: 7 SEDOL:	743263105 ISIN:			
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7)
1A	ELECTION OF DIRECTOR: J. BOSTIC.		Management	E
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GAB GLB UTILITY INC TR.	oort Date: 07/09/200 Page 71 of 10		
1В	ELECTION OF DIRECTOR: D. BURNER.		Management	E
1C	ELECTION OF DIRECTOR: R. DAUGHERTY.		Management	F
1D	ELECTION OF DIRECTOR: H. DELOACH.		Management	F
1E	ELECTION OF DIRECTOR: R. JONES.		Management	F
1F	ELECTION OF DIRECTOR: W. JONES.		Management	E

1G ELECTION OF DIRECTOR: R. MCGEHEE.

Management

F

1H	ELECTION OF DIRECTOR: E. MCKEE.		Management	F
1I	ELECTION OF DIRECTOR: J. MULLIN.		Management	F
1Ј	ELECTION OF DIRECTOR: C. SALADRIGAS.		Management	F
1K	ELECTION OF DIRECTOR: T. STONE.		Management	F
1L	ELECTION OF DIRECTOR: A. TOLLISON.		Management	F
01	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE LLP AS PROGRESS ENERGY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.		Management	F
02	THE PROPOSAL RELATING TO THE APPROVAL OF THE PROGRESS ENERGY, INC. 2007 EQUITY INCENTIVE PLAN.		Management	F
TELEFONI	CA, S.A.		TEF	
ISSUER:	879382208 ISIN:			
SEDOL:				
Proposal Number 	Proposal EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATE		Proposal Type Management	V F
	FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT OF TELEFONICA, S.A.			
02	MR. MR. MR. ENR G MR. AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES,	C. ALIERTA IZUEL+ M. CARPIO GARCIA+ G.H.F. DE ANGULO+ P.I.A. DE TEJERA+ IQUE USED AZNAR+ .V. GALARRAGA+ J.M.A.P. LOPEZ#	Management	F F F F F F F
04	EITHER DIRECTLY OR THROUGH GROUP COMPANIES. DELEGATION TO THE BOARD OF DIRECTORS THE POWER TO ISSUE DEBENTURES, BONDS, NOTES AND OTHER FIXED-	INCOME	Management	F
05	SECURITIES. REDUCTION IN SHARE CAPITAL BY MEANS OF THE REPURCH OF THE COMPANY S OWN SHARES.	ASE	Management	F
6A	AMENDMENTS REGARDING THE GENERAL SHAREHOLDERS MEETING.		Management	F
6В	AMENDMENTS REGARDING PROXY-GRANTING AND VOTING BY MEANS OF LONG-DISTANCE COMMUNICATION AND REMOTE ATTENDANCE.		Management	F
6C	AMENDMENTS REGARDING THE BOARD OF DIRECTORS.		Management	F
7A	AMENDMENT OF ARTICLE 5 (POWERS OF THE SHAREHOLDERS		Management	F
7 B	AT THE GENERAL SHAREHOLDERS MEETING).		Managamant	Б

AMENDMENTS RELATING TO THE CALL TO AND PREPARATION

7В

Management

OF THE GENERAL SHAREHOLDERS MEETING.

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 72 of 102

7C	AMENDMENTS RELATING TO PROXY-GRANTING AND VOTING	Management	F
	BY MEANS OF LONG-DISTANCE COMMUNICATION AND REMOTE		
	ATTENDANCE.		
7D	OTHER AMENDMENTS: AMENDMENT OF ARTICLE 21 AND	Management	F
	AMENDMENT OF ARTICLE 24.		
08	DELEGATION OF POWERS TO FORMALIZE, INTERPRET,	Management	F
	CURE AND CARRY OUT THE RESOLUTIONS ADOPTED BY		
	THE SHAREHOLDERS.		

UIL HOLDINGS CORPORATION UIL

ISSUER: 902748102 ISIN:

OF SHARES AUTHORIZED.

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number	Proposal	Type
01	DIRECTOR	Management
	THELMA R. ALBR	IGHT Management
	MARC C. BRESLA	WSKY Management
	ARNOLD L. CH.	ASE Management
	JOHN F. CROW	EAK Management
	BETSY HENLEY-	COHN Management
	JOHN L. LAH	EY Management
	F.P. MCFADDEN,	JR. Management
	DANIEL J. MIG	LIO Management
	WILLIAM F. MU	RDY Management
	JAMES A. THO	MAS Management
	JAMES P. TORGE	RSON Management
02	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS	Management
	LLP AS UIL HOLDINGS CORPORATION S INDEPENDENT	
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	
03	PROPOSAL TO AMEND THE CERTIFICATE OF INCORPORATION	Management
	OF UIL HOLDINGS CORPORATION TO INCREASE THE NUMBER	

VVC VECTREN CORPORATION

Proposal

F F

ISSUER: 92240G101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal			Proposal	
Number	Proposal		Type	
01	DIRECTOR		Management	
		JOHN M. DUNN	Management	
		NIEL C. ELLERBROOK	Management	
		JOHN D. ENGELBRECHT	Management	
		ANTON H. GEORGE	Management	
		MARTIN C. JISCHKE	Management	
		ROBERT L. KOCH II	Management	
		WILLIAM G. MAYS	Management	
		J. TIMOTHY MCGINLEY	Management	
		RICHARD P. RECHTER	Management	
		R. DANIEL SADLIER	Management	
		RICHARD W. SHYMANSKI	Management	
		MICHAEL L. SMITH	Management	
		JEAN L. WOJTOWICZ	Management	
02	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLE AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2007.	2	Management	

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AVISTA CORP. AVA

ISSUER: 05379B107 ISIN:

AMENDMENT OF THE COMPANY S RESTATED ARTICLES

SEDOL:

02

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V C
03	RATIFICATION OF THE APPOINTMENT OF THE FIRM OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERE PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR 2007.	ED .	Management	F
01	DIRECTOR		Management	F
		ERIC J. ANDERSON	Management	F
		KRISTIANNE BLAKE	Management	F
		JACK W. GUSTAVEL	Management	F
		MICHAEL L. NOEL	Management	F
		SCOTT L. MORRIS	Management	F

Shareholder Abs

OF INCORPORATION AND BYLAWS TO PROVIDE FOR ANNUAL ELECTION OF THE BOARD OF DIRECTORS.

DUKE ENERGY CORPORATION ISSUER: 26441C105 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type Management
WILLIAM BARNET, III Management
G. ALEX BERNHARDT, SR. Management
MICHAEL G. BROWNING Management 01 DIRECTOR PHILLIP R. COX Management
ANN MAYNARD GRAY Management
JAMES H. HANCE, JR. Management
JAMES T. RHODES Management
JAMES E. ROGERS Management
MARY L. SCHAPIRO Management
DUDLEY S. TAFT Management DUDLEY S. TAFT RATIFICATION OF DELOITTE & TOUCHE LLP AS DUKE Management ENERGY S INDEPENDENT PUBLIC ACCOUNTANT FOR 2007 VEOLIA ENVIRONNEMENT, PARIS ISSUER: F9686M107 ISIN: FR0000124141 SEDOL: B03XMB0, 4031879, 7188761, B0335V1, 4104704 VOTE GROUP: GLOBAL Proposal Proposal Number Proposal FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 74 of 102

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F F F

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

RECEIVE THE REPORT OF THE CHAIRMAN OF THE BOARD 0.1 OF DIRECTORS ON THE WORK OF THE BOARD AND ON THE INTERNAL AUDIT PROCEDURES, THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE REPORT OF THE AUDITORS; APPROVAL THE COMPANY S FINANCIAL STATEMENTS FOR THE FY 2006

APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FY DRAWN UP IN ACCORDANCE WITH THE PROVISION OF ARTICLES L. 233-16 ET SEQ OF THE FRENCH COMMERCIAL CODE AS SPECIFIED

0.3 APPROVAL OF THE CHARGES AND EXPENSES COVERED BY THE ARTICLES 39-4 OF THE FRENCH GENERAL TAX CODE AMOUNTED TO EUR 2,415,732.00

APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS 0.4 AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: EUR 414,945,460.00, PRIOR RETAINED EARNINGS: EUR 732,650,010.00, TOTAL: EUR 1,147,595,470.00, ALLOCATION: LEGAL RESERVE: EUR 20,747,273.00, DIVIDENDS: EUR 417,240,854.00, RETAINED EARNINGS: EUR 709,607,342.00, THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.05 PER SHARE FOR 397,372,242 SHARES, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 15 MAY 2007, IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT, AS REQUIRED BY LAW

APPROVAL, OF THE AGREEMENTS AND COMMITMENTS IN 0.5 ACCORDANCE WITH THE ARTICLE L.225-40 OF THE COMMERCIAL LAW AND THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS AND COMMITMENTS GOVERNED BY ARTICLE L. 225-38 OF THE FRANCE COMMERCIAL CODE

