GABELLI MULTIMEDIA TRUST INC. Form N-PX August 22, 2018

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-08476

<u>The Gabelli Multimedia Trust Inc.</u> (Exact name of registrant as specified in charter)

One Corporate Center

<u>Rye, New York 10580-1422</u> (Address of principal executive offices) (Zip code)

Bruce N. Alpert

Gabelli Funds, LLC

One Corporate Center

<u>Rye, New York 10580-1422</u> (Name and address of agent for service)

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

Date of fiscal year end: December 31

Date of reporting period: July 1, 2017 - June 30, 2018

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

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

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2017 TO JUNE 30, 2018

ProxyEdge

Report Date: 07/01/2018

1

Meeting Date Range: 07/01/2016 - 06/30/2018

The Gabelli Multimedia Trust Inc.

Investment Company Report

| TV AZ | FECA SAB DE CV | | | | |
|----------|--|-------------------------------|--------|---------------------------|-------------------------------|
| Security | P9423U163 | | Meetin | g Type | ExtraOrdinary General Meeting |
| Ticker | | | Meetin | g Date | 12-Jul-2017 |
| Symbol | | | | | |
| ISIN | MX01AZ060013 | | Agenda | ì | 708319668 - Management |
| Item | Proposal | Proposed by | Vote | For/Against Management | |
| CMMT | PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETINGIF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU | Non-Voting | | | |
| I | DISCUSSION AND, IF ANY, APPROVAL TO MODIFY CLAUSES SIXTH AND NINETEENTH OF-THE BYLAWS OF THE COMPANY DESIGNATION OF SPECIAL DELEGATES TO FORMALIZE AND EXECUTE | Non-Voting S Non-Voting | | | |
| | THE RESOLUTIONS- ADOPTED BY THE ASSEMBLY | | | | |

| TV AZTECA SAB DE CV | | | | |
|--|------------------------------|-----------|---------------------------|-------------------------|
| Security P9423U163 Ticker | | Meetin | g Type | Special General Meeting |
| Symbol | | Meetin | g Date | 12-Jul-2017 |
| ISIN MX01AZ060013 | | Agend | a | 708320356 - Management |
| Item Proposal | Proposed by | Vote | For/Against Management | t |
| PLEASE NOTE THAT THIS CMMT MEETING IS FOR SHARES TYPE 'D-A' ONLY DISCUSSION AND, IF ANY, | Non-Voting | | | |
| I APPROVAL TO MODIFY CLAUSE SIXTH OF THE BYLAWS OF THE COMPANY DESIGNATION OF SPECIAL | Management | t Abstair | n Against | |
| DELEGATES TO II FORMALIZE AND EXECUTE THE RESOLUTIONS | Management | t For | For | |
| ADOPTED BY THE ASSEMBLY 04 JULY 2017: PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT-THIS MEETING. IF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR-VOTE ON THIS MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK-YOU 04 JULY 2017: PLEASE NOTE THAT THIS IS A | Non-Voting | | | |
| REVISION DUE TO ADDITION OF COMMENTIF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. | Non-Voting | | | |
| TV AZTECA SAB DE CV | | | | |
| Security P9423U163 | | Meetin | g Type | Special General Meeting |
| Ticker Symbol | | Meetin | g Date | 12-Jul-2017 |
| ISIN MX01AZ060013 | | Agend | a | 708320368 - Management |
| Item Proposal CMMT | Proposed by Non-Voting | Vote | For/Against Management | t |

