GABELLI GLOBAL MULTIMEDIA TRUST INC Form N-PX

August 27, 2009

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 811-08476

The Gabelli Global Multimedia Trust Inc. (Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422 (Address of principal executive offices) (Zip code)

> Bruce N. Alpert Gabelli Funds, LLC One Corporate Center Rye, New York 10580-1422 (Name and address of agent for service)

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

Date of fiscal year end: December 31

Date of reporting period: July 1, 2008 - June 30, 2009

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 (Sections 239.24and 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. Section 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2008 TO JUNE 30, 2009

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

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INVESTMENT COMPANY REPORT

INTERACTIVE BROKERS GROUP INC

SECURITY 45841N107 MEETING TYPE Annual
TICKER SYMBOL IBKR MEETING DATE 08-Jul-2008
ISIN US45841N1072 AGENDA 932914840 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: THOMAS PETERFFY	Management	For
1B	ELECTION OF DIRECTOR: EARL H. NEMSER	Management	For
1C	ELECTION OF DIRECTOR: PAUL J. BRODY	Management	For
1D	ELECTION OF DIRECTOR: MILAN GALIK	Management	For
1E	ELECTION OF DIRECTOR: LAWRENCE E. HARRIS	Management	For
1F	ELECTION OF DIRECTOR: HANS R. STOLL	Management	For
1G	ELECTION OF DIRECTOR: IVERS W. RILEY	Management	For
02	APPROVAL OF THE 2007 STOCK INCENTIVE PLAN	Management	Against
03	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM OF DELOITTE & TOUCHE LLP		

ACTIVISION, INC.

SECURITY 004930202 MEETING TYPE Special
TICKER SYMBOL ATVI MEETING DATE 08-Jul-2008
ISIN US0049302021 AGENDA 932926566 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	A PROPOSAL TO ISSUE AN AGGREGATE OF APPROXIMATELY 358.2 MILLION NEW SHARES OF ACTIVISION COMMON STOCK.	Management	For
2A	A PROPOSAL TO CHANGE THE COMBINED COMPANY'S NAME FROM "ACTIVISION, INC" TO "ACTIVISION BLIZZARD, INC."	Management	For
2B	A PROPOSAL TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF CAPITAL STOCK FROM 455,000,000 TO 1,205,000,000.	Management	For
2C	A PROPOSAL TO ELIMINATE THE SERIES A JUNIOR PREFERRED STOCK.	Management	For
2D	A PROPOSAL TO INCLUDE CERTAIN QUORUM REQUIREMENTS FOR COMMITTEES OF THE BOARD OF		
	DIRECTORS UNDER CERTAIN CIRCUMSTANCES.	Management	For
2E	A PROPOSAL TO REQUIRE SUPERMAJORITY STOCKHOLDER APPROVAL TO AMEND CERTAIN SECTIONS OF THE CERTIFICATE OF INCORPORATION.	Management	For
2F	A PROPOSAL TO LIMIT THE POWER OF THE BOARD OF DIRECTORS TO AMEND CERTAIN PROVISIONS OF THE BYLAWS WITHOUT STOCKHOLDER APPROVAL.	Management	For
2G	A PROPOSAL TO GRANT THE DIRECTORS DESIGNATED BY VIVENDI CERTAIN VOTING POWERS WHEN OTHER VIVENDI DESIGNEES ARE NOT PRESENT.	Management	For
2Н	A PROPOSAL TO INCLUDE LIMITATIONS ON CERTAIN BUSINESS	Management	For

21	ACTIVITIES IN WHICH VIVENDI MAY ENGAGE OR PARTICIPATE. A PROPOSAL TO ESTABLISH PROCEDURES ALLOCATING CERTAIN CORPORATE OPPORTUNITIES BETWEEN ACTIVISION BLIZZARD AND VIVENDI.	Management	For
2J	A PROPOSAL TO REQUIRE VIVENDI OR ACTIVISION BLIZZARD TO PURCHASE ALL OF THE COMBINED COMPANY'S ISSUED AND OUTSTANDING SHARES.	Management	For
2K	A PROPOSAL TO ESTABLISH PROCEDURES GOVERNING AFFILIATE TRANSACTIONS.	Management	For
2L	A PROPOSAL TO CAUSE THE COMBINED COMPANY TO BE GOVERNED BY SECTION 203 OF THE DELAWARE GENERAL CORPORATION LAW.	Management	For
03	A PROPOSAL TO AMEND SECTION 7.4(A) OF ACTIVISION'S THIRD AMENDED AND RESTATED BYLAWS.	Management	For
04	A PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY.	Management	For

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE Ordinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 09-Jul-2008 ISIN GRS260333000 AGENDA 701652073 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Adopt the Stock Option Plan for the Company's Executive and for the related Companies executives according to the regulations of the Article 42e of Codified Law 2190/1920	Management	No Action

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

JASMINE INTL PUB CO LTD

SECURITY Y44202177 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL JASIF.PK MEETING DATE 10-Jul-2008 ISIN TH0418010Z12 AGENDA 701641210 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT PARTIAL AND SPLIT VOTING ARE ALLOWED FOR THIS MEETING. THANK YOU.	Non-Voting	
1.	Approve to certify the minutes of the AGM of shareholders held on 28 APR 2008	Management	For
2.	Approve the reduction of the registered and paid-up capital of the Company	Management	For
3.	Approve the amendment to Clause 4 of the Memorandum of	Management	For

Association of the Company 4.

Other issues [if any] Management Abstain

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SECURITY 744383100 MEETING TYPE Special
TICKER SYMBOL IIT MEETING DATE 14-Jul-2008
ISIN US7443831000 AGENDA 932932278 - Management

ITEM PROPOSAL TYPE VOTE

01 APPROVAL TO THE AMENDMENT OF THE ARTICLES OF ASSOCIATION Management

MACROVISION SOLUTIONS CORPORATION

SECURITY 55611C108 TICKER SYMBOL MVSN
 55611C108
 MEETING TYPE
 Special

 MVSN
 MEETING DATE
 15-Jul-2008

 US55611C1080
 AGENDA
 932927378 - Management

ISIN

VOTE ITEM PROPOSAL TYPE

TO APPROVE THE ADOPTION OF THE MACROVISION SOLUTIONS Against

CORPORATION 2008 EQUITY INCENTIVE PLAN (THE "2008 EQUITY PLAN") COMPRISING 14,300,000 SHARES OF

MACROVISION SOLUTIONS CORPORATION COMMON STOCK RESERVED

FOR ISSUANCE UNDER THE 2008 EQUITY PLAN.

TO APPROVE THE ADOPTION OF THE MACROVISION 02

SOLUTIONS CORPORATION 2008 EMPLOYEE STOCK

PURCHASE PLAN (THE "2008 ESPP") COMPRISING 7,500,000

SHARES OF MACROVISION SOLUTIONS CORPORATION COMMON STOCK RESERVED FOR ISSUANCE UNDER THE

2008 ESPP. Management For

EMMIS COMMUNICATIONS CORPORATION

SECURITY 291525103 MEETING TYPE Annual
TICKER SYMBOL EMMS MEETING DATE 15-Jul-2008
ISIN US2915251035 AGENDA 932927582 - Management

TYPE VOTE ITEM PROPOSAL _____

01 DIRECTOR Management

1 RICHARD A. LEVENTHAL

For PETER A. LUND* For

Management

LAWRENCE B. SORREL PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG LLP Management For

For

AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.

THE E.W. SCRIPPS COMPANY

02

SECURITY 811054204 MEETING TYPE Special
TICKER SYMBOL SSP MEETING DATE 15-Jul-2008
ISIN US8110542045 AGENDA 932928611 - Management

ITEM PROPOSAL TYPE VOTE

TO APPROVE THE AMENDMENT TO THE COMPANY'S AMENDED AND Management For RESTATED ARTICLES OF INCORPORATION TO EFFECT THE

1-FOR-3 REVERSE SHARE SPLIT AND CORRESPONDING REDUCTION

IN STATED CAPITAL.

BT GROUP PLC

SECURITY 05577E101 MEETING TYPE Annual
TICKER SYMBOL BT MEETING DATE 16-Jul-2008
ISIN US05577E1010 AGENDA 932927253 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	REPORTS AND ACCOUNTS	Management	For
02	REMUNERATION REPORT	Management	For
03	FINAL DIVIDEND	Management	For
04	RE-ELECT HANIF LALANI	Management	For
05	RE-ELECT CARL SYMON	Management	For
06	ELECT SIR MICHAEL RAKE	Management	For
07	ELECT GAVIN PATTERSON	Management	For
08	ELECT J ERIC DANIELS	Management	For
09	ELECT RT HON PATRICIA HEWITT MP	Management	For
10	REAPPOINTMENT OF AUDITORS	Management	For
11	REMUNERATION OF AUDITORS	Management	For
12	AUTHORITY TO ALLOT SHARES	Management	For
S13	AUTHORITY TO ALLOT SHARES FOR CASH	Management	For
S14	AUTHORITY TO PURCHASE OWN SHARES	Management	For
15	AUTHORITY FOR POLITICAL DONATIONS	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009

The Gabelli Global Multimedia Trust Inc.

CLEAR CHANNEL COMMUNICATIONS, INC.

SECURITY 184502102 MEETING TYPE Special
TICKER SYMBOL CCU MEETING DATE 24-Jul-2008
ISIN US1845021021 AGENDA 932932254 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED NOVEMBER 16, 2006, BY AND AMONG CLEAR CHANNEL COMMUNICATIONS, INC., BT TRIPLE CROWN MERGER CO., INC., B TRIPLE CROWN FINCO, LLC, AND T TRIPLE CROWN FINCO, LLC, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
02	APPROVAL OF THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THEIR ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE AMENDED AGREEMENT AND PLAN OF MERGER.	Management	For
03	IN THE DISCRETION OF THE PROXY HOLDERS, ON ANY OTHER MATTER THAT MAY PROPERLY COME BEFORE THE SPECIAL MEETING.	Management	For

VODAFONE GROUP PLC

SECURITY 92857W209 MEETING TYPE Annual
TICKER SYMBOL VOD MEETING DATE 29-Jul-2008
ISIN US92857W2098 AGENDA 932928990 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE THE COMPANY'S ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 MARCH 2008.	Management	For
02	TO RE-ELECT SIR JOHN BOND AS A DIRECTOR (MEMBER OF THE NOMINATIONS AND GOVERNANCE COMMITTEE)	Management	For
03	TO RE-ELECT JOHN BUCHANAN AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE) (MEMBER OF THE NOMINATIONS AND GOVERNANCE COMMITTEE)	Management	For
04	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	Management	For
05	TO RE-ELECT ANDY HALFORD AS A DIRECTOR	Management	For
06	TO RE-ELECT ALAN JEBSON AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management	For
07	TO RE-ELECT NICK LAND AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management	For
08	TO RE-ELECT ANNE LAUVERGEON AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management	For
09	TO RE-ELECT SIMON MURRAY AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For
10	TO RE-ELECT LUC VANDEVELDE AS A DIRECTOR (MEMBER OF THE NOMINATIONS AND GOVERNANCE COMMITTEE) (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For
11	TO RE-ELECT ANTHONY WATSON AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For

12	TO RE-ELECT PHILIP YEA AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For
13	TO APPROVE A FINAL DIVIDEND OF 5.02P PER ORDINARY SHARE	Management	For
14	TO APPROVE THE REMUNERATION REPORT	Management	For
15	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITORS	Management	For
16	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For
17	TO RENEW THE AUTHORITY TO ALLOT SHARES UNDER ARTICLE 16.2 OF THE COMPANY'S ARTICLES OF ASSOCIATION	Management	For
18	TO RENEW THE AUTHORITY TO DISAPPLY PREEMPTION RIGHTS UNDER ARTICLE 16.3 OF THE COMPANY'S ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION)	Management	For
19	TO AUTHORISE THE COMPANY'S PURCHASE OF ITS OWN SHARES (SECTION 166, COMPANIES ACT 1985) (SPECIAL RESOLUTION)	Management	For
20	TO AUTHORISE THE COMPANY TO MAKE DONATIONS TO POLITICAL PARTIES, AND/OR INDEPENDENT ELECTION CANDIDATES; TO POLITICAL ORGANIZATIONS OTHER THAN POLITICAL PARTIES; AND TO INCUR POLITICAL		
	EXPENDITURE (PART 14, COMPANIES ACT 2006)	Management	For
21	TO ADOPT NEW ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION)	Management	For
22	TO APPROVE THE RULES OF THE VODAFONE GROUP 2008 SHARESAVE PLAN	Management	For

ELECTRONIC ARTS INC.

SECURITY 285512109 MEETING TYPE Annual
TICKER SYMBOL ERTS MEETING DATE 31-Jul-2008
ISIN US2855121099 AGENDA 932927594 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: LEONARD S. COLEMAN	Management	For
1B	ELECTION OF DIRECTOR: GARY M. KUSIN	Management	For
1C	ELECTION OF DIRECTOR: GREGORY B. MAFFEI	Management	For
1D	ELECTION OF DIRECTOR: VIVEK PAUL	Management	For
1E	ELECTION OF DIRECTOR: LAWRENCE F. PROBST III	Management	For
1F	ELECTION OF DIRECTOR: JOHN S. RICCITIELLO	Management	For
1G	ELECTION OF DIRECTOR: RICHARD A. SIMONSON	Management	For
1H	ELECTION OF DIRECTOR: LINDA J. SRERE	Management	For
2	AMENDMENTS TO THE 2000 EQUITY INCENTIVE PLAN	Management	Against
3	AMENDMENTS TO THE 2000 EMPLOYEE STOCK PURCHASE PLAN	Management	For
4	RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS	Management	For

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YAHOO! INC.

SECURITY 984332106 MEETING TYPE Contested-Annual

TICKER SYMBOL YHOO MEETING DATE 01-Aug-2008

ISIN US9843321061 AGENDA 932924992 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ROY J. BOSTOCK		For
	2 RONALD W. BURKLE		For
	3 ERIC HIPPEAU		For
	4 VYOMESH JOSHI		For
	5 ARTHUR H. KERN		For
	6 ROBERT A. KOTICK		For
	7 MARY AGNES WILDEROTTER		For
	8 GARY L. WILSON		For
	9 JERRY YANG		For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM.		
03	STOCKHOLDER PROPOSAL REGARDING PAY-FOR-	Shareholder	Against
	SUPERIOR-PERFORMANCE.		
04	STOCKHOLDER PROPOSAL REGARDING INTERNET CENSORSHIP.	Shareholder	Against
05	STOCKHOLDER PROPOSAL REGARDING BOARD COMMITTEE ON HUMAN	Shareholder	Against
	RIGHTS.		
IAC/INTE	RACTIVECORP		

SECURITY 44919P300 MEETING TYPE Annual TICKER SYMBOL IACI MEETING DATE 01-Aug-2008

ISIN US44919P3001 AGENDA 932936959 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 EDGAR BRONFMAN, JR.		For
	2 BARRY DILLER		For
	3 VICTOR A. KAUFMAN		For
	4 DONALD R. KEOUGH		For
	5 BRYAN LOURD		For
	6 JOHN C. MALONE		For
	7 ARTHUR C. MARTINEZ		For
	8 STEVEN RATTNER		For
	9 ALAN G. SPOON		For
	10 DIANE VON FURSTENBERG		For
	11 MICHAEL P. ZEISSER		For
02	TO APPROVE THE PREFERRED STOCK MERGER		
	PROPOSAL, WHICH INVOLVES THE APPROVAL OF THE		
	ADOPTION OF A MERGER AGREEMENT TO FACILITATE THE		
	MERGER OF A WHOLLY-OWNED SUBSIDIARY OF IAC WITH		
	AND INTO IAC, IN CONNECTION WITH WHICH EACH SHARE		
	OF SERIES B PREFERRED STOCK WILL BE CONVERTED		
	INTO THE RIGHT TO RECEIVE A CASH PAYMENT.	Management	For
03	TO APPROVE THE REVERSE STOCK SPLIT PROPOSAL, WHICH INVOLVES THE APPROVAL OF AN AMENDMENT TO IAC'S RESTATED	Management	For

CERTIFICATE OF INCORPORATION TO EFFECT A ONE-FOR-TWO REVERSE STOCK SPLIT OF IAC COMMON STOCK AND CLASS B COMMON STOCK, WHICH MAY BE IMPLEMENTED BY IAC'S BOARD OF DIRECTORS IN ITS SOLE DISCRETION IMMEDIATELY FOLLOWING THE COMPLETION OF THE SPIN-OFFS. TO APPROVE THE 2008 STOCK AND ANNUAL INCENTIVE PLAN Management Against TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS IAC'S Management For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE

TIVO INC.