AMEND THE PARAGRAPH 3 OF THE ARTICLE 22 OF THE BY-LAWS

APPOINT MR. PAOLO SCARONI AS A DIRECTOR, TO REPLACE 0 6 MR. ARTHUR LAFFER, FOR THE REMAINDER OF MR. ARTHUR LAFFER S UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2008

Management

Tak

Αc

Management

Management

Management

Management

Management

Management

Tak

0.7 RATIFY THE NOMINATION OF MR. AUGUSTIN DE ROMANET DE BEAUNE, AS A MEMBER OF THE BOARD OF DIRECTORS, DONE BY THIS ONE IN ITS MEETING OF THE 29 MAR 2007, AS A SUBSTITUTE OF MR. FRANCIS MAYER

Management

Αc

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		Tak
APPOINT THE COMPANY KPMG SA, MEMBER OF THE COMPAGNIE REGIONALE DE VERSAILLES , AS THE PERMANENT STATUTORY AUDITOR	Management	Ac
		Tak
APPOINT MR. PHILIPPE MATHIS, OF THE COMPAGNIE REGIONALE DE PARIS, AS THE SUBSTITUTE STATUTORY AUDITOR	Management	Ac
		Tak
AUTHORIZE THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 90.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE NUMBER OF SHARES COMPRISING THE COMPANY CAPITAL, I.E, 412,626,550 SHARES, THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE AS PART OF A MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED 5% OF ITS CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,500,000,000.00, THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD, IT SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EFFECT, TO TAKE ALL NECESSARY MEASURES AND	Management	Ac
ACCOMPTION ALL NECESSARI FORMALITIES		Tak
AUTHORIZE THE BOARD OF DIRECTORS ITS AUTHORITY TO DECIDE ON A SHARE CAPITAL INCREASE, ON 1 OR MORE OCCASIONS, BY WAY OF ISSUING SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL IN FAVOUR OF MEMBERS OF 1 OR MORE COMPANY SAVINGS PLANS, THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD AND FOR A MAXIMUM AMOUNT THAT SHALL NOT EXCEED 1% OF THE SHARE CAPITAL, THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIEDOUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL CEILING PROVIDED FOR IN RESOLUTION 17 APPROVED BY THE EGM OF 11 MAY 2006 OR IN AN	Management	Ac
	REGIONALE DE VERSAILLES , AS THE PERMANENT STATUTORY AUDITOR APPOINT MR. PHILIPPE MATHIS, OF THE COMPAGNIE REGIONALE DE PARIS, AS THE SUBSTITUTE STATUTORY AUDITOR AUTHORIZE THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 90.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE NUMBER OF SHARES COMPRISING THE COMPANY CAPITAL, I.E, 412,626,550 SHARES, THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE AS PART OF A MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED 5% OF ITS CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,500,000,000.00, THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD, IT SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EFFECT, TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORIZE THE BOARD OF DIRECTORS ITS AUTHORITY TO DECIDE ON A SHARE CAPITAL INCREASE, ON 1 OR MORE OCCASIONS, BY WAY OF ISSUING SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL IN FAVOUR OF MEMBERS OF 1 OR MORE COMPANY SAVINGS PLANS, THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD AND FOR A MAXIMUM AMOUNT THAT SHALL NOT EXCEED 1% OF THE SHARE CAPITAL, THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIEDOUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL CEILING PROVIDED FOR IN RESOLUTION	REGIONALE DE VERSAILLES , AS THE PERMANENT STATUTORY AUDITOR APPOINT MR. PHILIPPE MATHIS, OF THE COMPAGNIE

O.E17 POWER FOR FORMALITIES Management

E.12 AUTHORIZE THE BOARD OF DIRECTORS WITH NECESSARY POWERS TO INCREASE THE SHARE CAPITAL, ON 1 OR

TO THE SAME EFFECT

EARLIER RESOLUTION TO THE SAME EFFECT, TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS DELEGATION OF POWERS SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EARLIER DELEGATIONS

Management

Tak

Αc Tak

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MORE OCCASIONS, BY ISSUING SHARES FOR A TOTAL NUMBER OF SHARES WHICH SHALL NOT EXCEED 2% OF THE SHARE CAPITAL, THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASES WHICH MAY BE CARRIED OUT BY VIRTUE OF THE PRESENT DELEGATION SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION 17, APPROVED BY THE EGM OF 11 MAY 2006 OR AGAINST THE OVERALL CEILING SET FORTH IN ANY LATER RESOLUTION TO THE SAME EFFECT, THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF ANY COMPANY HELD BY A CREDIT INSTITUTION WHICH WILL IMPLEMENT A STRUCTURED OFFER OF SHARES IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF COMPANIES RELATED TO THE COMPANY, LOCATED OUTSIDE

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> FRANCE, THE PURPOSE IS TO SUBSCRIBE THE ISSUERS SHARES AS THIS SUBSCRIPTION WILL ALLOW THE EMPLOYEES AND CORPORATE OFFICERS TO BENEFIT FROM THE SAME EMPLOYEE SHAREHOLDING FORMULA AS THE ONES OF VEOLIA ENVIRONMENT GROUP, THIS AUTHORIZATION IS GRANTED FOR AN 18-MONTH PERIOD

E.13 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, FOR FREE, ON ONE OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, THEY MAY NOT REPRESENT MORE THAN 0.5% OF THE SHARE CAPITAL

E.15 AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE IN ONE OR SEVERAL TIMES, COMPANY SHARES EQUITY WARRANTS AND THEIR FREE ALLOCATION TO ALL OF THE COMPANY SHAREHOLDERS

E.16 AUTHORIZE THE BOARD OF DIRECTORS TO CARRY OUT THE AUTHORIZATIONS AND DELEGATIONS WHICH WERE GRANTED TO IT IN THE RESOLUTION 10, 11, 12 AND 13 OF THIS MEETING AND OF THE RESOLUTIONS 17, 18, 19, 20, 22, 24 AND 26 VOTED BY THE EGM OF THE 11 MAY 2006

._____ CWCO CONSOLIDATED WATER CO. LTD.

ISIN: ISSUER: G23773107

SEDOL:

102

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Management

Management

Management

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VOTE GROUP: GLOBAL

roposal Number	Proposal		Proposal Type
01	DIRECTOR	WILLIAM T. ANDREWS BRIAN E. BUTLER STEVEN A. CARR	Management Management Management Management
02	TO VOTE IN FAVOR OF THE ISSUANCE OF THE COMPANY S ORDINARY SHARES TO DAVID W. SASNETT, EXECUTIV VICE PRESIDENT AND CHIEF FINANCIAL OFFICER, AND RAMJEET JERRYBANDAN, VICE PRESIDENT OF OVERSEES OPERATIONS OF THE COMPANY, IN ACCORDANCE WITH THEIR RESPECTIVE EMPLOYMENT AGREEMENTS.	7E)	Management
03	TO VOTE IN FAVOR OF THE AMENDMENT TO THE COMPAN S AMENDED AND RESTATED ARTICLES OF ASSOCIATION TO PROVIDE FOR THE ISSUANCE OF UNCERTIFIED SHAR		Management
04	TO RATIFY THE SELECTION OF RACHLIN COHEN & HOLT LLP AS THE INDEPENDENT ACCOUNTANTS FOR FISCAL		Management
05	YEAR ENDING DECEMBER 31, 2007. TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING AND ANY POSTPONEMENTS OR ADJOURNMENTS THEREOF.	7.	Management
eeting [e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 77 of 1	
eeting I	Date Range: 07/01/2006 to 06/30/2007	=	
eeting [elected	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	=	02
eeting [elected] NISOURCE	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION	=	02
eeting [elected] NISOURCE SSUER: 9	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION	=	02
eeting I elected NISOURCE SSUER: 9 EDOL: DTE GROU	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION 909205106 ISIN:	=	02
eeting I elected NISOURCE SSUER: 9 EDOL: DTE GROU	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION 909205106 ISIN: UP: GLOBAL	Page 77 of 1 JAMES S. PIGNATELLI LAWRENCE J. ALDRICH	UNS Proposal Type Management Management Management Management
eeting I elected NISOURCE SSUER: 9 EDOL: DTE GROU roposal Number	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION 909205106 ISIN: UP: GLOBAL Proposal DIRECTOR	Page 77 of 1 JAMES S. PIGNATELLI LAWRENCE J. ALDRICH BARBARA M. BAUMANN LARRY W. BICKLE ELIZABETH T. BILBY	UNS Proposal Type Management
eeting I elected NISOURCE SSUER: 9 EDOL: OTE GROU roposal Number	Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR. E ENERGY CORPORATION 909205106 ISIN: UP: GLOBAL Proposal DIRECTOR	Page 77 of 1 JAMES S. PIGNATELLI LAWRENCE J. ALDRICH BARBARA M. BAUMANN LARRY W. BICKLE	UNS Proposal Type Management Management Management Management Management Management Management Management