| | PLEASE NOTE THAT THIS MEETING IS FOR SHARES TYPE 'D-L' ONLY | | | | |
|--------|---|--------------------------|---------|---------------------------|------------------------|
| Ι | DISCUSSION AND, IF ANY, APPROVAL TO MODIFY CLAUSE SIXTH OF THE BYLAWS OF THE COMPANY DESIGNATION OF SPECIAL | Management | Abstair | n Against | |
| Π | DELEGATES TO FORMALIZE AND EXECUTE THE RESOLUTIONS ADOPTED BY THE ASSEMBLY | Management | For | For | |
| TV AZ | TECA SAB DE CV | | | | |
| | P9423U163 | | Meetin | g Type | Bond Meeting |
| Ticker | | | Meetin | g Date | 12-Jul-2017 |
| Symbol | | | Meetin | g Date | 12 -Ju 1-2017 |
| ISIN | MX01AZ060013 | | Agenda | ì | 708348087 - Management |
| Item | Proposal | Proposed by | Vote | For/Against Management | |
| CMMT | PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETINGIF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU DISCUSSION AND, IF ANY, APPROVAL OF THE AMENDMENT TO THE VALIDITY OF THE- IRREVOCABLE TRUST AGREEMENT NUMBER 987-8 AND THE RE-EXPRESSION OF | Non-Voting Non-Voting | | | |
| П | ITS CLAUSES DISCUSSION AND, IF ANY, APPROVAL OF THE AMENDMENT TO THE ISSUANCE OF MINUTES-AND THE SECURITIES COVERING | Non-Voting | | | |
| | THE SECONTIES COVERING THE NON- AMORTIZABLE ORDINARY PARTICIPATION- CERTIFICATES ISSUED ON THE SHARES REPRESENTING THE CAPITAL | | | | |

| | - 3 | - | | | - |
|----------------|---|----------------|-----------|---------------------------|------------------------|
| III VEON | STOCK OF TV- AZTECA, S.A.B DE C.V APPOINTMENT OF SPECIAL DELEGATES TO FORMALIZE THE RESOLUTIONS ADOPTED IN THE- ASSEMBLY | Non-Voting | | | |
| | y 91822M106 | | Meeting | g Type | Annual |
| Ticker | VEON | | Meeting | g Date | 24-Jul-2017 |
| Symbol ISIN | US91822M1062 | | Agenda | L | 934655929 - Management |
| Item | Proposal | Proposed by | Vote | For/Against Management | |
| 1. | TO RE-APPOINT PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITOR OF THE COMPANY, FOR A TERM EXPIRING AT THE CONCLUSION OF THE 2018 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY AND TO AUTHORIZE THE SUPERVISORY BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR. | Management | t For | For | |
| 2. | TO INCREASE THE NUMBER OF SUPERVISORY BOARD MEMBERS FROM NINE TO ELEVEN. | Management | : For | For | |
| 3A | TO APPOINT MIKHAIL FRIDMAN AS A DIRECTOR. | Management | Abstain | L | |
| 3B | TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. | Management | : Abstain | l | |
| 3C | TO APPOINT ANDREI GUSEV AS A DIRECTOR. | Management | Abstain | L | |
| 3D | TO APPOINT SIR JULIAN HORN-SMITH AS A DIRECTOR. | Management | | | |
| 3E | TO APPOINT GENNADY GAZIN | Management | For | | |
| 3F | TO APPOINT NILS KATLA AS A DIRECTOR. | Management | For | | |
| 3G | TO APPOINT GUNNAR HOLT AS A DIRECTOR. | Management | For | | |