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SECURITY 888706108 MEETING TYPE Annual
TICKER SYMBOL TIVO MEETING DATE 06-Aug-2008
ISIN US8887061088 AGENDA 932931466 - Management

2008 FISCAL YEAR.

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 MARK PERRY		For
	2 THOMAS ROGERS		For
	3 JOSEPH UVA		For
02	TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JANUARY		
	31, 2009.		
03	TO APPROVE OUR 2008 EQUITY INCENTIVE AWARD PLAN AND TO	Management	Against
	RESERVE 5,400,000 SHARES OF OUR COMMON STOCK FOR		
	ISSUANCE PURSUANT TO THE PLAN.		
04	TO APPROVE THE AMENDMENT OF THE AMENDED & RESTATED 1999	Management	For
	EMPLOYEE STOCK PURCHASE PLAN TO EXTEND THE TERM OF THE		
	PLAN TO THE TENTH ANNIVERSARY OF THE STOCKHOLDER		
	APPROVAL OF THE AMENDMENT TO THE PLAN AND TO INCREASE		
	THE NUMBER OF SHARES OF OUR COMMON STOCK RESERVED FOR		
	ISSUANCE UNDER THE PLAN BY 4,500,000 SHARES.		

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SHAW BROTHERS (HONG KONG) LTD

SECURITY Y77045105 MEETING TYPE Annual General Meeting TICKER SYMBOL BH7.BE MEETING DATE 03-Sep-2008 ISIN HK0080000489 AGENDA 701652857 - Management

ITEM PROPOSAL TYPE VOTE

1.	Receive the Company's financial statements and the reports of the Directors and Auditors for the YE 31 MAR 2008	Management	For
2.	Declare a final dividend for the YE 31 MAR 2008	Management	For
3.1	Re-elect Ms. Ng Julie Yuk Shun as an Independent Non- Executive Director for 3 years, who is retiring pursuant to Article 88 of the Company's Articles of Association	Management	For
3.2	Re-elect Mr. Nelson Hon Sang Chiu as an Independent Non- Executive Director for 3 years, who is retiring pursuant to Article 88 of the Company's Articles of Association	Management	For
3.3	Approve the annual Directors' fees	Management	For
4.	Re-appoint the Auditors and authorize the Directors to fix their remuneration	Management	For
5.	Authorize the Directors to allot, issue and deal with additional shares in the capital of the Company or securities convertible into shares or options, warrants or similar rights to subscribe for shares and make or grant offers, agreements and options during and after the relevant period, not exceeding 10% of the aggregate nominal amount of the issued share capital of the Company, otherwise than pursuant to i) a rights issue; or ii) the exercise of subscription or conversion rights attached to any warrants or securities; or iii) the exercise of options or similar arrangement; or iv) any scrip dividend or similar arrangement; [Authority expires the earlier of the conclusion of the next AGM or the expiration of the period within which the next AGM is to be held by law]	Management	For
	Transact any other business	Non-Voting	

H&R BLOCK, INC.

SECURITY 093671105 MEETING TYPE Annual
TICKER SYMBOL HRB MEETING DATE 04-Sep-2008
ISIN US0936711052 AGENDA 932937381 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: ALAN M. BENNETT	Management	For
1B	ELECTION OF DIRECTOR: THOMAS M. BLOCH	Management	For
1C	ELECTION OF DIRECTOR: RICHARD C. BREEDEN	Management	For
1D	ELECTION OF DIRECTOR: ROBERT A. GERARD	Management	For
1E	ELECTION OF DIRECTOR: LEN J. LAUER	Management	For
1F	ELECTION OF DIRECTOR: DAVID B. LEWIS	Management	For
1G	ELECTION OF DIRECTOR: TOM D. SEIP	Management	For
1H	ELECTION OF DIRECTOR: L. EDWARD SHAW, JR.	Management	For
11	ELECTION OF DIRECTOR: RUSSELL P. SMYTH	Management	For
1J	ELECTION OF DIRECTOR: CHRISTIANNA WOOD	Management	For
02	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	ARTICLES OF INCORPORATION TO REQUIRE AN INDEPENDENT		
	CHAIRMAN OF THE BOARD OF DIRECTORS.		
03	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	ARTICLES OF INCORPORATION TO DECREASE THE PERMISSIBLE		
	NUMBER OF DIRECTORS.		

04	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED ARTICLES OF INCORPORATION TO IMPOSE DIRECTOR TERM	Management	For
	LIMITS.		
05	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	ARTICLES OF INCORPORATION TO LIMIT VOTING RIGHTS OF		
	PREFERRED STOCK.		
06	APPROVAL OF AN ADVISORY PROPOSAL ON THE COMPANY'S	Management	For
	EXECUTIVE PAY-FOR-PERFORMANCE COMPENSATION POLICIES AND		
	PROCEDURES.		
07	APPROVAL OF THE 2008 DEFERRED STOCK UNIT PLAN FOR	Management	Against
	OUTSIDE DIRECTORS, TO REPLACE THE 1989 STOCK OPTION		
	PLAN FOR OUTSIDE DIRECTORS.		
08	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For
	LLP AS THE COMPANY'S INDEPENDENT ACCOUNTANTS FOR THE		
	FISCAL YEAR ENDING APRIL 30, 2009.		

DISCOVERY HOLDING COMPANY

SECURITY 25468Y107 MEETING TYPE Annual
TICKER SYMBOL DISCA MEETING DATE 16-Sep-2008
ISIN US25468Y1073 AGENDA 932945655 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	MERGER PROPOSAL: TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF	Management	For
0.2	JUNE 4, 2008.	Managamant	Eom
02	PREFERRED STOCK ISSUANCE PROPOSAL: TO CONSIDER AND VOTE UPON A PROPOSAL TO ISSUE NEW DISCOVERY SERIES A AND SERIES C CONVERTIBLE PREFERRED STOCK TO	Management	For
	ADVANCE/NEWHOUSE PROGRAMMING PARTNERSHIP.		

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03	AUTHORIZED STOCK PROPOSAL: TO CONSIDER AND VOTE UPON A PROPOSAL TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK AND PREFERRED STOCK		
	WHICH NEW DISCOVERY WILL HAVE AUTHORITY TO ISSUE.	Management	For
04	INCENTIVE PLAN PROPOSAL: TO CONSIDER AND VOTE UPON A	Management	Against
	PROPOSAL TO INCREASE THE NUMBER OF SHARES OF COMMON		
	STOCK WITH RESPECT TO WHICH AWARDS MAY BE GRANTED UNDER		
	THE DISCOVERY HOLDING COMPANY 2005 INCENTIVE PLAN.		
05	DIRECTOR	Management	
	1 JOHN C MALONE		For
	2 ROBERT R BENNETT		For
06	AUDITOR RATIFICATION PROPOSAL: TO CONSIDER AND VOTE	Management	For
	UPON A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS		
	OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING		
	DECEMBER 31, 2008.		

CHINA UNICOM LIMITED

SECURITY 16945R104 MEETING TYPE Special
TICKER SYMBOL CHU MEETING DATE 16-Sep-2008
ISIN US16945R1041 AGENDA 932949425 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE THE CDMA BUSINESS DISPOSAL AGREEMENT RELATING TO THE DISPOSAL OF THE CDMA BUSINESS BY UNICOM TO TELECOM.	Management	For
02	APPROVE TRANSFER AGREEMENT OF UNICOM A SHARE COMPANY UNDER THE OPTION WAIVER AND LEASE TERMINATION AGREEMENT TO CUCL.	Management	For
SA	TO APPROVE THE AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY.	Management	For
OB	APPROVE ACQUISITION OF ENTIRE ISSUED SHARE CAPITAL OF NETCOM ON & SUBJECT TO TERMS AND CONDITIONS SET OUT IN THE SCHEME.	Management	For
OC	APPROVE THE FRAMEWORK AGREEMENT FOR ENGINEERING AND INFORMATION TECHNOLOGY SERVICES, DATED AUGUST 12, 2008.	Management	For
OD	TO APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED UNDER THE DOMESTIC INTERCONNECTION SETTLEMENT AGREEMENT 2008-2010 FOR WHICH NO ANNUAL CAPS HAVE BEEN PROPOSED.	Management	For
OE	TO APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED UNDER THE INTERNATIONAL LONG DISTANCE VOICE SERVICES SETTLEMENT AGREEMENT 2008-2010 FOR WHICH NO		
OF	ANNUAL CAPS HAVE BEEN PROPOSED. TO APPROVE THE FRAME WORK AGREEMENT FOR THE	Management Management	For For
~ *	INTERCONNECTION SETTLEMENT DATED AUGUST 12, 2008.		- 0 -
OG	TO APPROVE THE TRANSFER AGREEMENT DATED AUGUST 12, 2008 AND THE CONTINUING CONNECTED TRANSACTIONS.	Management	For
SH	TO APPROVE THE COMPANY'S NAME BE CHANGED FROM "CHINA UNICOM LIMITED" TO "CHINA UNICOM (HONG KONG) LIMITED".	Management	For

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Special
TICKER SYMBOL CHA MEETING DATE 16-Sep-2008
ISIN US1694261033 AGENDA 932949881 - Management

ITEM	PROPOSAL	TYPE	VOTE
01 02 03 04	RESOLUTION 1. RESOLUTION 2. RESOLUTION 3. RESOLUTION 4.	Management Management Management Management	For For For

RESOLUTION 5. S5 Management For

JOHN WILEY & SONS, INC.

SECURITY 968223305 MEETING TYPE Annual
TICKER SYMBOL JWB MEETING DATE 18-Sep-2008
ISIN US9682233054 AGENDA 932941847 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 WARREN J. BAKER		For
	2 RICHARD M HOCHHAUSER		For
	3 MATTHEW S. KISSNER		For
	4 EDUARDO MENASCE		For
	5 WILLIAM J. PESCE		For
	6 BRADFORD WILEY II		For
	7 PETER BOOTH WILEY		For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT ACCOUNTANTS.	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

P.T. TELEKOMUNIKASI INDONESIA, TBK

SECURITY 715684106 MEETING TYPE Special TICKER SYMBOL TLK MEETING DATE 19-Sep-2008 ISIN US7156841063 AGENDA 932953119 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	FILLING THE VACANT POSITION ON THE BOARD OF	Management	For
02	COMMISSIONERS. EXTENSION OF THE TERM OF THE COMPANY'S BOARD OF COMMISSIONERS, WHICH MEMBERS WERE ELECTED IN THE	Management	For

EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS DATED 10 MARCH 2004, UNTIL THE CLOSING OF THE COMPANY'S ANNUAL

GENERAL MEETING OF SHAREHOLDERS IN 2009.

ACTIVISION BLIZZARD INC

SECURITY 00507V109 MEETING TYPE Annual TICKER SYMBOL ATVI MEETING DATE 24-Sep-2008

ISIN US00507V1098 AGENDA 932944677 - Management

	PROP()SAL 			TYPE 	VOTE
1	DIRE	CTOR			Management	
_		PHILIPPE G. H. CA	DRON		Harragemerre	For
	2	ROBERT J. CORTI	IF INOIN			For
	3		· Nī			
		FREDERIC R. CREPI	. IV			For
		BRUCE L. HACK				For
	5	BRIAN G. KELLY				For
	6	ROBERT A. KOTICK				For
	7	JEAN-BERNARD LEVY				For
	8	ROBERT J. MORGADO				For
	9	DOUGLAS P. MORRIS	5			For
	10	RENE P. PENISSON				For
	11	RICHARD SARNOFF				For
2	APPRO	OVAL OF THE ACTIVIS	SION BLIZZARD, I	NC. 2008		
	INCE	NTIVE PLAN.			Management	For
3	APPRO	OVAL OF THE STOCKHO	LDER PROPOSAL R	EGARDING	Shareholder	
		RSITY ON THE BOARD				-
4		OVAL OF THE STOCKHO			Shareholder	Against
		KHOLDER ADVISORY VC				,
SECURITY FICKER S	YMBOL	807066105 SCHL	MEETING DATE	24-Sep-2008		
SECURITY TICKER S	YMBOL	807066105	MEETING DATE		anagement	
SECURITY TICKER S ISIN	YMBOL	807066105 SCHL US8070661058	MEETING DATE	24-Sep-2008	anagement TYPE	VOTE
TICKER S ISIN ITEM	PROPO	807066105 SCHL US8070661058	MEETING DATE	24-Sep-2008	TYPE 	VOTE
SECURITY TICKER S ISIN ITEM	PROPO DIREC	807066105 SCHL US8070661058 DSAL	MEETING DATE	24-Sep-2008		
SECURITY TICKER S ISIN ITEM	PROPO DIREC	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE	MEETING DATE	24-Sep-2008	TYPE 	For
SECURITY TICKER S ISIN ITEM	PROPO DIREC	807066105 SCHL US8070661058 DSAL	MEETING DATE	24-Sep-2008	TYPE 	
SECURITY TICKER S ISIN ITEM	PROPO DIRECT	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE	MEETING DATE	24-Sep-2008	TYPE 	For
SECURITY TICKER S ISIN ITEM O1 GMM GRAM SECURITY	PROPO DIRECT 1 2	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE JOHN G. MCDONALD LIC CO LTD Y22931110	MEETING DATE AGENDA MEETING TYPE	24-Sep-2008 932946809 - M	TYPE 	For
SECURITY TICKER S ISIN ITEM 01 GMM GRAM SECURITY TICKER S	PROPO DIRECT 1 2	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE JOHN G. MCDONALD LIC CO LTD Y22931110 GMMGF.PK	MEETING DATE AGENDA MEETING TYPE MEETING DATE	24-Sep-2008 932946809 - M	TYPE Management General Meeting	For
SECURITY TICKER S ISIN ITEM 01 GMM GRAM SECURITY TICKER S	PROPO DIRECT 1 2	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE JOHN G. MCDONALD LIC CO LTD Y22931110	MEETING DATE AGENDA MEETING TYPE	24-Sep-2008 932946809 - M	TYPE Management General Meeting	For
SECURITY TICKER S ISIN ITEM O1 GMM GRAM SECURITY	PROPO DIRECT 1 2	807066105 SCHL US8070661058 DSAL CTOR JAMES W. BARGE JOHN G. MCDONALD LIC CO LTD Y22931110 GMMGF.PK	MEETING DATE AGENDA MEETING TYPE MEETING DATE	24-Sep-2008 932946809 - M	TYPE Management General Meeting	For

VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE

	DISR-EGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS		
	MEETING NOTICE. THANK YOU.		
1.	Approve to certify the minutes of the 2008 AGM of	Management	For
	shareholders		
2.	Approve the Restructuring Plan of the Company	Management	For
3.	Amend the Company's Articles of Association	Management	For
4.	Approve to increase the registered capital of the	Management	For
	Company		
5.	Amend Clause 4 of the Memorandum of Association to be	Management	For
	consistent with the increase of the registered capital		
	of the Company		
6.	Approve the allotment of the newly-issued shares of the	Management	For
	Company		
7.	Amend the name and number of the Company's authorized	Management	For
	Directors		
8.	Amend the Clause 27 of the Company's Articles of		
	Association		
	regarding with some acts which to be approved by the		
	Company's		
	Board of Directors and the Company's authorized	Management	For
	Directors	-	
9.	Other business [if any]	Management	Abstain
	-	-	

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

BRITISH SKY BROADCASTING GROUP PLC

SECURITY 111013108 MEETING TYPE Annual
TICKER SYMBOL BSY MEETING DATE 26-Sep-2008
ISIN US1110131083 AGENDA 932951557 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED	Management	For
	30 JUNE 2008, TOGETHER WITH THE REPORT OF THE DIRECTORS		
02	AND AUDITORS THEREON TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE	Managanan	П
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2008	Management	For
03	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	Management	For
04	TO REAPPOINT DANIEL RIMER AS A DIRECTOR	Management	For
05	TO REAPPOINT DAVID EVANS AS A DIRECTOR (MEMBER OF	Management	For
	REMUNERATION COMMITTEE)		
06	TO REAPPOINT ALLAN LEIGHTON AS A DIRECTOR (CHAIRMAN OF	Management	For
	AUDIT COMMITTEE)		
07	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Management	For
08	TO REAPPOINT LORD WILSON OF DINTON AS A DIRECTOR	Management	For
	(CHAIRMAN OF CORPORATE GOVERNANCE AND NOMINATIONS		
	COMMITTEE)		
09	TO REAPPOINT DAVID F. DEVOE AS A DIRECTOR	Management	For
10	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR (MEMBER OF	Management	For
	CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE)		
11	TO REAPPOINT DELOITTE & TOUCHE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR	Management	For

	REMUNERATION		
12	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION FOR	Management	For
	THE YEAR ENDED 30 JUNE 2008		
13	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE	Management	For
	POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE		
14	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER	Management	For
	SECTION 80 OF THE COMPANIES ACT 1985		
S15	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS (SPECIAL	Management	For
	RESOLUTION)		
16	TO INCREASE THE MAXIMUM AGGREGATE FEES		
	PERMITTED TO BE PAID TO NON-EXECUTIVE DIRECTORS		
	FOR THEIR SERVICES IN THE OFFICE OF DIRECTOR	Management	For
S17	TO ADOPT NEW ARTICLES OF ASSOCIATION (SPECIAL	Management	For
	RESOLUTION)		
18	TO APPROVE THE 2008 LONG-TERM INCENTIVE PLAN	Management	For

TELECOM CORPORATION OF NEW ZEALAND LTD.

SECURITY 879278208 MEETING TYPE Contested-Annual TICKER SYMBOL NZT MEETING DATE 02-Oct-2008 ISIN US8792782083 AGENDA 932953448 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF	Management	For
	THE AUDITORS.		
02	TO RE-ELECT MR ROD MCGEOCH AS A DIRECTOR - DIRECTOR	Management	For
	NOMINATIONS SUPPORTED BY THE BOARD.		
03	TO RE-ELECT MR KEVIN ROBERTS AS A DIRECTOR - DIRECTOR	Management	For
	NOMINATIONS SUPPORTED BY THE BOARD.		
04	TO ELECT MR MARK CROSS AS A DIRECTOR - DIRECTOR	Management	Against
	NOMINATIONS NOT SUPPORTED BY THE BOARD.		
05	TO ELECT MR MARK TUME AS A DIRECTOR - DIRECTOR	Management	Against
	NOMINATIONS NOT SUPPORTED BY THE BOARD.		

COMPANIA DE TELECOMUNICACIONES DE CHILE

SECURITY 204449300 MEETING TYPE Special TICKER SYMBOL CTC MEETING DATE 07-Oct-2008 ISIN US2044493003 AGENDA 932959844 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL TO MODIFY THE COMPANY'S BYLAWS, TO REFLECT THE APPROVED AGREEMENTS, AS SET FORTH IN THE COMPANY'S NOTICE OF MEETING ENCLOSED HEREWITH. *	Management	For
02	APPROVAL TO ADOPT THE NECESSARY PROCEDURES TO FORMALIZE THE AGREEMENTS REACHED AT THE EXTRAORDINARY SHAREHOLDERS' MEETING.	Management	For

NEWS CORPORATION

SECURITY 65248E203 MEETING TYPE Annual
TICKER SYMBOL NWS MEETING DATE 17-Oct-2008
ISIN US65248E2037 AGENDA 932946568 - Management

ITEM	PROPOSAL	TYPE	VOTE
1AA	ELECTION OF DIRECTOR: PETER CHERNIN	Management	For
1AB	ELECTION OF DIRECTOR: SIR RODERICK I. EDDINGTON	Management	For
1AC	ELECTION OF DIRECTOR: MARK HURD	Management	For
1AD	ELECTION OF DIRECTOR: ANDREW S.B. KNIGHT	Management	For
1AE	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Management	For
1BA	ELECTION OF K. RUPERT MURDOCH AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BB	ELECTION OF JOSE MARIA AZNAR AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BC	ELECTION OF NATALIE BANCROFT AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BD	ELECTION OF PETER L. BARNES AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BE	ELECTION OF KENNETH E. COWLEY AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BF	ELECTION OF DAVID F. DEVOE AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BG	ELECTION OF VIET DINH AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BH	ELECTION OF LACHLAN K. MURDOCH AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BI	ELECTION OF THOMAS J. PERKINS AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BJ	ELECTION OF ARTHUR M. SISKIND AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
1BK	ELECTION OF JOHN L. THORNTON AS A DIRECTOR IF PROPOSAL 3 IS APPROVED	Management	For
02	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2009.	Management	For
03	AMENDMENT OF THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS BEGINNING AT THE COMPANY'S 2008 ANNUAL MEETING OF STOCKHOLDERS.	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

ATLUS CO., LTD.

SECURITY J0337S102 MEETING TYPE Annual General Meeting TICKER SYMBOL ZAT.MU MEETING DATE 28-Oct-2008 ISIN JP3121930006 AGENDA 701730207 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2	Amend Articles to: Expand Business Lines	Management	For
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
4	Appoint a Corporate Auditor	Management	For
		-	

COMPANIA DE TELECOMUNICACIONES DE CHILE

 SYMBOL
 CTC
 MEETING DATE
 28-Oct-2008

 US2044493003
 AGENDA
 932966940 - Management

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ΙΊ	ΓEM	PROPOSAL	TYPE	VOTE
01	L	APPROVAL TO MODIFY THE COMPANY'S BYLAWS, TO REFLECT THE APPROVED AGREEMENTS, ITS TERMS AND CONDITIONS, AS SET FORTH IN THE COMPANY'S NOTICE OF MEETING ENCLOSED HEREWITH. *	Management	For
02	2	APPROVAL TO ADOPT THE NECESSARY PROCEDURES TO FORMALIZE THE AGREEMENTS REACHED AT THE EXTRAORDINARY SHAREHOLDERS' MEETING.	Management	For

PERNOD-RICARD, PARIS

SECURITY F72027109 MEETING TYPE MIX
TICKER SYMBOL RI.PA MEETING DATE 05-Nov-2008
ISIN FR0000120693 AGENDA 701724014 - Management

ITEM	PROPOSAL	TYPE	VOTE

French Resident Shareowners must complete, sign and Non-Voting 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

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	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		
0.1	Receive the reports of the Board of Directors and the Auditors; approve the Company's financial statements for the YE in 30 JUN 2008 as presented, earnings for the FY: EUR 925,580,852.74, the expenses and charges that were not tax deductible of EUR 125,815.00 with a corresponding tax of EUR 43,322.00	Management	For
0.2	Receive the reports of the Board of Directors and the Auditors; approve the consolidated financial statements for the said FY, in the form presented to the meeting	Management	For
0.3	Approve the recommendations of the Board of directors and resolves that the income for the FY be appropriated as follows: earnings for the FY: EUR 925,580,852.74 legal reserve: EUR 71,178.48 previous retained earnings: EUR 517,716,451.00 distributable income: EUR 1,443,226,125.26 dividends: EUR 289,981,525.68 retained earnings: EUR 1,1 53,244,599.58 the shareholders' meeting reminds that an interim dividend of EUR 0.63 was already paid on 03 JUL 2008 the remaining dividend of EUR 0.69 will be paid on 18 NOV 2008, and will entitle natural persons to the 40% allowance in the event that the Company holds some of its own share on such date, the amount of the unpaid dividend on such shares shall be allocated to the retained earnings account, as required by law	Management	For
0.4	Receive the special report of the Auditors on agreements governed by Article L.225.38 of the French Commercial code, and approve the said report and the agreements referred to therein	Management	For
0.5	Receive the special report of the Auditors on agreements governed by Article L.225.38 ET L.225.42.1 of the French Commercial Code, and approve the said report and the agreements referred to therein regarding Mr. Patrick Ricard, Chairman	Management	For
0.6	Receive the special report of the Auditors on agreements governed by Article L.225.38 ET L.225.42.1 of the French Commercial Code, and approve the said report and the agreements referred to therein concerning Mr. Pierre Pringet, Managing Director	Management	For
0.7	Approve to renew the appointment of Mr. Patrick Ricard as Director for a 4 year period	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

0.8	Approve to renew the appointment of Mr. Pierre Pringuet	Management	For
	as Director for a 4 year period		
0.9	Approve to renew the appointment of Mr. Rafael Gonzalez-		
	Gallarza as Director for a 4 year period	Management	For
0.10	Appoint Mr. Wolfgang Colberg as a Director, for a 4	Management	For
	year period		
0.11	Appoint Mr. Cesar Giron as a Director, for a 4 year	Management	For

	period		
0.12	Approve to award total annual fees of EUR 750,000.00 to the Board of Directors	Management	For
0.13	Authorize the Board of Directors to trade in the Company's shares on the stock market, subject to the conditions specified below: maximum purchase price: EUR 125.00, maximum number of shares to be acquired: 10% of the share capital, maximum funds invested in the share buybacks: EUR 2,746,037,125.00 [Authority expires at the end of 18 months] this authorization supersedes the fraction unused of the authorization granted by the shareholders' meeting of 07 NOV 2007, in its resolution number 8 and to take all necessary measures and accomplish all necessary formalities	Management	For
E.14	Grant authority to the Board of Directors to reduce the share capital, on one or more occasions and at its sole discretion, by canceling all or part of the shares held by the Company in connection with a stock repurchase plan granted by the resolution13 of the present meeting, up to a maximum of 10% of the share capital over a 24 month period [Authority expires at the end of 24 months], this authorization supersedes the fraction unused of the authorization granted by the shareholders' meeting of 07 NOV 2007 in its resolution number 9	Management	For
E.15	Grant authority to the Board of Directors to issue warrants giving right to subscribe to shares in the event of a public exchange offer concerning the Company's shares, [Authority expires at the end of 18 months] the global nominal amount of shares issued under this delegation of authority shall not exceed EUR 145,000,000.00 and to take all necessary measures and accomplish all necessary formalities, this authorization supersedes the fraction unused of the authorization granted by the shareholders' meeting of 07 NOV 2007, in its resolution number 19	Management	For
E.16	Authorize the Board of Directors to increase the share capital, on one or more occasions, at its sole discretion, in favor of employees and corporate officers of the Company who are members of a Company Savings Plan, [Authority expires at the end of 26 months] and for a nominal amount that shall not exceed 2% of the share capital, this amount shall count against the overall value set forth in resolution number 11 of the shareholders' meeting dated 07 NOV 2007, the shareholders meeting decides to cancel the shareholders' preferential subscription rights, this authorization supersedes the fraction unused of the authorization granted by the shareholders' meeting of 07 NOV 2007, in its resolution number 20, and to take all necessary measures and accomplish all necessary formalities to charge the share issuance cost against the related premiums and deduct from the premiums the amounts necessary to raise the legal reserve to one-tenth of the new capital after each increase Grant full powers to the bearer of an original, a copy or extract of	Management	For
	the minutes of this meeting to carry out all filings, publications and other formalities prescribed by law	Management	For

MEREDITH CORPORATION

SECURITY 589433101 MEETING TYPE Annual
TICKER SYMBOL MDP MEETING DATE 05-Nov-2008
ISIN US5894331017 AGENDA 932955985 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 ALFRED H. DREWES		For
	2 DAVID J. LONDONER		For
	3 PHILIP A. MARINEAU		For
	4 ELIZABETH E. TALLETT		For
2	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	YEAR ENDING JUNE 30, 2009.		
3	TO VOTE UPON THE PROPOSED AMENDMENT TO THE MEREDITH	Management	For
	CORPORATION EMPLOYEE STOCK PURCHASE PLAN OF 2002 TO		
	AUTHORIZE AN ADDITIONAL 500,000 SHARES FOR ISSUANCE AND		
	SALE TO EMPLOYEES.		
4	TO VOTE ON SHAREHOLDER PROPOSALS, IF PROPERLY PRESENTED	Shareholder	Against
	AT THE MEETING.		
	THE THEFT THE THE THE THE THE THE THE THE THE TH		
TI SOIF 3	4 ORE SPA, MILANO		
TH SOME 2	ONE SEA, PILHANO		
SECURITY	T52689105 MEETING TYPE ExtraOrdinary G	anoral Mooting	
	1	eneral meeting	
-			
ISIN	IT0004269723 AGENDA 701728113 - Man	agement	

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 07 NOV 2008 AT 11:00 AM [AND A THIRD CALL ON 10 NOV 2008 AT 11:00-AM]. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UN- LESS 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.	Appoint a common representative for the holders of special category shares, inherent and consequent resolutions	Management	No Action
2.	Approve the creation of a fund to cover the necessary costs to protect the common interests of the holders of special category		
	shares, inherent and consequent resolutions	Management	No Action

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

CLEARWIRE CORP

SECURITY 185385309 MEETING TYPE Special
TICKER SYMBOL CLWR MEETING DATE 20-Nov-2008
ISIN US1853853091 AGENDA 932967613 - Management

01 THE PROPOSAL TO APPROVE AND ADOPT THE TRANSACTION Management For AGREEMENT AND PLAN OF MERGER (THE "TRANSACTION AGREEMENT"), DATED AS OF MAY 7, 2008, BY AND AMONG	
AGREEMENT AND PLAN OF MERGER (THE "TRANSACTION	
AGREEMENT") DATED AS OF MAY 7 2008 BY AND AMONG	
CLEARWIRE CORPORATION, SPRINT NEXTEL CORPORATION,	
COMCAST CORPORATION, STRINT NEXTED CONTONATION,	
HOUSE NETWORKS, LLC, GOOGLE INC. AND INTEL CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	
02 THE PROPOSAL TO ADOPT THE RESTATED CERTIFICATE OF Management For	
INCORPORATION OF NEW CLEARWIRE CORPORATION (WHICH IS CONDITIONED ON THE COMPLETION OF THE MERGER	
CONTEMPLATED BY THE TRANSACTION AGREEMENT).	
03 THE PROPOSAL TO APPROVE AND ADOPT THE NEW CLEARWIRE Management Against CORPORATION 2008 STOCK COMPENSATION PLAN.	
04 THE PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL Management For	
MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSALS ABOVE.	
05 UNLESS YOU CHECK THE YES BOX BELOW, TO THE EXTENT THAT Management For	
YOU HAVE NOT VOTED ON A MATTER IN PERSON OR BY PROXY, THE PROXIES ARE AUTHORIZED TO VOTE IN THEIR DISCRETION	
UPON ANY MATTER AS MAY PROPERLY COME BEFORE THE SPECIAL	
MEETING AND ANY ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING. MARK "FOR" = YES OR "AGAINST" = NO.	
STRETAL MEDITIO. MAKE TOK - THE OK AGAINST - NO.	