02	RATIFICATION OF THE APPOINTMENT OF THE INDEPEDUBLIC ACCOUNTING FIRM	ENDENT	Management	Ι
ALLTEL C	DRPORATION		AT	
ISSUER:	020039103 ISIN:			
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V
01	DIRECTOR	SCOTT T. FORD L.L GELLERSTEDT, III EMON A. MAHONY, JR.	Management Management Management Management	1 1 1
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AU	RONALD TOWNSEND	Management Management	F F
	TCH SHELL PLC		RDSA	
ISSUER:	780259206 ISIN:			
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01				
	ADOPTION OF ANNUAL REPORT AND ACCOUNTS		Management	F
02	APPROVAL OF REMUNERATION REPORT		Management Management	F
02	APPROVAL OF REMUNERATION REPORT ELECTION OF RIJKMAN GROENINK AS A DIRECTOR OF	?		
	APPROVAL OF REMUNERATION REPORT ELECTION OF RIJKMAN GROENINK AS A DIRECTOR OF THE COMPANY RE-ELECTION OF MALCOLM BRINDED AS A DIRECTOR		Management	F
03	APPROVAL OF REMUNERATION REPORT ELECTION OF RIJKMAN GROENINK AS A DIRECTOR OF THE COMPANY RE-ELECTION OF MALCOLM BRINDED AS A DIRECTOR OF THE COMPANY RE-ELECTION OF LINDA COOK AS A DIRECTOR OF THE		Management Management	E E
03	APPROVAL OF REMUNERATION REPORT ELECTION OF RIJKMAN GROENINK AS A DIRECTOR OF THE COMPANY RE-ELECTION OF MALCOLM BRINDED AS A DIRECTOR OF THE COMPANY	HE	Management Management Management	F

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08	RE-ELECTION OF CHRISTINE MORIN-POSTEL AS A DIRECTOR OF THE COMPANY	Management	F
09	RE-APPOINTMENT OF AUDITORS	Management	F
10	REMUNERATION OF AUDITORS	Management	F
11	AUTHORITY TO ALLOT SHARES	Management	F
12	DISAPPLICATION OF PRE-EMPTION RIGHTS	Management	F
13	AUTHORITY TO PURCHASE OWN SHARES	Management	F
14	AUTHORITY FOR CERTAIN DONATIONS AND EXPENDITURE	Management	F
GENERAL M	ARITIME CORPORATION	GMR	
ISSUER: Y	2692M103 ISIN:		
SEDOL:			
VOTE GROU	D. CIORAI		
	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V
01	DIDECTOR		·
UΙ	DIRECTOR PETER C. GEORGIOPOULOS	Management Management	F
	WILLIAM J. CRABTREE STEPHEN A. KAPLAN	Management Management	F
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS	Management	F
PETROCHIN	A COMPANY LIMITED	PTR	
ISSUER: 7	1646E100 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL	 :	
Proposal		Proposal	7
Number	Proposal	Type	C
01	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS.	Management	F

02	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE.	Management	
03	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS.	Management	
04	TO CONSIDER AND APPROVE THE DECLARATION AND PAYMENT OF THE FINAL DIVIDENDS FOR THE YEAR ENDED 31 DECEMBER 2006.	Management	
05	TO CONSIDER AND APPROVE THE AUTHORISATION OF THE BOARD OF DIRECTORS TO DETERMINE THE DISTRIBUTION OF INTERIM DIVIDENDS.	Management	
06	APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE INTERNATIONAL AUDITORS OF THE COMPANY.	Management	
07	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. JIANG JIEMIN AS DIRECTOR OF THE COMPANY.	Management	
08	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. ZHOU JIPING AS DIRECTOR OF THE COMPANY.	Management	
09	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. DUAN WENDE AS DIRECTOR OF THE COMPANY.	Management	

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10	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR.	Management	F
	SUN XIANFENG AS SUPERVISOR OF THE COMPANY.		
11	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG	Management	F
	JINZHU AS SUPERVISOR OF THE COMPANY.		
12	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE,	Management	F
	ALLOT AND DEAL WITH ADDITIONAL DOMESTIC AND OVERSEAS		
	LISTED FOREIGN SHARES.		
13	TO CONSIDER AND APPROVE THE EQUITY INTEREST TRANSFER	Management	F
	AGREEMENT DATED 18 MARCH 2007.		
14	TO CONSIDER AND APPROVE OTHER MATTERS, IF ANY.	Management	F

ALLEGHENY ENERGY, INC. AYE

ISSUER: 017361106 ISIN:

SEDOL:

Proposal

VOTE GROUP: GLOBAL

Number	Proposal		Туре
0.1	D.T.D.C.T.O.D.		
01	DIRECTOR		Management
		H. FURLONG BALDWIN	Management
		ELEANOR BAUM	Management
		PAUL J. EVANSON	Management
		CYRUS F. FREIDHEIM, JR.	Management
		JULIA L. JOHNSON	Management

Proposal

		TED J. KLEISNER STEVEN H. RICE GUNNAR E. SARSTEN MICHAEL H. SUTTON	Management Management Management Management	न न न
02	RATIFICATION OF APPOINTMENT OF PRICEWATERHOUS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTS FIRM.	SECOOPERS	Management	F
03	STOCKHOLDER PROPOSAL TO RECOUP UNEARNED MANABONUSES.	AGEMENT	Shareholder	Aga
04	STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES (CEO AND CHAIRMAN.	DF	Shareholder	Aga
05	STOCKHOLDER PROPOSAL REQUESTING A DIRECTOR E MAJORITY VOTE STANDARD.	ELECTION	Shareholder	Aga
06	STOCKHOLDER PROPOSAL REGARDING SPECIAL SHARE MEETINGS.	CHOLDER	Shareholder	Aga
07	STOCKHOLDER PROPOSAL REGARDING PERFORMANCE E STOCK OPTIONS.	BASED	Shareholder	Aga
80	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON UTHE NIETC.	JTILIZING	Shareholder	Aga
09	STOCKHOLDER PROPOSAL REQUESTING A REPORT ON CLIMATE CHANGE.		Shareholder	Aga
INTEGRYS	ENERGY GROUP INC		TEG	
ISSUER:	45822P105 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal 		Proposal Type 	V C
01	DIRECTOR	P. SAN JUAN CAFFERTY ELLEN CARNAHAN	Management Management Management	F F
ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 80 of 1				
02	APPROVE THE INTEGRYS ENERGY GROUP 2007 OMNIBU		Management Management Management Management	Н Н Н Н
	INCENTIVE COMPENSATION PLAN, WHICH AUTHORIZES 3.5 MILLION SHARES OF COMMON STOCK FOR FUTURE			
03	GRANTS. APPROVE AN AMENDMENT TO THE INTEGRYS ENERGY OF DEFERRED COMPENSATION PLAN THAT AUTHORIZES THE ISSUANCE OF AN ADDITIONAL 0.7 MILLION SHARES		Management	F

OF COMMON STOCK UNDER THE PLAN.

04 RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP
AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING
FIRM FOR INTEGRYS ENERGY GROUP AND ITS SUBSIDIARIES

FOR 2007.

Management

F

OGE ENERGY CORP. OGE ISSUER: 670837103 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type Management
LUKE R. CORBETT Management
PETER B. DELANEY Management 01 DIRECTOR F F F ROBERT KELLEY Management J.D. WILLIAMS Management F 02 RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS Management OUR PRINCIPAL INDEPENDENT ACCOUNTANTS. ONEOK, INC. OKE ISSUER: 682680103 ISIN: SEDOL: VOTE GROUP: GLOBAL V Proposal Proposal Number Proposal Type Management
WILLIAM M. BELL Management
JOHN W. GIBSON Management
PATTYE L. MOORE Management F 01 DIRECTOR DAVID J. TIPPECONNIC Management Shareholder Aga 02 A SHAREHOLDER PROPOSAL RELATING TO THE SEPARATION OF THE POSITIONS OF CHAIRMAN OF THE BOARD AND

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CHIEF EXECUTIVE OFFICER.

Report Date: 07/09/2007

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WESTAR ENERGY, INC. WR ISSUER: 95709T100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type 01 DIRECTOR F Management B. ANTHONY ISAAC Management F MICHAEL F. MORRISSEY Management JOHN C. NETTLES, JR. Management 02 RATIFICATION AND CONFIRMATION OF DELOITTE & TOUCHE F Management LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007. CMS ENERGY CORPORATION CMS ISSUER: 125896100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Type Number Proposal Management
MERRIBEL S. AYRES Management
JON E. BARFIELD Management
RICHARD M. GABRYS Management
DAVID W. JOOS Management 01 DIRECTOR F PHILIP R. LOCHNER, JR. Management MICHAEL T. MONAHAN Management JOSEPH F. PAQUETTE, JR. Management PERCY A. PIERRE Management KENNETH L. WAY Management KENNETH WHIPPLE Management JOHN B. YASINSKY Management F 02 RATIFICATION OF INDEPENDENT REGISTERED PUBLIC F Management ACCOUNTING FIRM.