| 3Н | TO APPOINT JORN JENSEN AS A DIRECTOR. TO APPOINT STAN | Management | For | | |
|------------------|---|------------------------------|--------|----------------------------------|------------------------|
| 31 | CHUDNOVSKY AS A DIRECTOR. | Management | For | | |
| 3J | TO APPOINT URSULA BURNS AS A DIRECTOR. | Management | For | | |
| 3K | TO APPOINT GUY LAURENCE AS A DIRECTOR. | Management | For | | |
| VEON | | | | _ | |
| Security | y 91822M106 | | Meetir | ng Type | Annual |
| Ticker Symbol | VEON | | Meetin | ng Date | 24-Jul-2017 |
| ISIN | US91822M1062 | | Agend | la | 934656476 - Management |
| Item | Proposal | Proposed by | Vote | For/Against Management | |
| 4A | TO APPOINT MIKHAIL FRIDMAN AS A DIRECTOR. | Management | Abstai | n | |
| 4B | TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR. | Management | Abstai | n | |
| 4C | TO APPOINT ANDREI GUSEV AS A DIRECTOR. | Management | Abstai | n | |
| 4D | TO APPOINT SIR JULIAN HORN-SMITH AS A DIRECTOR. | Management | For | | |
| 4E | TO APPOINT GENNADY GAZIN | Management | | | |
| 4F | TO APPOINT NILS KATLA AS A DIRECTOR. | Management | For | | |
| 4G | TO APPOINT GUNNAR HOLT AS A DIRECTOR. | Management | For | | |
| 4H | TO APPOINT JORN JENSEN AS A DIRECTOR. TO APPOINT STAN | Management | For | | |
| 4I | CHUDNOVSKY AS A DIRECTOR. | Management | For | | |
| 4J | TO APPOINT URSULA BURNS AS A DIRECTOR. | Management | For | | |
| 4K | TO APPOINT GUY LAURENCE AS A DIRECTOR. | Management | For | | |
| YUME | , INC | | | | |
| Security | y 98872B104 | | Meetir | ng Type | Annual |
| Ticker Symbol | YUME | | Meetir | ng Date | 27-Jul-2017 |
| ISIN | US98872B1044 | | Agend | la | 934648467 - Management |
| Item 1. | Proposal | Proposed by Management | Vote | For/Against Management For | |
| 1. | | management | 1.01 | 1.01 | |

| | 6 6 | | | | |
|--------------------------|---|--------------------------------|----------------|---|------------------------|
| | TO APPROVE AMENDMENTS | | | | |
| | TO OUR AMENDED | | | | |
| | AND RESTATED CERTIFICATE | | | | |
| | OF INCORPORATION | | | | |
| | TO DECLASSIFY THE BOARD | | | | |
| | OF DIRECTORS. | | | | |
| | | | | | |
| 2A. | ELECTION OF CLASS I | Management | For | For | |
| | DIRECTOR: JOHN MUTCH | U | | | |
| | ELECTION OF CLASS I | | | | |
| 2B. | DIRECTOR: STEPHEN | Management | For | For | |
| | DOMENIK | | | | |
| 20 | ELECTION OF CLASS I | Managana | Ean | Ear | |
| 2C. | DIRECTOR: BRIAN KELLEY | Management | FOr | For | |
| | TO RATIFY THE | | | | |
| | APPOINTMENT OF MOSS | | | | |
| | ADAMS | | | | |
| | LLP AS THE INDEPENDENT | | | | |
| 3. | REGISTERED PUBLIC | Management | For | For | |
| | ACCOUNTING FIRM FOR THE | | | | |
| | | | | | |
| | YEAR ENDING | | | | |
| DIGIT | DECEMBER 31, 2017. | | | | |
| | ALGLOBE, INC. | | | _ | ~ |
| Securit | y 25389M877 | | Meeting | Туре | Special |
| Ticker | DGI | | Masting | Data | 27-Jul-2017 |
| | | | wieeiing | Date | |
| Symbo | l | | Meeting | Date | |
| Symbo ISIN | US25389M8771 | | Agenda | Dale | 934653773 - Management |
| - | l | | Agenda | | |
| ISIN | US25389M8771 | Proposed | Agenda | For/Against | 934653773 - Management |
| - | US25389M8771 Proposal | Proposed by | Agenda | | 934653773 - Management |
| ISIN | US25389M8771 Proposal APPROVE AND ADOPT THE | - | Agenda | For/Against | 934653773 - Management |
| ISIN | US25389M8771 Proposal | - | Agenda | For/Against | 934653773 - Management |
| ISIN | US25389M8771 Proposal APPROVE AND ADOPT THE | - | Agenda | For/Against | 934653773 - Management |
| ISIN | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY | by | Agenda Vote | For/Against | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY | by | Agenda Vote | For/Against Management | 934653773 - Management |
| ISIN | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, | by | Agenda Vote | For/Against | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL | by Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY | Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| IŠIN Item | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS | by Management Management | Agenda Vote | For/Against Management | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS | by Management Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON | by Management Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS | by Management Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON | by Management Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| IŠIN Item 1. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO | by Management Management | Agenda Vote | For/Against Management For | 934653773 - Management |
| ISIN Item 1. 2. | US25389M8771 Proposal APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF FEBRUARY 24, 2017, BY AND AMONG DIGITALGLOBE, INC., MACDONALD, DETTWILER AND ASSOCIATES LTD., SSL MDA HOLDINGS, INC., AND MERLIN MERGER SUB, INC. APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT WILL OR MAY BE PAID BY DIGITALGLOBE, INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. | by Management Management | Agenda Vote | For/Against Management For For | 934653773 - Management |