1-800-FLOWERS.COM, INC.

SECURITY 68243Q106 MEETING TYPE Annual
TICKER SYMBOL FLWS MEETING DATE 03-Dec-2008
ISIN US68243Q1067 AGENDA 932967598 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 JAMES F. MCCANN		For
	2 CHRISTOPHER G. MCCANN		For
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	For
	ACCOUNTING FIRM PROPOSAL TO RATIFY THE APPOINTMENT OF		
	ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT		
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR		
	ENDING JUNE 28, 2009 AS DESCRIBED IN THE PROXY		

STATEMENT.

SINGAPORE PRESS HLDGS LTD

SECURITY Y7990F106 MEETING TYPE Annual General Meeting TICKER SYMBOL SGPRF.PK MEETING DATE 04-Dec-2008 ISIN SG1P66918738 AGENDA 701775441 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 519228 DUE TO CHANGE IN VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED	Non-Voting	
	AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.		
1.	Receive and adopt the Directors' report and the audited accounts for the FYE 31 AUG 2008	Management	For
2.	Declare a final dividend of 9 cents and a special dividend of 10 cents, on a tax-exempt [one-tier] basis, in respect of the FYE 31 AUG 2008	Management	For
3.i	Re-appoint Mr. Ngiam Tong Dow as a Director of the Company, pursuant to Section 153(6) of the Companies Act, Chapter 50 of Singapore [the Companies Act], to hold such office from the date of this AGM until the next AGM of the Company	Management	For
3.ii	Re-appoint Mr. Yong Pung How as a Director of the Company, pursuant to Section 153(6) of the Companies Act, to hold such office from date of this AGM until the next AGM of the Company	Management	For
4.i	Re-elect Mr. Cham Tao Soon as a Director, who retires in accordance with the Company's Articles of Association	Management	For
4.ii	Re-elect Mr. Chan Heng Loon Alan as a Director, who retires in accordance with the Company's Articles of Association	Management	For
4.iii	Re-elect Mr. Sum Soon Lim as a Director, who retires in accordance with the Company's Articles of Association	Management	For
5.	Approve the Directors' fees of SGD 983,000	Management	For
6.	Appoint the Auditors and authorize the Directors to fix their remuneration	Management	For
7.	Transact any other business	Management	For

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc. 12

8.i Authorize the Directors of the Company, pursuant to Management For Section 161of the Companies Act, Chapter 50 and the listing Rules of the Singapore Exchange Securities Trading Limited [the SGX-ST], and subject to the provisions of the newspaper and printing presses Act,

Chapter 206, to: issue shares in the capital of the Company whether by way of rights, bonus or otherwise; and/or make or grant offers, agreements or options [collectively, Instruments] that might or would require shares to be issued, including but not limited to the creation and issue of [as well as adjustments to] warrants, debentures or other instruments convertible into shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit; and [notwithstanding that the authority conferred by this resolution may have ceased to be in force] issue shares in pursuance of any instrument made or granted by the Directors while this resolution is in force, provided that: 1) the aggregate number of shares to be issued pursuant to this resolution [including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution] does not exceed 50% of the issued shares in the capital of the Company [as calculated in accordance with sub- paragraph (2) below], of which the aggregate number of shares to be issued other than on a pro rata basis to shareholders of the Company [including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution] does not exceed 20% of the total number of issued shares in the capital of the Company [as calculated in accordance with sub-paragraph (2) below]; 2) [subject to such manner of calculation and adjustments as may be prescribed by the SGX-ST] for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (1), the percentage of issued shares shall be based on the total number of issued shares in the capital of the Company at the time this resolution is passed, after adjusting for: new shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time this resolution is passed; and any subsequent bonus issue, consolidation or subdivision of shares; 3) in exercising the authority conferred by this resolution, the Company shall comply with the provisions of the listing manual of the SGX-ST for the time being in force [unless such compliance has been waived by the SGX-ST] and the Articles of Association for the time being of the Company; and 4) [unless revoked or varied by the Company in general meeting] [authority expires the earlier of the conclusion of the next AGM of the Company or the date by which the next AGM of the Company is required by Law to be held]

Authorize the Directors to grant awards in accordance with the provisions of the SPH Performance Share Plan [the 'SPH Performance Share Plan'] and to allot and issue such number of ordinary shares in the capital of the Company ['Ordinary Shares'] as may be required to be delivered pursuant to the vesting of awards under the SPH Performance Share Plan, provided that the aggregate number of new ordinary shares to be allotted and issued and/or to be allotted, when aggregated with existing ordinary shares [including Ordinary Shares held in treasury] delivered and/or to be delivered, pursuant to the Singapore Press Holdings Group

Management For

(1999) Share Option Scheme and the SPH Performance Share Plan, shall not exceed 10% of the total number of issued Ordinary Shares from time to time 8.iii Authorize the Directors of the Company, for the Management For purposes of Sections 76C and 76E of the Companies Act, to purchase or otherwise acquire issued ordinary shares not exceeding in aggregate the maximum limit [as specified], at such price or prices as may be determined by the Directors of the Company from time to time up to the maximum price [as specified] whether by way of: market purchases(s) on the SGX-ST; and/or off-market purchase(s) (if effected otherwise than on the SGX-ST) in accordance with any equal access scheme(s) as may be determined or formulated by the Directors as they consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act, and otherwise in accordance with all other Laws and regulations and rules of the SGX-ST as may for the time being be applicable; [Authority expires the earlier of the next AGM of the Company or the date of the next AGM of the Company is required by the Law to be held]; to complete and do all such acts and things [including executing such documents as may be required] as they and/or he may consider expedient or necessary to give effect to the transactions contemplated and/or authorize by this resolution

HUTCHISON TELECOMMUNICATIONS INTL LTD

SECURITY G46714104 MEETING TYPE Ordinary General Meeting TICKER SYMBOL HU6.BE MEETING DATE 11-Dec-2008

ISIN KYG467141043 AGENDA 701774754 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'FOR' OR 'AGAINST' FOR RESOLUTION NUMBER 1. THANK YOU.	Non-Voting	
	PLEASE NOTE THAT THIS IS AN EGM. THANK YOU	Non-Voting	
1.	Approve and ratify the facility agreement dated 25 NOV 2008 [the Facility Agreement] entered into between Hutchison Telecommunications Finance Company Limited as lender, the Company as principal borrower and Hutchison Facility Agents Limited as facility agent and security trustee in relation to the Facility [as defined in the circular to Shareholders dated 25 NOV 2008 [the Circular]], as specified [including the Cap [as such	Management	For
	term is defined in the Circular]], the entering into of the Facility Agreement by the Company and the		
	transactions contemplated by or incidental to the Facility Agreement; and authorize the Directors of the Company, acting together, individually or by Committee, to do all such acts on behalf of the Company as they may consider necessary, desirable or expedient for the purpose of, or in connection with, the implementation and completion of the Facility Agreement and the transactions contemplated by or incidental to the		

Facility Agreement

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

TOKYO BROADCASTING SYSTEM, INCORPORATED

SECURITY J86656105 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL TKOBF.PK MEETING DATE 16-Dec-2008 ISIN JP3588600001 AGENDA 701773675 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Transfer of Operations to a Wholly-Owned Subsidiary, TBS TV Inc., and Create a Holding Company	Management	For
2	Structure Amend Articles to: Change Official Company Name to TOKYO BROADCASTING SYSTEM HOLDINGS, INC., Expand Business Lines	Management	For

COGECO INC.

SECURITY 19238T100 MEETING TYPE Annual
TICKER SYMBOL CGECF MEETING DATE 17-Dec-2008
ISIN CA19238T1003 AGENDA 932977587 - Management

ITEM	PROPOSAL	TYPE	VOTE	
01	TO ELECT AS DIRECTORS THE PERSONS NAMED IN THE	Management	For	
	MANAGEMENT PROXY CIRCULAR ACCOMPANYING THIS VOTING			
0.2	INSTRUCTION FORM. THE APPOINTMENT OF SAMSON BELAIR / DELOTTE &			

TOUCHE S.E.N.C.R.L. AS AUDITORS AND THE AUTHORIZATION TO THE DIRECTORS TO FIX THEIR REMUNERATION. Management For

ASIA SATELLITE TELECOMMUNICATIONS HLDGS LTD

SECURITY G0534R108 MEETING TYPE Special General Meeting TICKER SYMBOL AISLF.PK MEETING DATE 05-Jan-2009 ISIN BMG0534R1088 AGENDA 701789452 - Management

TYPE VOTE ITEM PROPOSAL

	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR "AGAINST" ONLY FOR THIS RESOLUTION. THANK YOU.	Non-Voting	
1.	Approve and ratify, the Master Agreement [as specified] and the Proposed Capacity Transactions [as specified] contemplated thereunder and the implementation thereof; approve, the Proposed Fee Caps [as specified] for each of the four financial reporting periods under the Agreement Term [as specified]; and authorize any 1 Director of the Company or any 2 Directors of the Company if affixation of the common seal is necessary, to execute the Master Agreement [as specified] for and on behalf of the Company or its Subsidiaries, and to execute all such other documents, instruments or agreements and to do all such acts or things which he may in his discretion consider necessary or incidental in connection with the matters contemplated under the Master Agreement [as specified]	Management	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ACTUAL RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

SYCAMORE NETWORKS, INC.

SECURITY 871206108 MEETING TYPE Annual
TICKER SYMBOL SCMR MEETING DATE 06-Jan-2009
ISIN US8712061089 AGENDA 932978654 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 DANIEL E. SMITH		For
2	TO AUTHORIZE THE BOARD OF DIRECTORS, IN ITS		
	DISCRETION, TO AMEND SYCAMORE'S AMENDED AND		
	RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A		
	REVERSE STOCK SPLIT OF ITS OUTSTANDING COMMON		
	STOCK AT A RATIO OF (I) ONE-FOR-FIVE, (II) ONE-FOR-		
	SEVEN, OR (III) ONE-FOR-TEN, AS MORE FULLY DESCRIBED		
	IN THE PROXY STATEMENT.	Management	For
3	TO APPROVE SYCAMORE'S 2009 STOCK INCENTIVE PLAN.	Management	Against
4	TO APPROVE SYCAMORE'S 2009 NON-EMPLOYEE DIRECTOR STOCK	Management	Against
	OPTION PLAN.		
5	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP	Management	For
	AS SYCAMORE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE FISCAL YEAR ENDING JULY 31, 2009.		

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HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 08-Jan-2009 ISIN GRS260333000 AGENDA 701788044 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the amendments of Articles 8, Board of Directors, 9, Election, Composition and Term of the Board of Directors, 10, Incorporation and Operation of the Board of Directors, and 12, Managing Director, of the Articles of Incorporation currently in force	Management	No Action
2.	Approve the determination of the number of the Members of the Board of Directors to be elected, and elect the New Members of the Board of Directors, pursuant to Article 9 of the Articles of Incorporation, and appoint the Independent Members amongst them	Management	No Action
3.	Appoint the Members of the Audit Committee, according to Article 37 of Law 3693/2008	Management	No Action
4.	Approve the Share Buy Back Program, of OTE S.A. in accordance with Article 16 of Law 2190/1920	Management	No Action
5.	Miscellaneous announcements	Management	No Action

CHINA UNICOM LIMITED

SECURITY 16945R104 MEETING TYPE Special
TICKER SYMBOL CHU MEETING DATE 14-Jan-2009
ISIN US16945R1041 AGENDA 932987475 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	THE TRANSFER AGREEMENT DATED 16 DECEMBER 2008		

(THE "TRANSFER AGREEMENT") ENTERED INTO BETWEEN CHINA UNITED NETWORK COMMUNICATIONS CORPORATION LIMITED ("UNICOM CHINA") AND CHINA UNITED TELECOMMUNICATIONS CORPORATION LIMITED ("UNICOM A SHARE COMPANY"), ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. Management For

TIME WARNER INC.

SECURITY 887317105 MEETING TYPE Special TICKER SYMBOL TWX MEETING DATE 16-Jan-2009 ISIN US8873171057 AGENDA 932979670 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	COMPANY PROPOSAL TO (A) AUTHORIZE THE BOARD TO EFFECT PRIOR TO 12/31/09, A REVERSE STOCK SPLIT OF THE OUTSTANDING AND TREASURY COMMON STOCK OF TIME WARNER, AT A REVERSE STOCK SPLIT RATIO OF EITHER 1-FOR-2 OR 1-FOR-3, AND (B) APPROVE AMENDMENT TO THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION IN THE RELEVANT FORM ATTACHED TO THE PROXY STATEMENT TO EFFECT THE REVERSE STOCK SPLIT AND TO REDUCE PROPORTIONATELY THE TOTAL NUMBER OF SHARES THAT TIME WARNER IS AUTHORIZED TO ISSUE, SUBJECT TO THE BOARD'S AUTHORITY TO ABANDON SUCH AMENDMENT.	Management	For

SUN-TIMES MEDIA GROUP, INC.

SECURITY 86688Q100 MEETING TYPE Contested-Consent TICKER SYMBOL SUTM MEETING DATE 25-Jan-2009 ISIN US86688Q1004 AGENDA 932983174 - Opposition

ITEM	PROPOSAL	TYPE	VOTE
01	RESOLVED, THAT ANY PROVISION OF THE BYLAWS OF SUN-TIMES MEDIA GROUP, INC. AS OF THE EFFECTIVENESS OF THIS RESOLUTION THAT WERE NOT INCLUDED IN THE AMENDED AND RESTATED BYLAWS FILED WITH THE SECURITES AND EXCHANGE COMMISSION ON MAY 9, 2008, BE AND ARE HEREBY REPEALED:	Management	For
02	RESOLVED, THAT (I) EACH MEMBER OF THE BOARD OF DIRECTORS OF SUN-TIMES MEDIA GROUP, INC. AT THE TIME THIS RESOLUTION BECOMES EFFECTIVE (OTHER THAN ROBERT B. POILE), AND (II) EACH PERSON APPOINTED TO THE BOARD TO FILL ANY VACANCY OR NEWLY-CREATED DIRECTORSHIP PRIOR TO THE EFFECTIVENESS OF PROPOSAL 3 (ELECTION PROPOSAL),		
	BE AND HEREBY IS REMOVED:	Management	For
03	DIRECTOR	Management	
	1 JEREMY L. HALBREICH		For
	2 ROBERT A. SCHMITZ		For
	3 MICHAEL E. KATZENSTEIN		For

* MANAGEMENT POSITION UNKNOWN

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CENTURYTEL, INC.