CONSTELLATION ENERGY GROUP, INC. CEG

ISSUER: 210371100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal V
Number	Proposal	Type
1A	THE ELECTION OF YVES C. DE BALMANN FOR A TERM	Management F
	TO EXPIRE IN 2008.	
1B	THE ELECTION OF DOUGLAS L. BECKER FOR A TERM	Management F
	TO EXPIRE IN 2008.	
1C	THE ELECTION OF JAMES T. BRADY FOR A TERM TO	Management F
	EXPIRE IN 2008.	
1D	THE ELECTION OF EDWARD A. CROOKE FOR A TERM TO	Management F
	EXPIRE IN 2008.	
1E	THE ELECTION OF JAMES R. CURTISS FOR A TERM TO	Management F
	EXPIRE IN 2008.	
1F	THE ELECTION OF FREEMAN A. HRABOWSKI, III FOR	Management F
	A TERM TO EXPIRE IN 2008.	
1G	THE ELECTION OF NANCY LAMPTON FOR A TERM TO EXPIRE	Management F
	IN 2008.	
1H	THE ELECTION OF ROBERT J. LAWLESS FOR A TERM	Management F
	TO EXPIRE IN 2008.	
11	THE ELECTION OF LYNN M. MARTIN FOR A TERM TO	Management F
	EXPIRE IN 2008.	
1J	THE ELECTION OF MAYO A. SHATTUCK III FOR A TERM	Management F
	TO EXPIRE IN 2008.	

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1K	THE ELECTION OF MICHAEL D. SULLIVAN FOR A TERM	Management
	TO EXPIRE IN 2008.	
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS	Management
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	
	FOR 2007.	
03	APPROVAL OF THE 2007 LONG-TERM INCENTIVE PLAN.	Management
04	APPROVAL OF THE EXECUTIVE ANNUAL INCENTIVE PLAN.	Management
		,

PEPCO HOLDINGS, INC. POM

ISSUER: 713291102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	,
01	DIRECTOR		Management	
		JACK B. DUNN, IV	Management	
		TERENCE C. GOLDEN	Management	
		FRANK O. HEINTZ	Management	
		BARBARA J. KRUMSIEK	Management	
		GEORGE F. MACCORMACK	Management	
		RICHARD B. MCGLYNN	Management	
		LAWRENCE C. NUSSDORF	Management	
		FRANK K. ROSS	Management	
		LESTER P. SILVERMAN	Management	
		WILLIAM T. TORGERSON	Management	
02	A PROPOSAL TO RATIFY THE APPOINTMENT LLP AS INDEPENDENT REGISTERED PUBLIC FIRM OF THE COMPANY FOR 2007		Management	1
CONSOLIDA	ATED EDISON, INC.		ED	
ISSUER: 2	209115104	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	
Number	Proposal		Type	
01	DIRECTOR		Management	
		K. BURKE	Management	
		V.A. CALARCO	Management	
		G CAMPRELL TR	Management	

01	DIRECTOR	Management	F
	K. BURKE	Management	F
	V.A. CALARCO	Management	F
	G. CAMPBELL, JR.	Management	F
	G.J. DAVIS	Management	F
	M.J. DEL GIUDICE	Management	F
	E.V. FUTTER	Management	F
	S. HERNANDEZ	Management	F
	P.W. LIKINS	Management	F
	E.R. MCGRATH	Management	F
	L.F. SUTHERLAND	Management	F
	S.R. VOLK	Management	F
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT ACCOUNTANTS.	Management	F
03	ADDITIONAL COMPENSATION INFORMATION.	Shareholder	Aga

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FRANCE TELECOM FTE

ISSUER: 35177Q105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

VOIE GROUP. GLODAL					
Proposal Number	Proposal	Proposal Type	V		
01	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS.	Management	F		
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS.	Management	F		
03	ALLOCATION OF THE RESULTS.	Management	F		
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE.	Management	F		
05	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM SHARES.	Management	F		
06	APPOINTMENT OF A DIRECTOR: MRS CLAUDIE HAIGNERE	Management	F		
07	AMENDMENT OF ARTICLE 21 OF THE BY-LAWS IN ORDER TO BRING IT INTO CONFORMITY WITH THE DECREE NO. 2007-431 OF MARCH 25, 2007.	Management	F		
08	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.	Management	F		
11	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED.	Management	F		
09	DELEGATION OF AUTHORITY TO THE BOARD DIRECTORS TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO THE ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.	Management	F		
10	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF THE ISSUANCE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS, OF ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES, TO DETERMINE THE ISSUANCE PRICE IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE GENERAL MEETING.	Management	F		
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO ORDINARY SHARES, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY.	Management	F		
13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO ORDINARY SHARES, IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL.	Management	F		

14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES, AS A RESULT OF THE ISSUANCE BY THE COMPANY S SUBSIDIARIES OF SECURITIES	Management E
15	GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE THE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY CONTRACT WITH THE COMPANY IN THEIR CAPACITY AS HOLDERS OF SHARES OR STOCK OPTIONS	Management E
16	OF THE FIRM ORANGE S.A. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR HOLDERS OF	Management F
Meeting	ge - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: A Accounts: NPX GAB GLB UTILITY INC TR. Pag	07/09/2007 ge 84 of 102
	STOCK OPTIONS OF ORANGE S.A. AND BENEFICIARIES OF A LIQUIDITY AGREEMENT.	
17	OF A LIQUIDITY AGREEMENT. OVERALL LIMITATION OF THE AUTHORIZATIONS.	Management F
18	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES.	Management E
19	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS.	Management E
20	AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE STOCK SUBSCRIPTION AND/OR PURCHASE OPTIONS OF ORDINARY SHARES FROM THE COMPANY.	Management E
21	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN.	Management E
22	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF ORDINARY SHARES.	Management E
23	POWERS FOR FORMALITIES.	Management F
BLACK HI	LLS CORPORATION	ВКН
ISSUER:	092113109 ISIN:	
SEDOL:		
VOTE GRO	OUP: GLOBAL	
Proposal Number	Proposal	Proposal V Type C

01 DIRECTOR

Management

JACK W. EUGSTER Management

RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP

TO SERVE AS BLACK HILLS CORPORATION S INDEPENDENT

02

MGE ENERGY, INC.

ISSUER: 55277P104

GARY L. PECHOTA

THOMAS J. ZELLER Management

Management

Management

	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.		
HUANENG E	OWER INTERNATIONAL, INC.	НИР	
ISSUER: 4	43304100 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	7
01	TO CONSIDER AND APPROVE THE WORKING REPORT FROM THE BOARD OF DIRECTORS OF THE COMPANY FOR YEAR 2006.	Management	F
02	TO CONSIDER AND APPROVE THE WORKING REPORT FROM THE SUPERVISORY COMMITTEE OF THE COMPANY FOR YEAR 2006.	Management	Ι
03	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR YEAR 2006.	Management	I
04	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR YEAR 2006.	Management	E
05	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE RE-APPOINTMENT OF THE COMPANY S AUDITORS FOR YEAR 2007.	Management	E
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Accounts: NPX GAB GLB UTILITY INC TR.	Date: 07/09/2007 Page 85 of 102	
06	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING TAKING OUT INSURANCE FOR DIRECTORS AND SENIOR MANAGEMENT S LIABILITIES, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	F
S7	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE ISSUE OF SHORT-TERM DEBENTURES, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	F

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SEDOL	•

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VOTE GROUP: GLC

Proposal	_		Proposal	V
Number	Proposal		Type	С
01	DIRECTOR		Management	F
		RICHARD E. BLANEY	Management	F
		FREDERIC E. MOHS	Management	F
		F. CURTIS HASTINGS	Management	F
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP FOR 2007		Management	F

ENEL ENTE NAZIONALE PER L'ENERGIA ELETTRICA SPA, ROMA

ISSUER: T3679P115 ISIN: IT0003128367 BLOCKING

SEDOL: B07J3F5, 7588123, 7144569, B0ZNK70

VOTE GROUP: GLOBAL

Number Proposal

Proposal

*	PLEASE NOTE THAT THIS IS AN MIX. THANK YOU. Non-Vot	ing
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL FOR OGM ON 25 MAY 2007, FOR EGM ON 24 MAY 2007 AND THIRD CALL FOR EMG ON 25 MAY 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.	ing
		Tak
0.1	RECEIVE THE FINANCIAL STATEMENT AT 31 DEC 06, Managem REPORT OF THE BOARD OF DIRECTORS, AUDITORS AND INDEPENDENT AUDITORS; INHERENT RESOLUTIONS RELATED TO FINANCIAL STATEMENT AS AT 31 DEC 2006	ent Ac
		Tak

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

APPROVE THE ALLOCATION OF THE NET PROFIT

0.4 APPROVE THE EMOLUMENTS OF THE BOARD OF AUDITORS

O.3 APPOINT THE BOARD OF STATUTORY AUDITORS

Ac Tak

Αc Tak

Αc Tak

Proposal

Type

Management

Management

Management

Selected Accounts: NPX GAB GLB UTILITY INC TR.