| MALA | MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE MERGER AGREEMENT. YSIAN RESOURCES CORPORAT | ION BERHAI | D | | | |
|--------------------|--|----------------|---------|---------------------------|---------------|-----------------|
| | Y Y57177100 | | Meeting | g Type | ExtraOrdinary | General Meeting |
| Ticker | | | Meeting | g Date | 28-Jul-2017 | |
| Symbol ISIN | MYL165100008 | | Agenda | | 708369295 - M | lanagement |
| Item | Proposal | Proposed by | Vote | For/Against Management | | |
| 1 | PROPOSED RENOUNCEABLE RIGHTS ISSUE OF UP TO 2,856,679,518 NEW ORDINARY SHARES IN MRCB ("MRCB SHARES" OR "SHARES") ("RIGHTS SHARES") TOGETHER WITH UP TO 571,335,904 FREE DETACHABLE WARRANTS ("RIGHTS WARRANTS"), ON THE BASIS OF ONE (1) RIGHTS SHARE FOR EVERY ONE (1) EXISTING MRCB SHARE HELD AND ONE (1) FREE RIGHTS WARRANT FOR EVERY FIVE (5) RIGHTS SHARES SUBSCRIBED FOR, ON AN ENTITLEMENT DATE TO BE DETERMINED LATER ("PROPOSED RIGHTS ISSUE") | Management | For | For | | |
| | FONE GROUP PLC | | Mastin | . Т | A | |
| Security Ticker | | | Meeting | ••• | Annual | |
| Symbol | | | Meeting | | 28-Jul-2017 | |
| ISIN | US92857W3088 | | Agenda | | 934649065 - M | lanagement |
| Item | Proposal | Proposed by | Vote | For/Against Management | | |
| 1. | TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR | • | For | For | | |

| | ENDED 31 MARCH 2017 TO RE-ELECT GERARD | | | |
|-----|--|------------|---------|---------|
| 2. | KLEISTERLEE AS A DIRECTOR | Management | For | For |
| 3. | TO RE-ELECT VITTORIO COLAO AS A DIRECTOR | Management | For | For |
| 4. | TO RE-ELECT NICK READ AS A DIRECTOR | Management | For | For |
| 5. | TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR | Management | For | For |
| 6. | TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR | Management | Against | Against |
| 7. | TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR | Management | For | For |
| 8. | TO RE-ELECT VALERIE GOODING AS A DIRECTOR | Management | For | For |
| 9. | TO RE-ELECT RENEE JAMES AS A DIRECTOR | Management | For | For |
| 10. | TO RE-ELECT SAMUEL JONAH AS A DIRECTOR | Management | For | For |
| 11. | TO ELECT MARIA AMPARO MORALEDA MARTINEZ AS A DIRECTOR IN ACCORDANCE WITH THE COMPANY'S ARTICLES | Management | For | For |
| 12. | TO RE-ELECT DAVID NISH AS A DIRECTOR | Management | For | For |
| 13. | TO DECLARE A FINAL DIVIDEND OF 10.03 EUROCENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2017 TO APPROVE THE DIRECTORS' | Management | For | For |
| 14. | REMUNERATION POLICY CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2017 TO APPROVE THE ANNUAL | Management | For | For |
| 15. | REPORT ON REMUNERATION CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2017 | Management | | For |
| 16. | TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR | Management | гог | For |