SECURITY 156700106 MEETING TYPE Special
TICKER SYMBOL CTL MEETING DATE 27-Jan-2009
ISIN US1567001060 AGENDA 932986790 - Management

ITEM	PROPO	SAL			TYPE	VOTE
01	STOCK CONTE AS OF CORPO	POSAL TO APPROVE OF THE COMPANY I MPLATED BY THE AG OCTOBER 26, 2008 PRATION, THE COMPA NY, AS SUCH AGREE	N CONNECTION WITH REEMENT AND PLAN , BY AND AMONG EN NY, AND CAJUN ACÇ	H THE MERGER OF MERGER, DATED MBARQ QUISITION	Management	For
02	A PRO OF IN OF PE STOCK STOCK	POSAL TO AMEND TH CORPORATION OF TH RSONS WHO HAVE CO SINCE MAY 30, 19 AND TO PROVIDE I	E COMPANY TO ELIN NTINUOUSLY OWNED 87 TO TEN VOTES I NSTEAD THAT ALL I	MINATE THE RIGHTS SHARES OF COMMON PER SHARE OF SUCH HOLDERS OF COMMON	Management	For
03	A PRO OF IN AUTHO FROM A PRO MEETI PROXI	POSAL TO AMEND TH CORPORATION OF TH PRIZED NUMBER OF S 350,000,000 TO 80 POSAL TO APPROVE NG, IF NECESSARY, ES IF THERE ARE N	E AMENDED AND RESE COMPANY TO INCH HARES OF CENTURY? 0,000,000. THE ADJOURNMENT OF TO SOLICIT ADDITIONS SUFFICIENT VOT	STATED ARTICLES REASE THE TEL COMMON STOCK OF THE TIONAL TES FOR THE	Management	For
		SAL TO ISSUE COMM NNECTION WITH THE		COMPANY	Management	For
EMBARQ CO SECURITY TICKER S' ISIN		29078E105	MEETING DATE	_	agement	
ITEM	PROPO	SAL			TYPE	VOTE
01	CENTU OWNED CORPO WILL OUTST CONVE	OPT THE AGREEMENT RYTEL, INC., CAJU SUBSIDIARY OF CE PATION. UPON APPR BE MERGED WITH AN ANDING SHARE OF CONTROL OF CENTURYTEL.	N ACQUISITION CON NTURYTEL, INC., A OVAL, CAJUN ACQUI D INTO EMBARQ ANI OMMON STOCK OF EN	MPANY, A WHOLLY AND EMBARQ ESITION COMPANY DEACH MBARQ WILL BE	Management	For
COMPASS (GROUP P	LC, CHERTSEY SURR				
CECUDITY		G23296182	MEETING TYPE			

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the Directors' annual report and accounts and the Auditors' report thereon	Management	For
2.	Receive and adopt the Directors' remuneration report	Management	For
3.	Declare a final dividend on the ordinary shares	Management	For
4.	Elect Mr. Tim Parker as a Director	Management	For
5.	Re-elect Mr. Richard Cousins as a Director	Management	For
6.	Re-elect Mr. Andrew Martin as a Director	Management	For
7.	Re-appoint Deloitte LLP as the Auditors	Management	For
8.	Authorize the Directors to agree the Auditors' remuneration	Management	For
9.	Grant authority to allot shares [Section 80]	Management	For
S.10	Grant authority to allot shares for cash [Section 89]	Management	For
S.11	Grant authority to purchase shares	Management	For
12.	Approve the donations to EU political organizations	Management	For

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 06-Feb-2009 TSIN GRS260333000 AGENDA 701799047 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Amend the Articles 8 [Board of Directors], 9 [Election, Composition and Term of the Board of Directors], 10 [Incorporation and Operation of the Board of Directors], and 12 [Managing Director] of the Articles of Incorporation currently in force	Management	No Action
2.	Approve to define the number of the Members of the Board of Directors to be elected, elect the new Members of the Board of Directors, pursuant to Article 9 of the Articles of Incorporation, and appoint the Independent Members amongst them	Management	No Action
3.	Appoint the Members of the Audit Committee, according to Article 37 of Law 3693/2008	Management	No Action
4.	Approve the Share Buy Back Program, of OTE S.A, in accordance with Article 16 of Law 2190/1920	Management	No Action
5.	Miscellaneous announcements	Management	No Action
	PLEASE BE ADVISED THAT THE MEETING TO BE HELD ON 08 JAN 2009 HAS BEEN POSTPONE-D TO 06 FEB 2009.	Non-Voting	
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL COMMENT. 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	

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The Gabelli Global Multimedia Trust Inc.

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BCE INC.

SECURITY 05534B760 MEETING TYPE Annual
TICKER SYMBOL BCE MEETING DATE 17-Feb-2009
ISIN CA05534B7604 AGENDA 932992274 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 A. BERARD		For
	2 R.A. BRENNEMAN		For
	3 G.A. COPE		For
	4 A.S. FELL		For
	5 D. SOBLE KAUFMAN		For
	6 B.M. LEVITT		For
	7 E.C. LUMLEY		For
	8 T.C. O'NEILL		For
	9 J.A. PATTISON		For
	10 P.M. TELLIER		For
	11 V.L. YOUNG		For
02	DELOITTE & TOUCHE LLP AS AUDITORS	Management	For
03	SHAREHOLDER PROPOSAL NO. 1	Shareholder	Against
04	SHAREHOLDER PROPOSAL NO. 2	Shareholder	Against
05	SHAREHOLDER PROPOSAL NO. 3	Shareholder	Against
06	SHAREHOLDER PROPOSAL NO. 4	Shareholder	Against
07	SHAREHOLDER PROPOSAL NO. 5	Shareholder	Against
08	SHAREHOLDER PROPOSAL NO. 6	Shareholder	Against
09	SHAREHOLDER PROPOSAL NO. 7	Shareholder	Against
10	SHAREHOLDER PROPOSAL NO. 8	Shareholder	Against
11	SHAREHOLDER PROPOSAL NO. 9	Shareholder	Against

JUPITERMEDIA CORPORATION

SECURITY 48207D101 MEETING TYPE Special
TICKER SYMBOL JUPM MEETING DATE 20-Feb-2009
ISIN US48207D1019 AGENDA 932993707 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	PROPOSAL TO SELL JUPITERIMAGES: TO APPROVE THE SALE OF JUPITERIMAGES CORPORATION, OUR WHOLLY- OWNED SUBSIDIARY, TO GETTY IMAGES AS CONTEMPLATED BY THE STOCK PURCHASE AGREEMENT, DATED OCTOBER 22, 2008, BY AND BETWEEN JUPITERMEDIA CORPORATION AND GETTY IMAGES, AS DESCRIBED IN THE NOTICE OF SPECIAL MEETING AND PROXY STATEMENT.	Management	For
02	PROPOSAL OF NAME CHANGE AMENDMENT: TO APPROVE AN AMENDMENT TO OUR CERTIFICATE OF INCORPORATION TO CHANGE OUR NAME TO "WEBMEDIABRANDS INC." AS DESCRIBED IN THE	Management	For

NOTICE OF SPECIAL MEETING AND PROXY STATEMENT. 03 PROPOSAL TO ADJOURN THE SPECIAL MEETING: TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL #1,

PROPOSAL TO SELL JUPITERIMAGES.

Management For

WARNER MUSIC GROUP CORP.

SECURITY 934550104 MEETING TYPE Annual
TICKER SYMBOL WMG MEETING DATE 23-Feb-2009
ISIN US9345501046 AGENDA 932993884 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 EDGAR BRONFMAN, JR.		For
	2 SHELBY W. BONNIE		For
	3 RICHARD BRESSLER		For
	4 JOHN P. CONNAUGHTON		For
	5 PHYLLIS E. GRANN		For
	6 MICHELE J. HOOPER		For
	7 SCOTT L. JAECKEL		For
	8 SETH W. LAWRY		For
	9 THOMAS H. LEE		For
	10 IAN LORING		For
	11 MARK NUNNELLY		For
	12 SCOTT M. SPERLING		For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS OF THE		
	COMPANY FOR ITS FISCAL YEAR ENDING SEPTEMBER 30, 200	9.	

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APPLE INC.

SECURITY 037833100 MEETING TYPE Annual
TICKER SYMBOL AAPL MEETING DATE 25-Feb-2009
ISIN US0378331005 AGENDA 932989760 - Management

ITEM	PROPC	OSAL	TYPE	VOTE
01	DIREC	CTOR	Management	
	1	WILLIAM V. CAMPBELL		For
	2	MILLARD S. DREXLER		For

GORE, JR.			П
•			For
JOBS			For
3			For
SON, PH.D.			For
· ·			For
·			For
	AL CONTRIBUTIONS	Shareholder	Against
SAL REGARDING ADOPTIO	N OF PRINCIPLES	Shareholder	Against
			J
,			
SAL REGARDING SUSTAIN	ABILITY REPORT,	Shareholder	Against
ENTED AT THE MEETING.			
SAL REGARDING ADVISOR	Y VOTE ON	Shareholder	Against
PROPERLY PRESENTED AT	THE MEETING.		
LTD			
MEETING TYPE	Court Meeting		
MEETING DATE	27-Feb-2009		
39 AGENDA	701807147 - Mar	nagement	
		TVDE	MOTE
		TYPE 	VOTE
SHAREHOLDERS ARE ALLO			VOIE
SHAREHOLDERS ARE ALLO ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme]	N 1. THANK YOU. a Scheme of others (Hong		For
ST" ONLY FOR RESOLUTIO without modification, a made between Shaw Br ne Company] and the ho	N 1. THANK YOU. a Scheme of others (Hong	Non-Voting	
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the hone Scheme]	on 1. THANK YOU. a Scheme of cothers (Hong clders of the	Non-Voting Management	
ST" ONLY FOR RESOLUTIO without modification, a made between Shaw Br ne Company] and the hone Scheme]	on 1. THANK YOU. a Scheme of cothers (Hong clders of the	Non-Voting	
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE	ExtraOrdinary (Non-Voting Management General Meeting	
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE MEETING DATE	ExtraOrdinary (27-Feb-2009	Non-Voting Management General Meeting	
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE MEETING DATE 39 AGENDA	ExtraOrdinary (27-Feb-2009	Non-Voting Management General Meeting	
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE MEETING DATE	ExtraOrdinary (27-Feb-2009	Non-Voting Management General Meeting hagement	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br he Company] and the ho he Scheme] LTD MEETING TYPE MEETING DATE AGENDA	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management General Meeting hagement	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management General Meeting hagement	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br he Company] and the ho he Scheme] LTD MEETING TYPE MEETING DATE AGENDA	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management General Meeting nagement TYPE	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management General Meeting nagement TYPE Non-Voting	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] LTD MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management General Meeting nagement TYPE Non-Voting	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F Dosed Scheme of Arrange any and holders of the	ExtraOrdinary (27-Feb-2009 701807159 - Mar	Non-Voting Management Seneral Meeting hagement TYPE Non-Voting Management	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F posed Scheme of Arrange any and holders of the the Scheme], or in su	ExtraOrdinary (27-Feb-2009 701807159 - Mar WED TO OR RESOLUTION 1.	Non-Voting Management Seneral Meeting hagement TYPE Non-Voting Management	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F posed Scheme of Arrange any and holders of the the Scheme], or in su d conditions as may be	ExtraOrdinary (27-Feb-2009 701807159 - Mar WED TO COR RESOLUTION 1.	Non-Voting Management Seneral Meeting hagement TYPE Non-Voting Management	For
ST" ONLY FOR RESOLUTIO without modification, e made between Shaw Br ne Company] and the ho ne Scheme] MEETING TYPE MEETING DATE AGENDA SHAREHOLDERS ARE ALLO OR "AGAINST" ON-LY F posed Scheme of Arrange any and holders of the the Scheme], or in su	ExtraOrdinary (27-Feb-2009 701807159 - Mar WED TO COR RESOLUTION 1.	Non-Voting Management Seneral Meeting hagement TYPE Non-Voting Management	For
CH	CHMIDT, PH.D. YORK POSAL REGARDING POLITIC REPORT, IF PROPERLY P POSAL REGARDING ADOPTIC REFORM, IF PROPERLY PR POSAL REGARDING SUSTAIN RENTED AT THE MEETING. PROPERLY PRESENTED AT LID MEETING TYPE MEETING DATE	CHMIDT, PH.D. YORK POSAL REGARDING POLITICAL CONTRIBUTIONS REPORT, IF PROPERLY PRESENTED AT THE POSAL REGARDING ADOPTION OF PRINCIPLES REFORM, IF PROPERLY PRESENTED AT THE POSAL REGARDING SUSTAINABILITY REPORT, RENTED AT THE MEETING. POSAL REGARDING ADVISORY VOTE ON PROPERLY PRESENTED AT THE MEETING. MEETING TYPE Court Meeting MEETING DATE 27-Feb-2009	CHMIDT, PH.D. YORK POSAL REGARDING POLITICAL CONTRIBUTIONS REPORT, IF PROPERLY PRESENTED AT THE POSAL REGARDING ADOPTION OF PRINCIPLES REFORM, IF PROPERLY PRESENTED AT THE POSAL REGARDING SUSTAINABILITY REPORT, SENTED AT THE MEETING. POSAL REGARDING ADVISORY VOTE ON PROPERLY PRESENTED AT THE MEETING. WEETING TYPE Court Meeting MEETING DATE 27-Feb-2009

specified in the Scheme]: i) to reduce the authorized and issued share capital of the Company shall by cancelling and extinguishing the Scheme Shares; subject to and forthwith upon the said reduction of share capital taking effect, to increase the authorized share capital of the Company to its former amount by the creation of such number of New Shares [as specified in the Scheme] as is equal to the number of Scheme Shares cancelled; and the Company shall apply the credit arising in its books of account as a result of the said reduction of capital in paying up the New Shares referred to in this resolution and those New Shares shall be allotted and issued, credited as fully paid, to Shaw Holdings Inc; authorize the Directors of the Company to make application to The Stock Exchange of Hong Kong Limited [the Stock Exchange] for the withdrawal of the listing of the Company's shares on the Stock Exchange, subject to the Scheme taking effect; and to do all other acts and things as considered by them to be necessary or desirable in connection with the implementation of the Scheme, including [without limitation] the giving of consent to any modifications of, or additions to, the Scheme, which the High Court may see fit to impose and to do all other acts and things as considered by them to be necessary or desirable in connection with the implementation of the Scheme and in relation to the Proposal [as specified] as a whole

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

QUALCOMM, INCORPORATED

11

12

747525103 MEETING TYPE Annual
QCOM MEETING DATE 03-Mar-2009
US7475251036 AGENDA 932990218 - Management SECURITY TICKER SYMBOL QCOM

SHERRY LANSING

MARC I. STERN

BRENT SCOWCROFT

10 DUANE A. NELLES

ITEM	PROP	OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	BARBARA T. ALEXANDER		For
	2	STEPHEN M. BENNETT		For
	3	DONALD G. CRUICKSHANK		For
	4	RAYMOND V. DITTAMORE		For
	5	THOMAS W. HORTON		For
	6	IRWIN MARK JACOBS		For
	7	PAUL E. JACOBS		For
	8	ROBERT E. KAHN		For

For

For

For

For

TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE COMPANY'S FISCAL YEAR ENDING SEPTEMBER 27, 2009.