SEDOL:

Proposal

02

VOTE GROUP: GLOBAL

Number Proposal

01 DIRECTOR

40,000,000 SHARES.

APPROVAL OF AN AMENDMENT TO THE RESTATED CERTIFICATE

OF INCORPORATION TO INCREASE THE TOTAL AUTHORIZED COMMON STOCK, NO PAR VALUE FROM 20,000,000 TO

Page 86 of 102

0.5	APPROVE THE EXTENSION OF THE AUDIT MANDATE FOR THE YEARS 2008-2009 AND 2010	Management	Ac
0.6	APPROVE THE STOCK OPTION PLAN RESERVED TO THE COMPANY MANAGERS OF ENEL SPA AND TO THOSE OF THE CONSOLIDATED COMPANIES, AS PER ARTICLE 2359 OF THE COMPANIES CONSTITUTION	Management	Tak Ac
E.1	AMEND ARTICLES NO. 14.3, 14.5 AND 20.4 OF THE BY-LAWS AS PER THE LEGISLATIVE LAW NO. 262 OF 29 DEC 2006 NO. 303	Management	Tak Ac
E.2	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL RESERVED TO THE STOCK OPTION PLAN 2007 UP TO MAXIMUM EUR 27,920,000 BY ISSUE OF ORDINARY SHARES TO THE COMPANY S MANAGERS AND TO THOSE OF THE CONSOLIDATED COMPANIES, TO BE OFFERED IN OPTION WITHOUT THE RIGHTS OF OPTION AS PER ARTICLE 2441, LAST PARAGRAPH OF COMPANIES CONSTITUTION, AS PER ARTICLE 134, PARAGRAPH 2 OF THE LEGISLATIVE DECREE NO. 58 OF 24 FEB 1998; INHERENT AND CONSEQUENT RESOLUTION; AMEND THE ARTICLE 5 OF THE BY-LAWS	Management	Tak Ac
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE AND CHANGE IN THE SECOND CALL DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	
 MIDDLESE	X WATER COMPANY	MSEX	
ISSUER:	596680108 ISIN:		

116

F

F

Proposal

Type

Management

Management ANNETTE CATINO Management

WALTER G. REINHARD Management

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 87 of 102

PINNACLE	WEST CAPITAL CORPORATION		PNW	
ISSUER: 7	23484101	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	(
01	APPROVE AN AMENDMENT TO THE CO OF INCORPORATION TO DECLASSIFY SO THAT ALL DIRECTORS WILL BE IN THE EVENT PROPOSAL 1 IS APP WHO WOULD BE SUBJECT TO RE-ELE 2009 HAVE TENDERED RESIGNATION	THE BOARD OF DIRECTORS ELECTED ANNUALLY. PROVED, ALL DIRECTORS ECTION IN 2008 AND	Management	I
02	DIRECTOR	ROY A. HERBERGER, JR. HUMBERTO S. LOPEZ KATHRYN L. MUNRO WILLIAM L. STEWART EDWARD N. BASHA, JR. JACK E. DAVIS MICHAEL L. GALLAGHER PAMELA GRANT W.S. JAMIESON, JR. BRUCE J. NORDSTROM WILLIAM J. POST	Management	1 1 1 1 1 1 1
03	APPROVE THE PINNACLE WEST CAPI 2007 LONG-TERM INCENTIVE PLAN. RATIFY THE APPOINTMENT OF DELO AS THE COMPANY S INDEPENDENT A FISCAL YEAR ENDING DECEMBER 31	DITTE & TOUCHE LLP UDITORS FOR THE	Management Management	Aga 1
 PPL CORPC	PRATION		PPL	
ISSUER: 6	9351T106	ISIN:		
	ID. GLODAI			
VOTE GROU Proposal	JP: GLOBAL		Proposal Type	,

01 02 03	DIRECTOR RATIFICATION OF THE APPOINTMENT OF INDEPEREGISTERED PUBLIC ACCOUNTING FIRM SHAREOWNER PROPOSAL	STUART HEYDT CRAIG A. ROGERSON W. KEITH SMITH	Management Management Management Management Management Shareholder	I I I Aga
THE SOUTE	HERN COMPANY		SO	
ISSUER: 8	842587107 IS	IN:		
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	7
01	DIRECTOR	J.P. BARANCO D.J. BERN F.S. BLAKE T.F. CHAPMAN H.W. HABERMEYER, JR. D.M. JAMES J.N. PURCELL D.M. RATCLIFFE W.G. SMITH, JR. G.J. ST. PE	Management	н н н н н н н н
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 88 of 1		
02	RATIFICATION OF THE APPOINTMENT OF DELOIT TOUCHE LLP AS THE COMPANY S INDEPENDENT REPUBLIC ACCOUNTING FIRM FOR 2007		Management	E
03	STOCKHOLDER PROPOSAL ON ENVIRONMENTAL REP	ORT	Shareholder	Aga
XCEL ENEF	RGY INC.		XEL	
ISSUER: 9	98389B100 IS	IIN:		
SEDOL:				

VOTE GROUP: GLOBAL

Number	Proposal		roposal ype 	
01	FREDRIC W RICHARD ROGER R. H A. BARRY RICHARD DOUGLAS W. ALBERT F DR. MARGARE A. PATRIC RICHARD DAVID A.	BURGESS M CORRIGAN M K. DAVIS, M EMMINGHAUS M HIRSCHFELD M C. KELLY, M LEATHERDALE M C. MORENO M T. R. PRESKA, M IA SAMPSON M H. TRULY M WESTERLUND M	anagement	
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS XCEL ENERGY INC. S PRINCIPAL INDEPENDENT ACCOUNTANTS FOR 2007		anagement	
03	SHAREHOLDER PROPOSAL RELATING TO THE SEPARATION OF THE ROLE OF CHAIRMAN OF THE BOARD AND CHIEF EXECUTIVE OFFICER	S	hareholder	Ag
04	SHAREHOLDER PROPOSAL RELATING TO FINANCIAL PERFORMANCE CRITERIA FOR THE COMPANY S EXECUTIVE COMPENSATION PLANS	S	hareholder	Ag
· ıQUA AMER	RICA, INC.	 W	 TR	
	RICA, INC.	w	TR	
ISSUER: 0	RICA, INC.	 W	TR	
ISSUER: 0	RICA, INC.	 w	TR	
SSUER: 0 EDOL: OTE GROU	RICA, INC. 03836W103 ISIN:	 P	TR roposal ype	
ISSUER: 0 SEDOL:	RICA, INC. 03836W103 ISIN: UP: GLOBAL	P T M ANKOWSKY M SMOOT M	 roposal	

EL PASO CORPORATION EP

ISSUER: 28336L109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

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

FPL GROUP, INC.

ISSUER: 302571104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	
01	DIRECTOR	SHERRY S. BARRAT ROBERT M. BEALL, II J. HYATT BROWN JAMES L. CAMAREN J. BRIAN FERGUSON LEWIS HAY, III TONI JENNINGS OLIVER D. KINGSLEY, JR. RUDY E. SCHUPP MICHAEL H. THAMAN HANSEL E. TOOKES, II PAUL R. TREGURTHA	Management	
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 90 of 1		
02	RATIFICATION OF THE APPOINTMENT OF DELOITTY TOUCHE LLP AS INDEPENDENT REGISTERED PUBLICISM FOR THE YEAR 2007. APPROVAL OF THE 2007 NON-EMPLOYEE DIRECTOR:	C ACCOUNTING	Management Management	
	PLAN.		- 	
EXXON MOF	BIL CORPORATION		XOM	
ISSUER: 3	30231G102 ISI	N:		
VOTE GROI	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	DIRECTOR	M.J. BOSKIN W.W. GEORGE J.R. HOUGHTON W.R. HOWELL R.C. KING P.E. LIPPINCOTT M.C. NELSON S.J. PALMISANO	Management	

S.S. REINEMUND Management

		W.V. SHIPLEY J.S. SIMON R.W. TILLERSON	Management Management Management	F F
02	RATIFICATION OF INDEPENDENT AUDITORS (PAGE 44)		Management	F
03	CUMULATIVE VOTING (PAGE 45)		Shareholder	Aga
04	SPECIAL SHAREHOLDER MEETINGS (PAGE 47)		Shareholder	Aga
05	BOARD CHAIRMAN AND CEO (PAGE 47)		Shareholder	Aga
06	DIVIDEND STRATEGY (PAGE 48)		Shareholder	Aga
07	SHAREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION (PAGE 50)	И	Shareholder	Aga
08	CEO COMPENSATION DECISIONS (PAGE 51)		Shareholder	Aga
09	EXECUTIVE COMPENSATION REPORT (PAGE 52)		Shareholder	Aga
10	EXECUTIVE COMPENSATION LIMIT (PAGE 53)		Shareholder	Aga
11	INCENTIVE PAY RECOUPMENT (PAGE 54)		Shareholder	Aga
12	POLITICAL CONTRIBUTIONS REPORT (PAGE 55)		Shareholder	Aga
13	AMENDMENT OF EEO POLICY (PAGE 57)		Shareholder	Aga
14	COMMUNITY ENVIRONMENTAL IMPACT (PAGE 58)		Shareholder	Aga
15	GREENHOUSE GAS EMISSIONS GOALS (PAGE 60)		Shareholder	Aga
16	CO2 INFORMATION AT THE PUMP (PAGE 61)		Shareholder	Aga
17	RENEWABLE ENERGY INVESTMENT LEVELS (PAGE 62)		Shareholder	Aga