| | UNTIL THE END OF | | | | |
|----------|----------------------------|------------|---------|-------------|------------------------|
| | THE NEXT GENERAL MEETING | Ĵ | | | |
| | AT WHICH | | | | |
| | ACCOUNTS ARE LAID BEFORE | | | | |
| | THE COMPANY | | | | |
| | TO AUTHORISE THE AUDIT | | | | |
| | AND RISK COMMITTEE | | _ | _ | |
| 17. | TO DETERMINE THE | Management | For | For | |
| | REMUNERATION OF THE | | | | |
| | AUDITOR | | | | |
| | TO AUTHORISE THE | | | | |
| 18. | DIRECTORS TO ALLOT | Management | For | For | |
| | SHARES | | | | |
| | TO AUTHORISE THE | | | | |
| 19. | DIRECTORS TO DIS-APPLY | Management | For | For | |
| 17. | PRE-EMPTION RIGHTS | Wanagement | 101 | 101 | |
| | (SPECIAL RESOLUTION) | | | | |
| | TO AUTHORISE THE | | | | |
| | DIRECTORS TO DIS-APPLY | | | | |
| | PRE-EMPTION RIGHTS UP TO A | Δ | | | |
| | FURTHER 5 PER | | | | |
| 20. | CENT FOR THE PURPOSES OF | Management | For | For | |
| | FINANCING AN | | | | |
| | ACQUISITION OR OTHER | | | | |
| | CAPITAL INVESTMENT | | | | |
| | (SPECIAL RESOLUTION) | | | | |
| | TO AUTHORISE THE | | | | |
| 21. | COMPANY TO PURCHASE ITS | Management | For | For | |
| 21. | OWN SHARES (SPECIAL | wanagement | 1.01 | 1'01 | |
| | RESOLUTION) | | | | |
| | TO AUTHORISE POLITICAL | | | | |
| 22. | DONATIONS AND | Management | For | For | |
| | EXPENDITURE | | | | |
| | TO AUTHORISE THE | | | | |
| | COMPANY TO CALL GENERAL | 4 | | | |
| 22 | MEETINGS (OTHER THAN | Monogomont | Ear | Ecr | |
| 23. | AGMS) ON 14 CLEAR | Management | FOr | For | |
| | DAYS' NOTICE (SPECIAL | | | | |
| | RESOLUTION) | | | | |
| TV AZ | FECA SAB DE CV | | | | |
| Security | y P9423U163 | | Meeting | Туре | Bond Meeting |
| Ticker | | | Maating | Data | 31-Jul-2017 |
| Symbol | | | Meeting | Date | 31-Jul-2017 |
| ISIN | MX01AZ060013 | | Agenda | | 708411676 - Management |
| | | | | | - |
| Itom | Proposal | Proposed | Vote | For/Against | |
| Item | Proposal | by | vole | Management | |
| 1 | DISCUSSION AND, IF ANY, | Management | Abstain | Against | |
| | APPROVAL OF THE | | | | |
| | AMENDMENT TO THE | | | | |
| | VALIDITY OF THE | | | | |
| | | | | | |

| | IRREVOCABLE TRUST AGREEMENT NUMBER 987-8 AND THE RE-EXPRESSION OF ITS CLAUSES DISCUSSION AND, IF ANY, APPROVAL OF THE AMENDMENT TO THE ISSUANCE OF MINUTES AND THE SECURITIES COVERING THE NON- | | | | |
|--------------------|--|----------------|---------|---------------------------|-------------------------|
| 2 | AMORTIZABLE ORDINARY PARTICIPATION CERTIFICATES ISSUED ON THE SHARES REPRESENTING THE CAPITAL STOCK OF TV AZTECA, S.A.B. DE C.V | Management | Abstain | Against | |
| | APPOINTMENT OF SPECIAL DELEGATES TO | | | | |
| 3 | FORMALIZE THE RESOLUTIONS ADOPTED IN THE | Management | For | For | |
| | ASSEMBLY PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 01 AUG 2017. | | | | |
| CMMT | CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU | Non-Voting | | | |
| | E 24 ORE SPA, MILANO | | Martin | T | |
| Security Ticker | 7 T52689105 | | Meeting | • • | Special General Meeting |
| Symbol | | | Meeting | Date | 02-Aug-2017 |
| ISIN | IT0004269723 | | Agenda | | 708352860 - Management |
| Item | Proposal | Proposed by | | For/Against Management | |
| | STATEMENT RELATED TO THE EXPENSES | E | | | |
| 1 | NECESSARY FOR THE SAFEGUARDING OF THE COMMON INTERESTS OF SPECIAL SHAREHOLDERS | Management | For | For | |
| 2 | TO APPOINT THE COMMON REPRESENTATIVE OF SPECIAL SHAREHOLDERS. | Management | For | For | |