Management

For

INTERNATIONAL GAME TECHNOLOGY

ISIN

02

SECURITY 459902102 MEETING TYPE Annual
TICKER SYMBOL IGT MEETING DATE 03-Mar-2009
ISIN US4599021023 AGENDA 932992161 - Management

US2546871060 AGENDA

ITEM	PROPOSAL			TYPE	VOTE
01	DIRECTOR			Management	
	1 ROBERT A. BIT	TMAN			For
	2 RICHARD R. BU	RT			For
	3 PATTI S. HAR				For
	4 ROBERT A. MAT	HEWSON			For
	5 THOMAS J. MAT	THEWS			For
	6 ROBERT MILLER				For
	7 FREDERICK B.	RENTSCHLER			For
	8 DAVID E. ROBE	RSON			For
02	APPROVAL OF THE AME	NDMENTS TO THE INTE	RNATIONAL GAME	Management	Against
	TECHNOLOGY 2002 STO	CK INCENTIVE PLAN.			
03	RATIFICATION OF THE	APPOINTMENT OF DEL	OITTE & TOUCHE	Management	For
	LLP AS IGT'S INDEPE	NDENT REGISTERED PU	BLIC ACCOUNTING		
	FIRM FOR THE FISCAL	YEAR ENDING SEPTEM	BER 30, 2009.		
04	ELECTION OF PHILIP	G. SATRE TO THE BOA	RD OF		
	DIRECTORS. "AN "AGA	INST" VOTE ON ITEM	4 WILL BE		
	TREATED AS A WITHHO	LD VOTE WITH RESPECT	T TO PHILIP		
	G. SATRE."			Management	For
THE WAL	T DISNEY COMPANY				
SECURTT	Y 254687106	MEETING TYPE	Annual		
	SYMBOL DIS	MEETING DATE			
	11C2F46971060				

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: SUSAN E. ARNOLD	Management	For
1B	ELECTION OF DIRECTOR: JOHN E. BRYSON	Management	For
1C	ELECTION OF DIRECTOR: JOHN S. CHEN	Management	For
1D	ELECTION OF DIRECTOR: JUDITH L. ESTRIN	Management	For
1E	ELECTION OF DIRECTOR: ROBERT A. IGER	Management	For
1F	ELECTION OF DIRECTOR: STEVEN P. JOBS	Management	For
1G	ELECTION OF DIRECTOR: FRED H. LANGHAMMER	Management	For
1H	ELECTION OF DIRECTOR: AYLWIN B. LEWIS	Management	For
11	ELECTION OF DIRECTOR: MONICA C. LOZANO	Management	For
1J	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	Management	For
1K	ELECTION OF DIRECTOR: JOHN E. PEPPER, JR.	Management	For

932990559 - Management

1L 02	ELECTION OF DIRECTOR: ORIN C. SMITH TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSE- COOPERS LLP AS THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS FOR 2009.	Management Management	For For
03	TO APPROVE THE AMENDMENT TO THE AMENDED AND RESTATED 2005 STOCK INCENTIVE PLAN.	Management	Against
04	TO APPROVE THE TERMS OF THE AMENDED AND RESTATED 2002 EXECUTIVE PERFORMANCE PLAN.	Management	For
05	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO POLITICAL CONTRIBUTIONS REPORTING.	Shareholder	Against
06	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO DEATH BENEFIT PAYMENTS.	Shareholder	Against
07	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO SHAREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Shareholder	Against

LEE ENTERPRISES, INCORPORATED

SECURITY 523768109 MEETING TYPE Annual
TICKER SYMBOL LEE MEETING DATE 10-Mar-2009
ISIN US5237681094 AGENDA 932994963 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 WILLIAM E. MAYER	-	For
	2 GREGORY P. SCHERMER		For
	3 MARK B. VITTERT		For
02	TO GRANT THE BOARD OF DIRECTORS THE DISCRETIONARY	Management	For
	AUTHORITY TO EFFECT A REVERSE STOCK SPLIT.		

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Special TICKER SYMBOL CHA MEETING DATE 12-Mar-2009 ISIN US1694261033 AGENDA 932998276 - Management

ITEM	PROPOSAL	TYPE	VOTE
S1	THAT THE ARTICLES OF ASSOCIATION OF THE COMPANY (THE "ARTICLES OF ASSOCIATION") BE AND ARE HEREBY AMENDED, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For

SK TELECOM CO., LTD.

78440P108 SECURITY MEETING TYPE Annual MEETING DATE 13-Mar-2009 TICKER SYMBOL SKM

US78440P1084 AGENDA 933001620 - Management TSTN

ITEM	PROP	OSAL			TYPE	VOTE
01	YEAR FORT	OVAL OF FINANCIAL S' (FROM JANUARY 1, 2 H IN ITEM 1 OF THE	008 TO DECEMBER	31, 2008) AS SET	Management	For
02	APPR DIRE	WITH. OVAL OF CEILING AMO CTORS* PROPOSED CEI DIRECTORS IS KRW 12	LING AMOUNT OF		Management	For
03	COMP	DMENT TO COMPANY RE- ENSATION AS SET FOR' DA ENCLOSED HEREWIT:	TH IN ITEM 2 OF		Management	For
4A1	ELEC	TION OF DIRECTOR: M	R. CHEY, JAE WOI	J	Management	For
4A2	ELEC	TION OF DIRECTOR: M	R. JUNG, MAN WOI	1	Management	For
4B	ELEC'	TION OF INDEPENDENT	NON-EXECUTIVE I	DIRECTOR.	Management	For
4C	ELEC	TION OF A MEMBER OF	THE AUDIT COMM	TTEE.	Management	For
 ELISA OY	 J					
SECURITY TICKER S		X1949T102 EIA.F FI0009007884	MEETING TYPE MEETING DATE AGENDA	Annual General M 18-Mar-2009 701825006 - Mana	J	

ITEM	PROPOSAL				TYPE	VOTE
	IMPORTANT MARKET	PROCESSING	REOUIREMENT:	A BENEFICIAL	Non-Voting	

OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED-. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER Non-Voting INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID Non-Voting 522115 DUE TO ADDITION OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. Opening the meeting Non-Voting

1. 2. Calling the meeting to order Non-Voting

3.	Election of persons to scrutinize the minutes and to	Non Woting	
٥.	supervise the counting of-votes	Non-Voting	
4.	Recording the legality of the meeting	Non-Voting	
5.		_	
5.	Recording the attendance at the meeting and adoption of the list of votes	Non-Voting	
6.	Presentation of the financial statements, the report of	Non-Voting	
	the Board of Directors-and the Auditor's report for the		
	year 2008		
7.	Adopt the financial statements	Management	For
8.	Approve the actions on profit or loss, to pay a		
	dividend of EUR		
	0.60 per share	Management	For
9.	Grant discharge from the liability	Management	For
10.	Approve the remuneration of the Members of the Board of	Management	For
	Directors		
11.	Approve the number of Members of the Board of Directors	Management	For
12.	Re-elect Messrs. Risto Siilasmaa, Pertti Korhonen, Eira	Management	For
	Palin Lehtinen and Ossi Virolainen as the Members of		
	the Board and elect Mr. Ari Lehtoranta and Mr. Raimo		
	Lind as the new Members of the Board		
13.	Approve the remuneration of the Auditors	Management	For
14.	Approve the number of Auditors	Management	For
15.	Elect KPMG Oy Ab as the Auditors	Management	For
16.	Amend the Article 2 of the Articles of Association	Management	For
17.	Authorize the Board to decide on distribution of funds	Management	For
	from unrestricted equity		
18.	Authorize the Board to decide on acquiring the	Management	For
	Company's own shares		
19.	Authorize the Board to decide to issue shares and	Management	For
	special rights entitling to shares		
20.	Closing of the meeting	Non-Voting	

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

SECURITY Y6251U117 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL NMT.BE MEETING DATE 20-Mar-2009 ISIN TH0113010019 AGENDA 701813998 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the minutes of the AGM of shareholders no. $1/2008$	Management	For
2.1	Approve the spin-off and listing plan of the Company's subsidiaries, Nation International Edutainment Public Company Limited [Nine] and Nation Broadcasting Corporation Limited [NBC] on the market for alternative investments [MAI]: the spin-off plan of nine and its listing on MAI by issuing and offering 15,000,000 newly common shares of Nine [par value of THB 1.00 each], equivalent to 17.65% of its total paid-up capital after	Management	For

	the Initial Public Offering (IPO), to the public and to the Company's shareholders		
2.2	Approve the spinoff and listing plan of the Company's subsidiaries, Nation International Edutainment Public Company Limited [Nine] and Nation Broadcasting Corporation Limited [NBC] on the market for alternative investments [MAI]: the spin-off plan of NBC and its listing on MAI by issuing and offering 50,000,000 newly common shares of NBC [par value of THB 1.00 each], equivalent to 29.41% of its total paid-up capital after the IPO, to the public and to the Company's shareholders	Management	For
3.1	Approve the allocation of not exceeding 9,000,000 newly issued common shares of Nine [par value of THB 1.00 each], equivalent to 10.59% of its total paid-up capital after the IPO, to the Company's shareholders in proportionate to their shareholding percentage in the Company	Management	For
3.2	Approve the allocation of not exceeding 20,000,000 newly issued common shares of Nine [par value of THB 1.00 each], equivalent to 11.76% of its total paid-up capital after the IPO, to the Company's shareholders in proportionate to their shareholding percentage in the Company	Management	For
4.	Acknowledge the sales of not exceeding 14,000,000 common shares of Nine [par value of THB 1.00 each] held by the Company as part of Nine's IPO	Management	For
5.	Acknowledge the sales of not exceeding 15,000,000 common shares of Nbc [par value of THB 1.00 each] held by the Company as part of Nbc's IPO	Management	For
6.	Other matters [if any]	Management	Abstain

KONINKLIJKE PHILIPS ELECTRONICS N.V.

SECURITY 500472303 MEETING TYPE Annual
TICKER SYMBOL PHG MEETING DATE 27-Mar-2009
ISIN US5004723038 AGENDA 933015857 - Management SECURITY

ITEM	PROPOSAL	TYPE	VOTE	
2A	APPROVAL OF THE ADOPTION OF THE 2008 FINANCIAL	Management	Abstain	
	STATEMENTS.			
2C	APPROVAL OF THE DISTRIBUTION OF EUR 0.70 PER COMMON	Management	Abstain	
	SHARE AGAINST THE RETAINED EARNINGS.			
2D	APPROVAL OF THE DISCHARGE OF THE RESPONSIBILITIES OF	Management	Abstain	
	THE MEMBERS OF THE BOARD OF MANAGEMENT.			
2E	APPROVAL OF THE DISCHARGE OF THE RESPONSIBILITIES OF	Management	Abstain	
	THE MEMBERS OF THE SUPERVISORY BOARD.			
03	APPROVAL TO RE-APPOINT MR. P-J. SIVIGNON AS A MEMBER OF	Management	Abstain	
	THE BOARD OF MANAGEMENT OF THE COMPANY AS OF APRIL 1,			
	2009.			
4A	APPROVAL TO RE-APPOINT MR. J.J. SCHIRO AS A MEMBER			
	OF THE SUPERVISORY BOARD OF THE COMPANY AS OF			
	MARCH 27, 2009.	Management	Abstain	
4B	APPROVAL TO APPOINT MR. J. VAN DER VEER AS A MEMBER OF	Management	Abstain	
	THE SUPERVISORY BOARD OF THE COMPANY AS OF JULY 1, 2009.			
4C	APPROVAL TO APPOINT MS. C.A. POON AS A MEMBER OF THE	Management	Abstain	
		-		

	SUPERVISORY BOARD OF THE COMPANY AS OF MARCH 27, 2009.		
05	APPROVAL TO AMEND THE LONG-TERM INCENTIVE PLAN.	Management	Abstain
6A	APPROVAL OF THE BOARD OF MANAGEMENT TO GRANT RIGHTS TO	Management	Abstain
	ACQUIRE SHARES WITHIN LIMITS LAID DOWN IN THE ARTICLES		
	OF ASSOCIATION, FOR PERIOD OF 18 MONTHS, WITH APPROVAL		
	OF SUPERVISORY BOARD.		
6B	APPROVAL OF BOARD TO RESTRICT OR EXCLUDE PRE- EMPTION	Management	Abstain
	RIGHTS ACCRUING TO SHAREHOLDERS, FOR THE PERIOD OF 18		
	MONTHS.		
07	APPROVAL OF THE AUTHORIZATION OF THE BOARD OF	Management	Abstain
	MANAGEMENT TO ACQUIRE SHARES IN THE COMPANY.		

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

TELIASONERA AB, STOCKHOLM

SECURITY W95890104 MEETING TYPE Ordinary General Meeting TICKER SYMBOL TLSNF.PK MEETING DATE 01-Apr-2009 General Meeting DATE 01-Apr-2009 TSIN SE0000667925 AGENDA 701818176 - Management

ITEM	PROPOSAL	TYPE	VOTE
	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY [POA] IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN	Non-Voting	
	THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE		
	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	
	PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION IN SWEDEN. THANK YOU.	Non-Voting	
	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU.	Non-Voting	
	Opening of the AGM	Non-Voting	
1.	Elect Mr. Axel Calissendorff, Attorney-at-law as the Chairman of the meeting	Management	For
2.	Elect 2 persons to check the meeting minutes along with the Chairperson	Management	For
3.	Approve the voting register	Management	For
4.	Adopt the agenda	Management	For
5.	Approve to confirm that the meeting has been duly and properly convened	Management	For
6.	Approve the presentation of the annual report and the Auditor's report, consolidated financial statements and the Group Auditor's report for 2008; speech by President Mr. Lars Nyberg in connection herewith and a description of the Board of Directors work during 2008	Management	For

7.	Adopt the income statement, balance sheet, consolidated income statement and the consolidated balance sheet for 2008	Management	For
8.	Approve a dividend of SEK 1.80 per share be distributed to the shareholders, and that 06 APR 2009 be set as the record date for the dividend; if the AGM adopts this proposal, it is estimated that disbursement from Euroclear Sweden AB [formerly VPC AB] will take place on 09 APR 2009	Management	For
9.	Grant discharge to the Members of the Board of Directors and the President from personal liability towards the Company for the administration of the Company in 2008	Management	For
10.	Approve the number of Board Members at 8 and with no Deputy Board Members to be elected by the AGM	Management	For
11.	Approve the remuneration to the Board of Directors, until the next AGM would be SEK 1,000,000 to the Chairman, SEK 425,000 to each other Board Member elected by the AGM; the Chairman of the Board's Audit Committee would receive remuneration of SEK 150,000 and other Members of the Audit Committee receive SEK 100,000 each and the Chairman of the Board's Remuneration Committee would receive SEK 40,000 and other Members of the Remuneration Committee would receive SEK 20,000 each; all remuneration figures are the same as for previous period	Management	For
12.	Re-elect Messrs. Maija-Liisa Friman, Conny Karlsson, Lars G. Nordstrom, Timo Peltola, Jon Risfelt, Caroline Sundewall and Tom von Weymarn, Lans Renstrom; and the election will be preceded by information from the Chairperson concerning positions held in other Companies by the candidates	Management	For
13.	Elect Mr. Tom von Weymarn as the Chairman of the Board of Directors	Management	For
14.	Elect Messrs.Viktoria Aastrup [Swedish state], Kari Jarvinen [Finnish state via Solidium], KG Lindvall [Swedbank Robur funds], Lennart Ribohn [SEB funds] and Tom von Weymarn [Chairman of the Board of Directors] for the nomination Committee	Management	For
15.	Approve the remuneration of the Executive Management	Management	For
16.A	Amend the Articles of Association [announcement of notice]	Management	For
16.B	Amend the Articles of Association [time limits for notice]	Management	For