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THE DIRECTV GROUP, INC. DTV

ISSUER: 25459L106 ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V C
01	DIRECTOR		Management	
01	DIRECTOR	NEIL R. AUSTRIAN	Management	F
		CHARLES R. LEE	Management	F

02	RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC	K. RUPERT MURDOCH	Management F Management F
03	ACCOUNTANTS. APPROVAL OF THE AMENDED AND RESTATED 2004 STOCK		Management F
04	PLAN. APPROVAL OF THE AMENDED AND RESTATED EXECUTIVE OFFICER CASH BONUS PLAN.		Management F
BCE INC.			BCE
ISSUER: 0	5534B760 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal		Proposal V Type C
04	APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE AMENDMENTS TO THE CORPORATION S EQUITY-BASED COMPENSATION		Management F
03	PLANS. APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE ACCOMMANAGEMENT PROXY CIRCULAR, TO APPROVE THE NAME CHANGE OF THE CORPORATION.	PANYING	Management F
02	DELOITTE & TOUCHE LLP AS AUDITORS.		Management F
01	DIRECTOR		Management F
		A. B>>RARD R.A. BRENNEMAN R.J. CURRIE A.S. FELL D. SOBLE KAUFMAN B.M. LEVITT E.C. LUMLEY J. MAXWELL J.H. MCARTHUR T.C. O'NEILL J.A. PATTISON R.C. POZEN M.J. SABIA P.M. TELLIER V.L. YOUNG	Management Management F

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DEVON ENE	ERGY CORPORATION		DVN	
ISSUER: 2	25179M103 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	DAVI	S F. FERGUSON ID M. GAVRIN HN RICHELS	Management Management Management Management	
02	RATIFY THE APPOINTMENT OF THE COMPANY S INDEPENDENT AUDITORS FOR 2007	IN RICHELO	Management	
 SEMCO ENE	ERGY, INC.		SEN	
ISSUER: 7	78412D109 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	
01	A PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF SHARE EXCHANGE (THE EXCHANGE AGREEMENT), PURSUANT TO WHICH EACH ISSUED AND OUTSTANDING SHARE OF COMMON STOCK SHALL BE TRANSFERRED BY OPERATION OF LAW TO PARENT IN EXCHANGE FOR THE RIGHT TO RECEIVE \$8.15 IN CASH, WITHOUT INTEREST,		Management	
02	ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. ANY PROPOSAL TO POSTPONE OR ADJOURN THE SPECIAL MEETING TO A LATER DATE OR TIME, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE APPROVAL OF THE EXCHANGE AGREEMENT, IF THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF THE EXCHANGE AGREEMENT AT THE SPECIAL MEETING.		Management	

ISIN:

SEDOL:

ISSUER: 984332106

VOTE GROUP:	GLOBAL
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Proposal Number	Proposal	Proposal Type
1A	ELECTION OF DIRECTOR: TERRY S. SEMEL	Management
1B	ELECTION OF DIRECTOR: JERRY YANG	Management
1C	ELECTION OF DIRECTOR: ROY J. BOSTOCK	Management
1D	ELECTION OF DIRECTOR: RONALD W. BURKLE	Management
1E	ELECTION OF DIRECTOR: ERIC HIPPEAU	Management
1F	ELECTION OF DIRECTOR: VYOMESH JOSHI	Management
1G	ELECTION OF DIRECTOR: ARTHUR H. KERN	Management
1н	ELECTION OF DIRECTOR: ROBERT A. KOTICK	Management

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11	ELECTION OF DIRECTOR: EDWARD R. KOZEL	Management	F
1J	ELECTION OF DIRECTOR: GARY L. WILSON	Management	F
02	AMENDMENTS TO THE COMPANY S AMENDED AND RESTATED 1995 STOCK PLAN.	Management	Aga
03	AMENDMENT TO THE COMPANY S AMENDED AND RESTATED 1996 EMPLOYEE STOCK PURCHASE PLAN.	Management	F
04	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	F
05	STOCKHOLDER PROPOSAL REGARDING PAY-FOR-SUPERIOR-PERFORMANCE.	Shareholder	Aga
06	STOCKHOLDER PROPOSAL REGARDING INTERNET CENSORSHIP.	Shareholder	Aga
07	STOCKHOLDER PROPOSAL REGARDING BOARD COMMITTEE ON HUMAN RIGHTS.	Shareholder	Aga

CVC CABLEVISION SYSTEMS CORPORATION

ISSUER: 12686C109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	V C
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG L AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING OF THE COMPANY FOR FISCAL YEAR 2007		Management	F
01	OF THE COMPANY FOR FISCAL YEAR 2007 DIRECTOR	GROVER C. BROWN ZACHARY W. CARTER CHARLES D. FERRIS RICHARD H. HOCHMAN VICTOR ORISTANO THOMAS V. REIFENHEISER JOHN R. RYAN VINCENT TESE	Management Management Management Management Management Management Management Management Management	ममममममम
ENERGY EA	ST CORPORATION		EAS	
ISSUER: 2	19266M109 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
01	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSE LLP AS THE COMPANY S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR 2007.		Management	
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 07/09/20 Page 94 of 1		

LIBERTY GLOBAL, INC.

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

ISSUER: 530555101

Proposal Number	Proposal		Proposal Type	\
01	DIRECTOR		Management	F
-		JOHN W. DICK	Management	F
		J.C. SPARKMAN	Management	F
		J. DAVID WARGO	Management	F
02	AUDITORS RATIFICATION		Management	F

ENDESA SA, MADRID

ISSUER: E41222113 ISIN: ES0130670112

SEDOL: 2615424, 5271782, B0389N6, 5788806, 4315368, 5285501, B0ZNJC8

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 21 JUN 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting
1.	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE ANNUAL ACCOUNTS BALANCESHEET, INCOME STATEMENT AND ANNUAL REPORT AND OF THE MANAGEMENT REPORT OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE FYE 31 DEC 2006, AS WELL AS OF THE CORPORATE MANAGEMENT DURING SAID FY	Management
2.	APPLICATION OF FY EARNINGS AND DIVIDEND DISTRIBUTION	Management
3.	APPOINTMENT OF THE AUDITOR FOR THE COMPANY AND ITS CONSOLIDATED GROUP	Management
4.	AUTHORIZATION FOR THE COMPANY AND ITS SUBSIDIARIES TO BE ABLE TO ACQUIRE TREASURY STOCK IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 75 AND ADDITIONAL PROVISION 1 OF THE SPANISH CORPORATIONS LAW LEY DE SOCIEDADES ANONIMAS	Management
5.	TO SET AT 10 THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 37 OF THE CORPORATE BYLAWS	Management
6.	APPOINTMENT OF A COMPANY DIRECTOR	Management
7.	APPOINTMENT OF A COMPANY DIRECTOR	Management

8. AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE EXECUTION AND IMPLEMENTATION MAY BE, OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING, AS WELL AS TO SUBSTITUTE THE AUTHORITIES IT RECEIVES FROM THE GENERAL MEETING, AND GRANTING OF AUTHORITIES FOR PROCESSING THE SAID RESOLUTIONS AS A PUBLIC

Management

F

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INSTRUMENT, REGISTRATION THEREOF AND, AS THE CASE MAY BE, CORRECTION THEREOF

PLEASE BE ADVISED THAT ADDITIONAL INFORMATION Non-Voting CONCERNING ENDESA, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ENDESA.ES/PORTAL/EN/CORPORATE_GOVERNANCE/GENERAL_SHAF

PORTUGAL TELECOM SGPS SA, LISBOA

ISSUER: X6769Q104 ISIN: PTPTC0AM0009

SEDOL: B02P109, 5466856, 5825985, 4676203, 5760365, 5817186

VOTE GROUP: GLOBAL

Proposal V Proposal C Number Proposal

PLEASE NOTE THAT FOR EVERY 500 SHARES YOU HAVE 1 VOTING RIGHT. THANK YOU.