| | RESOLUTIONS RELATED THERETO 25 JUL 2017: PLEASE NOTE THAT THE MEETING TYPE WAS CHANGED FROM EGM TO SGMIF YOU HAVE ALREADY SENT0020IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS-YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. EON N.V. | Non-Voting | | | |
|--------|---|-----------------|--------|---------------------------|------------------------|
| | y N6865W105 | | Meetin | g Type | Special |
| Ticker | , PTHN | | Meetin | o Date | 02-Aug-2017 |
| Symbo | 1 | | | • | - |
| ISIN | NL0011970280 | | Agend | a | 934658329 - Management |
| Item | Proposal | Proposed by | Vote | For/Against Management | |
| 1A. | THE CONDITIONAL APPOINTMENT TO OUR BOARD: SETH H. HOOGASIAN AS NON-EXECUTIVE DIRECTOR | Management | For | For | |
| 1B. | THE CONDITIONAL APPOINTMENT TO OUR BOARD: ANTHONY H. SMITH AS EXECUTIVE DIRECTOR | Management | For | For | |
| 1C. | THE CONDITIONAL APPOINTMENT TO OUR BOARD: PATRICK M. DURBIN AS NON-EXECUTIVE DIRECTOR | Management | For | For | |
| 1D. | THE CONDITIONAL APPOINTMENT TO OUR BOARD: JOHN SOS AS NON-EXECUTIVI DIRECTOR | Management E | For | For | |
| 1E. | THE CONDITIONAL APPOINTMENT TO OUR BOARD: SHIRAZ LADIWALA AS NON-EXECUTIVE DIRECTOR | Management | For | For | |
| 2. | CONDITIONAL GRANTING OF FULL AND FINAL DISCHARGE TO EACH MEMBER(DUE TO SPACE | Management | For | For | |

LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). CONDITIONAL APPROVAL OF THE SALE, TRANSFER AND ASSUMPTION OF THE **BUSINESS OF THE** COMPANY, INCLUDING SUBSTANTIALLY ALL OF THE 3. Management For For ASSETS AND LIABILITIES OF THE COMPANY, TO OR BY THERMO FISHER (CN) LUXEMBOURG S.A R.L. (OR AN AFFILIATE THEREOF) (AGENDA ITEM 5). CONDITIONAL RESOLUTION TO (1) DISSOLVE THE COMPANY IN ACCORDANCE WITH ARTICLE 2:19 OF THE DUTCH CIVIL CODE, (2) APPOINT STICHTING VEREFFENAAR PATHEON AS 4. THE LIQUIDATOR OF Management For For THE COMPANY, (3) APPOINT PATHEON HOLDINGS B.V. AS THE CUSTODIAN OF ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). CONDITIONAL RESOLUTION TO AMEND THE COMPANY'S ARTICLES OF ASSOCIATION AND TO 5. CONVERT THE LEGAL FORM Management For For OF THE COMPANY INTO A PRIVATE COMPANY WITH LIMITED LIABILITY (AGENDA ITEM 7). TO APPROVE, BY NON-BINDING VOTE, THE COMPENSATION THAT MAY 6. For ...(DUE TO SPACE Management For LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). SPRINT CORPORATION Security 85207U105 Meeting Type Annual Ticker S Meeting Date 03-Aug-2017 Symbol Agenda 934647453 - Management ISIN US85207U1051

| Item | Proposal | Proposed by | Vote | For/Against Management |
|------|------------------------|----------------|------|---------------------------|
| 1. | DIRECTOR | Managemen | nt | |
| | 1 GORDON BETHUNE | - | For | For |
| | 2 MARCELO CLAURE | | For | For |
| | 3 PATRICK DOYLE | | For | For |