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Authorize the Board of Directors, on 1 or more Management For occasions prior to the 2010 AGM, on acquisitions of own shares, which may take place both on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsingfors and in accordance with an offer to acquire shares directed to all shareholders or through a combination of these 2

alternatives; the maximum number of shares acquired shall be such that the Company's holding from time to time does not exceed 10% of all shares in the Company; acquisitions of shares on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsingfors may only be made at a price within the spread between the highest bid price and lowest ask price prevailing from time to time on the exchanges; acquisitions of shares by way of offers to acquire shares directed to all the Companys shareholders may take place at an acquisition price which exceeds the prevailing market price, it will thereupon be possible, by means of detachable and tradable sales rights [Sw Saljratter], for the shareholders to enjoy the value of the premium which may arise as a consequence of the Company acquiring shares at a price in excess of the market price for the share, in order to compensate shareholders who neither sell sales rights nor participate in the acquisition offer, for their non-exercised sales rights, a bank or another financial institution that may be appointed by the Company shall, upon expiry of the application period but otherwise in accordance with the terms and conditions of the acquisition offer, be entitled to transfer shares to the Company and to pay compensation, amounting to the value of the non-exercised sales rights less the banks costs, to the shareholders concerned; however, the compensation payable may not exceed the compensation that may be paid per sales right in the event of an offer of commission-free sale of sales rights, in the event foreign legal and/or administrative rules significantly impede implementation of an acquisition offer in a particular country, the Board of Directors or a party appointed by the Board of Directors in its stead shall be entitled to effect a sale of sales rights on behalf of the shareholders concerned and shall, instead, pay the cash amount received upon a sale carried out with due care, less costs incurred, the Board of Directors shall be entitled to decide on other terms and conditions for the acquisition

17.B Authorize the Board of Directors, on 1 or more occasions prior to the 2010 AGM, on transfers of own shares on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsingfors, with deviation from the shareholders' preferential rights, transfers may take place of all shares held by the Company at the time of the Board of Directors' resolution regarding transfer pursuant to this authorization, at a price within the spread between the highest bid price and lowest ask price prevailing from time to time on Nasdaq OMX Stockholm and/or Nasdaq OMX Helsingfors, the Board of Directors shall be entitled to decide on other terms and conditions for the transfer Closing of the AGM

Management For

Non-Voting

SANOMA CORPORATION, HELSINKI

SECURITY X75713119 MEETING TYPE Annual General Meeting TICKER SYMBOL SWYBF.PK MEETING DATE 01-Apr-2009 ISIN F10009007694 AGENDA 701852560 - Management

ITEM	PROPOSAL	TYPE	VOTE
	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED	Non-Voting	
1.	Opening of the meeting	Non-Voting	
2.	Call the meeting to order	Non-Voting	
3.	Elect persons to scrutinize the minutes and to supervise the counting of votes	Non-Voting	
4.	Record the legality of the meeting	Non-Voting	
5.	Recording the attendance at the meeting and adopt the list of votes	Non-Voting	
6.	Presentation of the financial statements, report by the Board of Director's an-d the Auditor's report for year 2008	Non-Voting	
7.	Adopt the financial statements	Management	For
9.	Approve the use of profit shown on the balance sheet and to pay a dividend of EUR 0.90 per share and a sum of EUR 500,000 transferred to the donation reserve and used at the Board of Director's discretion; the dividend will be paid to shareholders entered into the Shareholder Register maintained by Euroclear Finland Ltd at the record date for distribution of dividends, i.e., Monday, 06 APR 2009; the Board proposes that the dividends will be paid on Wednesday, 15 APR 2009 Grant discharge to the Members of the Board of Director's and the	Management	For
10.	President and the Chief Executive Officer from liability PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: approve the compensation of the Board and the Committee Members will remain as follows: Chairman EUR 8,500 per month; the Vice Chairman be paid EUR 6,500 per month; theMmembers be paid EUR 5,500 per month and mmembers of the Board's Committees be paid EUR 1,000 per meeting	Management Shareholder	For Against
11.	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL : approve the Members of the Board to be 10	Shareholder	Against
12.	PLEASE NOTE THAT THIS IS A SHAREHOLDERS PROPOSAL: re-elect Messrs. Jaakko Rauramo and Sakari Tamminen as the Members to the Board of Directors for the term ending in the AGM 2012; and elect Ms. Annet Aris as new Member of the Board of Directors; re-elct Mr. Jaakko Rauramo as a Chairman and Mr. Sakari Tamminen as a Vice Chairman, all the proposed individuals have given their consent to being elected	Shareholder	Against
13.	Approve to pay the Auditors' remuneration according to the invoice	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

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14.	Re-elect Pekka Pajamo, Authorised Public Accountant, Sixten Nyman, Authorised Public Accountant, as his deputy, and Chartered Accountant KPMG Oy Ab with Kai Salli, Authorised Public Accountant, as the Auditor in Charge, the term expires at the end of the next AGM	Management	For
15.	Charge, the term expires at the end of the next AGM Authorize the Board to decide on the repurchase of maximum of 16,000,000 Company's own shares which will be purchased with the Company's unrestricted shareholders equity, and the repurchases will reduce funds available for distribution on profits; the shares will be repurchased to develop the Company's capital structure, carry out potential corporate acquisitions or other business arrangements, or to be transferred for other purposes, retained as treasury shares, or cancelled; they can be repurchased either through a tender offer made to all shareholders on equal terms or in other proportion than that of the current shareholders at the market price of the repurchase moment on the NASDAQ OMX Helsinki Ltd, effective until 30 JUN 2010	Management	For
16.	Closing of the meeting	Non-Voting	

SECURITY T92778108 MEETING TYPE MIX

MEETING DATE 06-Apr-2009 TICKER SYMBOL TIT.MI

IT0003497168 ISIN AGENDA 701860288 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 07 APR 2009 AT 12.00 PM (AND A THIRD CALL ON 08 APR 2009 AT 11.00 AM). CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UN- LESS 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	
0.1	Approve the financial statements at 31 DEC 2008, any adjournment thereof.	Management	No Action
0.2	Appoint the Director	Management	No Action
	PLEASE NOTE THAT ALTHOUGH THERE ARE THREE CANDIDATES TO BE ELECTED AS AUDITORS, THERE IS ONLY ONE VACANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR ONLY ONE OF THE THREE AUDITORS. THANK YOU.	Non-Voting	
0.3.1	Slate of candidates for the appointment as Auditors and Alternates presented by Telco S.p.A. To view the complete list please visit the below URL: http://www.telecomitalia.it/TIPortale/docs/investor/TELCO_1_180309.pdf	Management	No Action

0.3.2	Slate of candidates for the appointment as Auditors and Alternates presented by Findim Group S.A. To view the complete list please visit the below URL: http://www.telecomitalia.it/TIPortale/docs/investor/FINDIM_GROUP_180309.pdf	Shareholder	No Action
0.3.3	Slate of candidates for the appointment as Auditors and Alternates jointly presented by Aletti Gestielle S.G.R. S.p.A., Arca S.G.R. S.p.A., Bipiemme Gestioni S.G.R. S.p.A., BNP Paribas Asset Management S.G.R. S.p.A., Fideuram Gestions S.A., Fideuram Investimenti S.G.R. S.p.A., Interfund Sicav, Monte Paschi Asset Management S.G.R. S.p.A., Pioneer Asset Management S.A., Pioneer Investment Management S.G.R.p.A., Stichting Pensioenfonds ABP, UBI Pramerica S.G.R. S.p.A. To view the complete list please visit the below URL: http://www.telecomitalia.it/TIPortale/docs/investor/DEPOSITO_LISTA_230309.pdf	Shareholder	No Action
E.1	Approve the share capital and to issue convertible bonds, amendment of Article No. 5 of corporate by Laws, any adjournment thereof.	Management	No Action

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 07-Apr-2009
ISIN GRS260333000 AGENDA 701848410 - Management

[Extraordinary Quorum and majority], 22 [Chairman - Secretary of the general assembly of the shareholders of the Company] 23 [minutes of the General Assembly of the shareholders of the Company], 24 [Exoneration of the Members of the Board of Directors and of the Auditors], 25 [Rights of Minority Shareholders] 31 [Grounds of Dissolution of the Company] and 32

ITEM PROPOSAL TYPE VOTE _____ Amend the Articles of Incorporation as in force, by: Management No (a) rephrasing of Articles 8 [Board of Directors], 9 Action [Election, Composition and Term of the Board of Directors], 10 [Incorporation and Operation of the Board of Directors] and 12 [Managing Director], by amending or completing the provisions in order to resolve specific interpretive issues and to achieve a better wording, (b) Amend Article 13 [Representation of the Company], deleting the provision regarding the oath, since the oath as a means of evidence, has been abolished, (c) Amend the Articles 16 [Convocation of the General Assembly of Shareholders] 17 [Notification - Daily Agenda of the General Assembly of the Shareholders of the Company] 18 [submission of documents for participation in the general assembly] 21

[Liquidation] with deletion of the provisions that reproduce the Law, since the provisions of Company's Law 2190/1920 are applied and it is not mandatory to explicitly repeat them in the Articles of Incorporation, addition of provisions that introduce permissible deviation from the provisions of the Law and should expressly and specifically be described in the Articles of Incorporation and phrasal completions or corrections, (d) Deletion of the Article 19 [register of the shareholders having the right to vote], constituting repetition of the Article 27 Paragraph 2 of Company's Law 2190/1920, (e)

Re-numbering of the Articles 20 to 33, rendered necessary due to the proposed deletion of the Article 19 Appoint the Members of the Audit Committee, pursuant to Management the Article 37 of Law 3693/2008

Appoint the Members of the Audit Committee, pursuant to Management No the Article 37 of Law 3693/2008 Action
 Approve the acquisition of own shares by OTE S.A., Management No pursuant to Article 16 of Company's Law 2190/1920 Action
 Approve the announcement of replacement of the resigned Management No

4. Approve the announcement of replacement of the resigned Management No

Members of the Board of Directors Action

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 07-Apr-2009
ISIN GRS260333000 AGENDA 701848410 - Management

1. Amend the Articles of Incorporation as in force, by: Management No (a) rephrasing of Articles 8 [Board of Directors], 9 Action [Election, Composition and Term of the Board of Directors], 10 [Incorporation and Operation of the Board of Directors] and 12 [Managing Director], by amending or completing the provisions in order to resolve specific interpretive issues and to achieve a better wording, (b) Amend Article 13 [Representation of the Company],	ITEM	PROPOSAL	TYPE	VOTE	
(a) rephrasing of Articles 8 [Board of Directors], 9 Action [Election, Composition and Term of the Board of Directors], 10 [Incorporation and Operation of the Board of Directors] and 12 [Managing Director], by amending or completing the provisions in order to resolve specific interpretive issues and to achieve a better wording, (b)					
deleting the provision regarding the oath, since the oath as a means of evidence, has been abolished, (c) Amend the Articles 16 [Convocation of the General Assembly of Shareholders] 17 [Notification - Daily Agenda of the General Assembly of the Shareholders of the Company] 18 [submission of documents for participation in the general assembly] 21 [Extraordinary Quorum and majority], 22 [Chairman - Secretary of the general assembly of the shareholders of the Company] 23 [minutes of the General Assembly of the shareholders of the Company], 24 [Exoneration of the Members of the Board of Directors and of the Auditors], 25 [Rights of Minority Shareholders] 31 [Grounds of Dissolution of the Company] and 32 [Liquidation] with deletion of the provisions that reproduce the Law, since the provisions of Company's Law 2190/1920 are applied and it is not mandatory to explicitly repeat them in the Articles of Incorporation, addition of provisions that introduce permissible deviation from the provisions of the Law and	1.	(a) rephrasing of Articles 8 [Board of Directors], 9 [Election, Composition and Term of the Board of Directors], 10 [Incorporation and Operation of the Board of Directors] and 12 [Managing Director], by amending or completing the provisions in order to resolve specific interpretive issues and to achieve a better wording, (b) Amend Article 13 [Representation of the Company], deleting the provision regarding the oath, since the oath as a means of evidence, has been abolished, (c) Amend the Articles 16 [Convocation of the General Assembly of Shareholders] 17 [Notification - Daily Agenda of the General Assembly of the Shareholders of the Company] 18 [submission of documents for participation in the general assembly] 21 [Extraordinary Quorum and majority], 22 [Chairman - Secretary of the general assembly of the shareholders of the Company] 23 [minutes of the General Assembly of the shareholders of the Company], 24 [Exoneration of the Members of the Board of Directors and of the Auditors], 25 [Rights of Minority Shareholders] 31 [Grounds of Dissolution of the Company] and 32 [Liquidation] with deletion of the provisions that reproduce the Law, since the provisions of Company's Law 2190/1920 are applied and it is not mandatory to explicitly repeat them in the Articles of Incorporation, addition of provisions that introduce	Management		

should expressly and specifically be described in the Articles of Incorporation and phrasal completions or corrections, (d) Deletion of the Article 19 [register of the shareholders having the right to vote], constituting repetition of the Article 27 Paragraph 2 of Company's Law 2190/1920, (e) Re-numbering of the Articles 20 to 33, rendered necessary due to the proposed deletion of the Article 19

	ene metore ry		
2.	Appoint the Members of the Audit Committee, pursuant to	Management	No
	the Article 37 of Law 3693/2008		Action
3.	Approve the acquisition of own shares by OTE S.A.,	Management	No
	pursuant to Article 16 of Company's Law 2190/1920		Action
4.	Approve the announcement of replacement of the resigned	Management	No
	Members of the Board of Directors		Action

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

CANAL PLUS SA, PARIS

SECURITY F13398106 MEETING TYPE Ordinary General Meeting TICKER SYMBOL CNPLF.PK MEETING DATE 09-Apr-2009 ISIN FR0000125460 AGENDA 701834788 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global	Non-Voting	
	Custodian acts as Registered Intermediary, please contact your representative		
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
1.	Receive the reports of the Board of Directors and the Auditors, approve the Company's financial statements for the YE in 2008, as presented, showing profits of EUR 47,879,175.45, accordingly, the shareholders' meeting gives permanent discharge to the Directors for the performance of their duties during the said FY	Management	For
2.	Receive the reports of the Board of Directors and the Auditors, approves the consolidated financial statements for the said FY, in the form presented to themeeting	Non-Voting	
3.	Receive the special report of the Auditors on	Management	For

agreements governed Article L.225-40 of the French Commercial Code, approves the said report and the agreements referred to therein

4. Approve the recommendations of the Board of Directors Management For and the income for the FY be appropriated as follows: earnings for the FY: EUR 47,879,175.45, retained earnings from previous year: EUR 66,314,418.13, distributable income: EUR 114,193,593.58, dividends: EUR 32,939,599.68, allocation of the balance of the distributable income to the retained earnings: EUR 81,253,993.90; the shareholders will receive a net dividend of EUR 0.26 per share for a total amount of 126,690,768 shares, and will entitle to the 40% deduction provided by the French Tax Code, this dividend will be paid on 27 APR 2009 as required by Law 5. Grant full powers to the bearer of an original, a copy or extract of the minutes of this meeting to carry out all filings, publications and other formalities prescribed by Law

POST PUBLISHING PUBLIC CO LTD POST

[if any]

SECURITY Y70784171 MEETING TYPE Annual General Meeting TICKER SYMBOL POST (TSE) MEETING DATE 10-Apr-2009 ISIN TH0078A10Z18 AGENDA 701828331 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the minutes of the 2008 AGM of shareholders	Management	For
	that was held on Friday, 11 APR 2008		
2.	Acknowledge the annual report of the Company and		
	approve the		
	audited financial statements for the YE 31 DEC 2008	Management	For
3.	Approve the appropriation of profits as dividends	Management	For
4.1	Elect Mr. Ek-Rit Boonpiti as a Director who retire by	Management	For
	rotation and approve to fix the authority of Directors		

Elect Mr. Supakorn Vejjajiva as a Director who retire Management For 4.2 by rotation and approve to fix the authority of Directors [if any] 4.3 Elect Mr. Sumeth Damrongchaitham as a Director who Management For

retire by rotation and approve to fix the authority of Directors [if any] 5 Approve to fix Director Remuneration Management For

Appoint Independent Auditor and fix the audit fee Management For Other business [if any] Management Abstain