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

AMEND: NO. 2 OF ARTICLE TWO, NO. 3 OF ARTICLE Management Ac 1. FOUR, NO. 8 OF ARTICLE NINE, ARTICLE TENTH, NO. 1 AND ADDING NO. 3 TO ARTICLE ELEVEN, AMENDING

THE HEADING AND PARAGRAPHS B) AND D) OF NO. 1 AND ADDING NO. 4 TO ARTICLE TWELVE, NOS. 2, 3 AND 6, ADDING NOS. 7 TO 9, RENUMBERING THE PREVIOUS NOS. 7 AND 8, WHICH SHALL BECOME NOS. 10 AND 11, THE PREVIOUS NO. 9 WHICH SHALL BECOME NO. 12, RENUMBERING THE PREVIOUS NOS. 10 AND 11 WHICH SHALL BECOME NOS. 13 AND 14, ELIMINATING THE PREVIOUS NO. 12, RENUMBERING THE PREVIOUS NO. 13 WHICH SHALL BECOME NO. 15, PARAGRAPH B) OF PREVIOUS NO. 14 WHICH SHALL BECOME NO. 16 AND

RENUMBERING THE PREVIOUS NOS. 15 AND 16 WHICH SHALL BECOME NOS. 17 AND 18, ALL OF ARTICLE THIRTEEN,

NO. 2 OF ARTICLE FOURTEEN, PARAGRAPHS A) AND

B) OF NO. 1 OF ARTICLE FIFTEEN, NO. 3 AND ADDING NO. 4 TO ARTICLE SIXTEEN, ARTICLE SEVENTEEN,

Non-Voting

Tak

NO. 1 OF ARTICLE EIGHTEEN, ADDING NOS. 4 AND 7 TO ARTICLE TWENTY, AMENDING THE HEADING, ADDING PARAGRAPH F) OF NO. 1, AMENDMENT THE PREVIOUS PARAGRAPH F) OF NO. 1 WHICH SHALL BECOME PARAGRAPH G) AND ADDING NOS. 2 AND 6 OF ARTICLE TWENTY ONE, NO. 2 OF ARTICLE TWENTY THREE, NOS. 1 AND 2 OF ARTICLE TWENTY FOUR, AMENDING THE HEADING OF SECTION IV TO CHAPTER III, ARTICLES TWENTY SEVEN TO THIRTY, ADDING A NEW SECTION V TO CHAPTER III OF THE ARTICLES OF ASSOCIATION AND ARTICLE THIRTY ONE OF THE ARTICLES OF ASSOCIATION, AS WELL AS RENUMBERING IN ACCORDANCE THE PARAGRAPHS, NUMBERS AND ARTICLES OF THE ARTICLES OF ASSOCIATION AS A CONSEQUENCE OF THE STATUTORY AMENDMENTS RESOLVED IN THE PRESENT GENERAL MEETING

ELECT THE MEMBERS OF THE AUDIT COMMITTEE AS WELL 2. AS ITS CHAIRMAN, FOR THE 2006-2008 PERIOD

Management

Tak

Tak

Αc

Tak

Ac

ELECT THE STATUTORY AUDITOR EFFECTIVE AND ALTERNATE, FOR THE 2006-2008 PERIOD

Management

4. AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH THE CORRESPONDING AMENDMENT TO PARAGRAPH 3 OF ARTICLE FOUR OF THE ARTICLES

Management

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GAB GLB UTILITY INC TR. Page 96 of 102

PORTUGAL TELECOM SGPS SA, LISBOA

OF ASSOCIATION

ISSUER: X6769Q104 ISIN: PTPTC0AM0009 BLOCKING

SEDOL: B02P109, 5466856, 5825985, 4676203, 5760365, 5817186

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	V
Number		Type	C

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 393217 DUE TO ADDITIONAL RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

Non-Voting

AMEND: NO. 2 OF ARTICLE TWO, NO. 3 OF ARTICLE FOUR, NO. 8 OF ARTICLE NINE, ARTICLE TENTH, NO. 1 AND ADDING NO. 3 TO ARTICLE ELEVEN, AMENDING THE HEADING AND PARAGRAPHS B) AND D) OF NO. 1 AND ADDING NO. 4 TO ARTICLE TWELVE, NOS. 2, 3 AND 6, ADDING NOS. 7 TO 9, RENUMBERING THE PREVIOUS Management Ac

Tak

NOS. 7 AND 8, WHICH SHALL BECOME NOS. 10 AND 11, THE PREVIOUS NO. 9 WHICH SHALL BECOME NO. 12, RENUMBERING THE PREVIOUS NOS. 10 AND 11 WHICH SHALL BECOME NOS. 13 AND 14, ELIMINATING THE PREVIOUS NO. 12, RENUMBERING THE PREVIOUS NO. 13 WHICH SHALL BECOME NO. 15, PARAGRAPH B) OF PREVIOUS NO. 14 WHICH SHALL BECOME NO. 16 AND RENUMBERING THE PREVIOUS NOS. 15 AND 16 WHICH SHALL BECOME NOS. 17 AND 18, ALL OF ARTICLE THIRTEEN, NO. 2 OF ARTICLE FOURTEEN, PARAGRAPHS A) AND B) OF NO. 1 OF ARTICLE FIFTEEN, NO. 3 AND ADDING NO. 4 TO ARTICLE SIXTEEN, ARTICLE SEVENTEEN, NO. 1 OF ARTICLE EIGHTEEN, ADDING NOS. 4 AND 7 TO ARTICLE TWENTY, AMENDING THE HEADING, ADDING PARAGRAPH F) OF NO. 1, AMENDMENT THE PREVIOUS PARAGRAPH F) OF NO. 1 WHICH SHALL BECOME PARAGRAPH G) AND ADDING NOS. 2 AND 6 OF ARTICLE TWENTY ONE, NO. 2 OF ARTICLE TWENTY THREE, NOS. 1 AND 2 OF ARTICLE TWENTY FOUR, AMENDING THE HEADING OF SECTION IV TO CHAPTER III, ARTICLES TWENTY SEVEN TO THIRTY, ADDING A NEW SECTION V TO CHAPTER III OF THE ARTICLES OF ASSOCIATION AND ARTICLE THIRTY ONE OF THE ARTICLES OF ASSOCIATION, AS WELL AS RENUMBERING IN ACCORDANCE THE PARAGRAPHS, NUMBERS AND ARTICLES OF THE ARTICLES OF ASSOCIATION AS A CONSEQUENCE OF THE STATUTORY AMENDMENTS RESOLVED IN THE PRESENT GENERAL MEETING

APPROVE TO CHANGE IN THE COMPOSITION AND ELECT THE NEW MEMBERS OF THE BOARD OF DIRECTORS

Management

Tak

Αc

Tak

Αc

Tak

Αc

Tak

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ELECT THE MEMBERS OF THE AUDIT COMMITTEE AS WELL AS ITS CHAIRMAN, FOR THE 2006-2008 PERIOD

Management

ELECT THE STATUTORY AUDITOR EFFECTIVE AND ALTERNATE, FOR THE 2006-2008 PERIOD

Management

AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH THE CORRESPONDING AMENDMENT TO PARAGRAPH 3 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION

Management

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AEM SPA

ISSUER: T0140L103 ISIN: IT0001233417 BLOCKING

SEDOL: BONHOQ3, 5499131, 5988941, BOYLRJ6

VOTE GROUP: GLOBAL

Proposal Proposal V

Number Proposal

*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 29 JUN 2007.CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU	Non-Voting	
1.	AMEND THE ARTICLES OF THE BY-LAWS IN ACCORDANCE WITH LAW 262/2005 AND LAW DECREE 303/2006	Management	Tak Ac
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF THE RECORD DATE. IF YOUHAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	
DATANG IN	TL PWR GENERATION CO LTD 20020106		
SEDOL: BU	1DCR8, 0571476, 5896475, 6080716		
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
1.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY THE BOARD FOR THE YEAR 2006	Management	F
2.	APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2006	Management	F
3.	APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR THE YEAR 2006	Management	F
4.	APPROVE THE PROFIT DISTRIBUTION PLAN FOR THE YEAR 2006	Management	F
5.	RE-APPOINT PRICEWATERHOUSECOOPERS ZHONG TIAN CPAS COMPANY, LIMITED PWC ZHONGTIAN, AND PRICEWATERHOUSECOOPERS CERTIFIED PUBLIC ACCOUNTANTS, HONG KONG PWC AS THE COMPANY S DOMESTIC AND INTERNATIONAL AUDITORS, RESPECTIVELY, AND APPROVE TO FIX THEIR REMUNERATIONS	Management	Ŧ

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Type

7.i	ELECT MR. ZHAI RUOYU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.ii	ELECT MR. ZHANG YI AS A EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7 . iii	ELECT MR. HU SHENGMU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
10. 7.iv	ANY OTHER BUSINESS ELECT MR. FANG QINGHAI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Other Management	F
7.v	ELECT MR. YANG HONGMING AS A EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.vi	ELECT MR. LIU HAIXIA AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.vii	ELECT MS. GUAN TIANGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7viiI	ELECT MR. SU TIEGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.ix	ELECT MR. YE YONGHUI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.x	ELECT MR. LI GENGSHENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.xi	ELECT MR. XIE SONGLIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANYOF THE SIXTH SESSION OF THE BOARD	Management	F
S.4	APPROVE THE SHARE CAPITAL EXPANSION BY UTILIZING THE CAPITAL RESERVE FUND	Management	F
7.xii	ELECT MR. LIU CHAOAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7xiIi	ELECT MR. YU CHANGCHUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management	F
7.xiv	ELECT MR. XIA QING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY OFTHE SIXTH SESSION OF THE BOARD	Management	F
8.i	ELECT MR. ZHANG WANTUO AS A SUPERVISOR OF THE COMPANY OF THE SIXTH SESSION OFTHE SUPERVISORY COMMITTEE	Management	F
8.ii	ELECT MR. FU GUOQIANG AS A SUPERVISOR OF THE COMPANY OF THE SIXTH SESSION OF THE SUPERVISORY COMMITTEE	Management	F

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9.	APPROVE THE REMUNERATION FOR THE INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY	Management F
S.1	APPROVE THE ORDER OF MEETING FOR THE GENERAL MEETING OF DATANG INTERNATIONALPOWER GENERATION COMPANY LIMITED, WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management F
S.2	APPROVE THE ORDER OF MEETING FOR THE BOARD OF DIRECTORS OF DATANG INTERNATIONAL POWER GENERATION CO., LTD WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management F
S.3	APPROVE THE ORDER OF MEETING FOR THE SUPERVISORY COMMITTEE OF DATANG INTERNATIONAL POWER GENERATION CO., LTD WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management F
S.5	ANY OTHER BUSINESS	Other F
DATANG IN	TL PWR GENERATION CO LTD 20020106 ISIN: CN0009060798	
SEDOL: B	01DCR8, 0571476, 5896475, 6080716	
VOTE GROU	P: GLOBAL	
Proposal Number	Proposal	Proposal V Type C
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 390685 DUE TO RECEIPT OF ADDITIONAL RESOLUTION.	Non-Voting
1.	ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY THE BOARD FOR THE YEAR 2006	Management F
2.	APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2006	Management F
3.		
	APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR	Management F
4.	APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR THE YEAR 2006 APPROVE THE PROFIT DISTRIBUTION PLAN FOR THE YEAR 2006	Management F

CPAS COMPANY, LIMITED PWC ZHONGTIAN, AND PRICEWATERHOUSECOOPERS

CERTIFIED PUBLIC ACCOUNTANTS, HONG KONG PWC AS THE COMPANY S DOMESTIC AND INTERNATIONAL AUDITORS, RESPECTIVELY, AND APPROVE TO FIX THEIR REMUNERATIONS

THE COMPANY OF THE SIXTH SESSION OF THE BOARD

6.	APPROVE THE FINANCIAL SERVICES AGREEMENT ENTERED WITH CHINA DATANG CORPORATION FINANCE COMPANY	Management
7.i	ELECT MR. ZHAI RUOYU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.ii	ELECT MR. ZHANG YI AS A EXECUTIVE DIRECTOR OF	Management

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7 . iii	ELECT MR. HU SHENGMU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.iv	ELECT MR. FANG QINGHAI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.v	ELECT MR. YANG HONGMING AS A EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.vi	ELECT MR. LIU HAIXIA AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.vii	ELECT MS. GUAN TIANGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7viii	ELECT MR. SU TIEGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.ix	ELECT MR. YE YONGHUI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7.x	ELECT MR. LI GENGSHENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
S.4	APPROVE THE SHARE CAPITAL EXPANSION BY UTILIZING THE CAPITAL RESERVE FUND	Management
7.xi	ELECT MR. XIE SONGLIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANYOF THE SIXTH SESSION OF THE BOARD	Management
7.xii	ELECT MR. LIU CHAOAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management
7xiii	ELECT MR. YU CHANGCHUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY OF THE SIXTH SESSION OF THE BOARD	Management

F

7.xiv	ELECT MR. XIA QING AS AN INDEPENDENT NON-EXECUTIVE	Management	t F
	DIRECTOR OF THE COMPANY OFTHE SIXTH SESSION OF THE BOARD		
8.i	ELECT MR. ZHANG WANTUO AS A SUPERVISOR OF THE COMPANY OF THE SIXTH SESSION OFTHE SUPERVISORY COMMITTEE	Management	t F
8 . ii	ELECT MR. FU GUOQIANG AS A SUPERVISOR OF THE COMPANY OF THE SIXTH SESSION OF THE SUPERVISORY COMMITTEE	Management	t F
9.	APPROVE THE REMUNERATION FOR THE INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY	Management	t F
10.	APPROVE MR. ZHOU GANG AS A MEMBER OF THE SIXTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY AND ELECT MR. ZHOU GANG TO BE EXECUTIVE DIRECTOR OF THE COMPANY	Management	t F
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/200 Accounts: NPX GAB GLB UTILITY INC TR. Page 101 of 10		
S.1	APPROVE THE ORDER OF MEETING FOR THE GENERAL MEETING OF DATANG INTERNATIONALPOWER GENERATION COMPANY LIMITED, WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Non-Votino	3
S.2	APPROVE THE ORDER OF MEETING FOR THE BOARD OF DIRECTORS OF DATANG INTERNATIONAL POWER GENERATION CO., LTD WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Managemen	t F
s.3	APPROVE THE ORDER OF MEETING FOR THE SUPERVISORY COMMITTEE OF DATANG INTERNATIONAL POWER GENERATION CO., LTD WHICH WILL FORM PART OF THE APPENDICES TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	t F
S.5	ANY OTHER BUSINESS	Other	F
OPEN JOI	NT STOCK CO VIMPEL-COMMUNICA		 CONTEST
	68370R109 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C

01	TO APPROVE THE 2006 VIMPELCOM ANNUAL REPORT PREPARED IN ACCORDANCE WITH RUSSIAN LAW.	Management]
02	TO APPROVE VIMPELCOM S 2006 UNCONSOLIDATED ACCOUNTING STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT (PREPARED IN ACCORDANCE WITH RUSSIAN STATUTORY ACCOUNTING PRINCIPLES) AUDITED BY ROSEXPERTIZA, LLC.	Management	•
03	TO PAY IN CASH ANNUAL DIVIDENDS TO HOLDERS OF COMMON REGISTERED SHARES BASED ON 2006 RESULTS IN THE AMOUNT OF 166.88 RUBLES PER SHARE (FOR A TOTAL OF 8,557,776,951.36 RUBLES FOR ALL COMMON REGISTERED SHARES IN THE AGGREGATE) WITHIN 60 DAYS FROM THE DATE OF ADOPTION OF THE RELEVANT DECISION, AND TO PAY IN CASH ANNUAL DIVIDENDS TO HOLDERS OF PREFERRED REGISTERED SHARES OF TYPE A BASED ON 2006 RESULTS IN THE AMOUNT OF 0.1 KOPECK PER PREFERRED SHARE WITHIN 60 DAYS FROM THE DATE OF THE ADOPTION OF THIS DECISION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	;
05	TO ELECT THE FOLLOWING INDIVIDUALS TO THE AUDIT COMMISSION: ALEXANDER GERSH, HALVOR BRU AND NIGEL ROBINSON.	Management	
06	TO APPROVE THE FIRM ERNST & YOUNG (CIS) LTD. AS THE AUDITOR OF THE COMPANY S U.S. GAAP ACCOUNTS AND THE FIRM ROSEXPERTIZA, LLC AS THE AUDITOR OF THE COMPANY S ACCOUNTS PREPARED IN ACCORDANCE WITH RUSSIAN STATUTORY ACCOUNTING PRINCIPLES FOR THE TERM UNTIL THE ANNUAL GENERAL MEETING OF SHAREHOLDERS BASED ON 2007 RESULTS.	Management	1
Meeting I	STOCK COMPANY VIMPEL-COMMUNICATIONS. e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/0 Accounts: NPX GAB GLB UTILITY INC TR. Page 102		
OPEN JOIN	IT STOCK CO VIMPEL-COMMUNICA	VIP	
ISSUER: 6	58370R109 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	(
4J	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: FRIDTJOF RUSTEN	Management	
4 I	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management	
4 H	DIRECTORS: ALEXEY M. REZNIKOVICH TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management	

	DIRECTORS: LEONID R. NOVOSELSKY	
4G	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: OLEG A. MALIS	
4F	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: JO O. LUNDER	
4E	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: STIG HERBERN	
4D	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: KLELL MORTEN JOHNSEN	
4C	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: ARVE JOHANSEN	
4B	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: MIKHAIL M. FRIDMAN	
4A	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management
	DIRECTORS: DAVID J. HAINES	-

SIGNATURES

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

Registrant	The Gabelli Global Utility & Income Trust
By (Signature and Title)*	/s/ Bruce N. Alpert
	Bruce N. Alpert, Principal Executive Officer
Date August 22, 2007	
#D. '.	

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