RTL GROUP SA

SECURITY L80326108 MEETING TYPE Ordinary General Meeting TICKER SYMBOL RTL.EBR MEETING DATE 15-Apr-2009 ISIN LU0061462528 AGENDA 701875479 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 546748 DUE TO RECEIPT OF DIRECTORS NAMES AND CHANGE IN VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
1.	Receive the reports of the Board of Directors and of the Auditors	Non-Voting	
2.A	Approve the general meeting of shareholders, having taken note of the Board of Directors' Management report, the balance sheet, the profit and loss account and the notes together with the Auditor's report and approves in full the corporate annual accounts for the year 31 DEC 2008	Management	No Action
2.B	Approve the general meeting of shareholders, having taken note of the Board of Directors' consolidated Management report, the consolidated balance sheet, the consolidated profit and loss account and the notes together with the Auditors' report on the consolidated financial statements and approves in full the consolidated financial statements for the YE 31 DEC 2008	Management	No Action
3.	Approve the mindful of the profit for the FY 2008 of EUR 113,064,016 and of the profit carried forward as at 31 DEC 2008 of EUR 953,606,323, the general meeting of shareholders, on a proposal from the Board of Directors, and in accordance with the provisions of Article 28 of the Articles of Incorporation, decides to distribute a dividend of a total amount of EUR 541,756,439, to be deducted from the profit of the year and from the profit carried forward; the gross dividend distributed for the FY 2008 to shareholders is thus fixed at EUR 3.50 per share, the net dividend amounting in principle, as the current legislation stands, to EUR 2.975 per share; the dividend will be paid on 24 APR 2009 against submission of coupon number 15 to the following banking institutions in the grand-duchy of Luxembourg Dexia B.I.L. in Belgium Dexia Banque	Management	No notion
4.A	Approve the general meeting of shareholders gives, by special vote, full and final grant discharge to the	Management	Action No Action
	Directors in respect of the Management in the course of 2008		
4.B	Approve the general meeting of shareholders gives, by special vote, full and final grant discharge to the Auditor in respect of its duties in the course of 2008	Management	No Action
5.A	Reappoint Mr. G Nther Gr Ger	Management	No Action
5.B	Reappoint Mr. Siegfried Luther	Management	No Action

5.C	Reappoint Mr. Hartmut Ostrowski	Management	No Action
5.D	Reappoint Mr. Thomas Rabe	Management	No Action
5.E	Reappoint Mr. Onno Ruding	Management	No Action
5.F	Reappoint Mr. Jacques Santer	Management	No Action
5.G	Reappoint Mr. Martin Taylor	Management	No Action
5.H	Approve the term of office of the Auditors is due to expire at the end of this meeting, the general meeting of shareholders decides, on a proposal from the Board of Directors, to renew for a period of 1 year, expiring at the end of the OGM of shareholders ruling on the 2009 accounts, the term of office as the Auditor of the Company PricewaterhouseCoopers S.A R.L. whose registered place of business is at 1-1014 Luxembourg 400, route d'esch, and to renew for a period of 1 year, expiring at the end of the OGM of shareholders ruling on the 2009 accounts, the joint term of office as the Auditors of the consolidated financial statements of the aforementioned Company PricewaterhouseCoopers S.A R.L. and of the Company KPMG Audit S.A R.L., whose registered place of business is at Luxembourg	Management	No Action

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009
The Gabelli Global Multimedia Trust Inc.

TELEGRAAF MEDIA GROEP NV

SECURITY N8502L104 MEETING TYPE Ordinary General Meeting TICKER SYMBOL TELEG.AS MEETING DATE 16-Apr-2009 ISIN NL0000386605 AGENDA 701872980 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Opening	Non-Voting	
2.	Approve the minutes of the meeting of holders of	Management	No
	certificates of shares of Telegraaf Media Groep N.V. of		Action
	Tuesday 05 FEB 2008		
3.	Approve the review of general meeting of shareholders	Management	No
	of Telegraaf Media Groep N.V. held on 17 APR 2008		Action
4.	Approve the activities of the Management of the	Management	No
	Stichting Administratiekantoor of shares of Telegraaf		Action
	Media Group N.V. in 2008		
5.	Re-elect Mr. Prof. Dr. W.M. Lammerts Van Bueren	Management	No
	[Executive Board Member A]		Action
6.	Approve the preparation general meeting of shareholders	Management	No
	of Telegraaf Media Group N.V. of 22 APR 2009		Action
7.	Any other business	Non-Voting	
8.	Closing	Non-Voting	

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR

SECURITY F91255103 MEETING TYPE MIX
TICKER SYMBOL TVFCF.PK MEETING DATE 17-Apr-2009
ISIN FR0000054900 AGENDA 701867698 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
0.1	Receive the reports of the Board of Directors, the Chairman of the Board of Directors and the Auditors, approves the Company's financial statements for the YE in 2008, as presented; accordingly, the shareholders' meeting gives permanent discharge to the		
	Directors for the performance of their duties during the said FY	Management	For
0.2	Receive the reports of the Board of Directors and the Auditors, approves the consolidated financial statements for the said FY, in the form presented to the meeting	Management	For
0.3	Receive the special report of the auditors on agreements governed by Article L.225-38 of the French Commercial Code, approves said report and the agreements referred to therein	Management	For
0.4	Approve the noticed available earnings of EUR 244,339,483.77, taking into ac count the net income of EUR 138,921,498.49 and the retained earnings of EUR 105,417,985.28, approves the recommendations of the Board of Directors and resolves that the income for the FY be appropriated as follows: dividends in cash: EUR 100,302,931.24 allocation of the balance to the retained earnings: EUR 144,036,552.53; the shareholders will receive a net dividend of EUR 0.47 per share of a par value of EUR 0.20, and will entitle to the 40% deduction provided by the French Tax Code; this dividend w ill be paid on 27 ARP 2009; in the event that the Company holds so me of its own shares: the dividend on such shares shall be allocated to the	Management	For

	retained earnings account; as required by Law, it is reminded that, for the last 3 financial years, the dividends paid, were as follows: EUR 0.65 for FY 2005, entitled to the 40% deduction provided by the French Tax Code, EUR 0.85 for FY 2006, entitled to the 40% deduction provided by the French Tax Code, EUR 0.85 for FY 2007, entitled to the 40% deduction provided by the French Tax Code		
0.5	Ratify the co-optation of Mr. Gilles Pelisson as a Director, to replace Claude Cohen who resigned, for the remainder of Claude Cohen's term of office, i.e. until the shareholders' meeting called to approve the financial statements for the FY 2008	Management	For
0.6	Approve to renew the appoint Mr. Patricia Barbizet as a Director for a 2-year period	Management	For
0.7	Approve to renew the appoint Mr. Martin Bouygues as a Director for a 2-year period	Management	For
0.8	Approve to renew the appoint Mr. Olivier Bouygues as a Director for a 2-year period	Management	For
0.9	Approve to renew the appoint Mr. Patrick Le Lay as a Director for a 2-year period	Management	For
0.10	Approve to renew the appoint Mr. Nonce Paolini as a Director for a 2-year period	Management	For
0.11	Approve to renew the appoint Mr. Gilles Pelisson as a Director for a 2-year period	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009
The Gabelli Global Multimedia Trust Inc.

0.12	Approve to renew the appoint Mr. Haim Saban as a Director for a 2-year period	Management	For
0.13	Approve to renew the appoint the Company Bouygues as a Director for a 2-year period	Management	For
0.14	Re-appoint the Societe Francaise De participation ET DE Gestion		
	SFPG as a Director for a 2-year period.	Management	For
0.15	Authorizes the Board of Directors to buy back the Company's shares on the open market, subject to the conditions described below: maximum purchase price: EUR 25.00, minimum sale price EUR 15.00, maximum number of shares to be acquired: 10% of the share capital, maximum funds invested in the share buybacks: EUR 533,000,000.00; authorization is given for an 18 month period it supersedes the amounts unused of any and all earlier authorizations to the same effect	Management	For
E.16	Authorize s the Board of Directors to reduce the share capital, on 1 or more occasions, by cancelling all or part of the shares held by the Company in connection with various authorizations of shares purchase granted by the ordinary shareholders' meeting, in particular Resolution 15, up to a maximum of 10% of the share capital over a 24 month period; this authorization is given for an 18-month period it supersedes the amounts unused of any and all earlier authorization to the same effect	Management	For

E.17	Authorize the Board of Directors to increase on one or more occasions, in France or abroad, the share capital by issuance, with the shareholders' preferred subscription rights maintained, of ordinary shares of the Company and any kind of securities giving access to shares of the Company; the maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 15,000,000.00; this overall ceiling of capital increase is common to Resolutions 19, 20, 22 and 23 and the total nominal amount of the capital increases carried out accordingly with these resolutions shall count against this overall ceiling; the nominal amount of debt securities issued shall not exceed EUR 900,000,000.00; this amount is common to the debt securities issued accordingly with Resolution 19, is autonomous and distinct from the amount of the debt securities issued accordingly with Resolution 24 and from the amount of the debt securities which would be decided by the Board of Directors in accordance with Article L.228-40 of the French Commercial Code; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect	Management	For
E.18	Authorize the Board of Directors in order to increase the share capital, in 1 or more occasions, by a maximum nominal amount of EUR 400,000,000.00, by way of capitalizing reserves, profits, premiums or other sums, provided that such capitalization is allowed by Law under the by Laws, by issuing bonus shares by raising the par value of existing shares, or by a combination of these methods; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect	Management	For
E.19	Approve to delegates all powers to the Board of Directors to increase on 1 or more occasions, in France or abroad, the share capital by issuance, with waiver of shareholders' pre-emptive rights, of ordinary shares of the Company and any kind of securities giving access to shares of the Company; the maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 15,000,000.00; this amount shall count against the overall ceiling set forth in Resolution 17; the nominal amount of debt securities issued shall not exceed EUR 900,000,000.00; this amount the ceiling set forth in Resolution 17; this delegation is given for a 26-month period it supersedes the amounts unused of any and all	Management	For
E.20	earlier delegations to the same effect Approve that, the Board of Directors may decide, for each 1 of the issue decide accordingly with Resolution 17 and 19, to increase the number of securities to be issued in the event of a capital increase with or without preferential subscription right to shareholders, 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; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect.	Management	For
E.21	Authorize the Board of Directors, for the issue decided accordingly with Resolution 19, within the limit of 10%	Management	For

	of the Company's share capital, over a 12-month period, to set the issue price of the ordinary shares or securities to be issued, in accordance with the terms and condition determined by the shareholders' meeting; this authorization is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect		
E.22	Authorize the Board of Directors to increase the share capital, up to 10% of the share capital, by way of issuing ordinary shares of the Company or securities giving access to the capital, in consideration for the contributions in kind granted to the Company and comprised of capital securities or securities giving access to share capital; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect	Management	For
E.23	Authorize the Board of Directors to issue accordingly with Resolution 19, Company's ordinary shares or securities giving access to the Company's existing or future ordinary shares, in consideration for securities tendered in a public exchange offer initiated in France or abroad, by the Company concerning the shares of quoted Company; the amount of capital increase carried out by virtue of the present resolution shall count against the overall ceiling set forth in Resolution 17; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect	Management	For
E.24	Authorize the Board of Directors to increase on 1 or more occasions, at its sole discretion, in France or abroad, the share capital up to a maximum nominal amount of EUR 900,000,000.00, by issuance of any securities giving right to the allocation of debt securities; this delegation is given for a 26-month period it supersedes the amounts unused of any and all earlier delegations to the same effect	Management	For

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

E.25 Authorize the Board of Directors to increase on 1 or Management For more occasions, at its sole discretion, in favour of employees of corporate officers of the Company and related Companies, who are members of a Company Savings Plan; this delegation is given for a 26-month period and for an amount that shall not exceed 10% of the Company's capital; the ceiling of the present delegation is autonomous and distinct and the amount of such capital increase shall neither count against the overall ceiling set forth in Resolutions 17, 18, nor the ceiling of the Resolution 15 of the shareholders' meeting of 17 APR 2008; this delegation supersedes the fraction unused of any and all earlier delegations to the same effect; the shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favour of the beneficiaries mentioned above

	trans Compa inter for n share purch option purch legal cance right this super	actions, to empl ny and related C est, options giv ew shares in the capital increas ased by the Comp ns shall not giv ase to a number limits; the sha l the shareholde s in favour of t delegation is gi	f Directors to grade of oyees, corporate of companies or groups ing the right either Company to be issue, or to purchase any, it being prover rights to subscroof shares, which sureholders' meeting rs' preferential sureholders' meeting and proven for a 26-month on unused of any attention.	fficers of the of economic er to subscribe ued through a existing shares ided that the ibe or to hall exceed the decides to ubscription entioned above; period it	Management	For
E.27	Amend right provi	the Article 7 o s to fractions o	f the Bylaws: Clas f shares, to comply y Article 36 of the	y with	Management	For
E.28	Amend the L	the Article 28	of the Bylaws: Law the shareholders a		Management	For
E.29	Autho of th	rize the bearer e minutes of the	of an original, a meeting to carry or formalities pres	out all filings,	Management	For
AMERICA	MOVIL,	S.A.B. DE C.V.				
SECURITY TICKER S	Y	S.A.B. DE C.V. 02364W105 AMX US02364W1053	MEETING TYPE MEETING DATE AGENDA	Annual 20-Apr-2009 933052730 - Mana	gement	
SECURITY TICKER S ISIN	Y	02364W105 AMX US02364W1053	MEETING DATE	20-Apr-2009	gement TYPE	VOTE
AMERICA SECURITY TICKER S ISIN ITEM	Y SYMBOL PROPO APPOI MEMBE THE H	02364W105 AMX US02364W1053 SAL NTMENT OR, AS TH RS OF THE BOARD OLDERS OF THE SE	MEETING DATE AGENDA E CASE MAY BE, REE OF DIRECTORS OF TH	20-Apr-2009 933052730 - Mana LECTION OF THE E COMPANY THAT E ENTITLED TO		VOTE For
SECURITY TICKER S ISIN ITEM	PROPO APPOI MEMBE THE HI APPOI APPOI FORMA	02364W105 AMX US02364W1053 SAL NTMENT OR, AS TH RS OF THE BOARD OLDERS OF THE SE NT. ADOPTION OF NTMENT OF DELEGA	MEETING DATE AGENDA E CASE MAY BE, REE OF DIRECTORS OF THE RIES "L" SHARES AR RESOLUTION THEREON TES TO EXECUTE AND IONS ADOPTED BY THE	20-Apr-2009 933052730 - Mana LECTION OF THE E COMPANY THAT E ENTITLED TO , IF APPLICABLE,	TYPE Management	For
SECURITY TICKER S ISIN ITEM I	PROPO APPOI MEMBE THE HI APPOI APPOI FORMA	02364W105 AMX US02364W1053 SAL NTMENT OR, AS THE RS OF THE BOARD OLDERS OF THE SE NT. ADOPTION OF SIMMENT OF DELEGA LIZE THE RESOLUTION ION OF RESOLUTION	MEETING DATE AGENDA E CASE MAY BE, REE OF DIRECTORS OF THE RIES "L" SHARES AR RESOLUTION THEREON TES TO EXECUTE AND IONS ADOPTED BY THE	20-Apr-2009 933052730 - Mana LECTION OF THE E COMPANY THAT E ENTITLED TO , IF APPLICABLE,	TYPE Management	For
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PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS Non-Voting

GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 30 MAR-2009.

	SHARES CAN BE TRADED THEREAFTER. THANK YOU.		
1.	Opening	Non-Voting	
2.a	Receive the report of the Executive Board for 2008	Non-Voting	
2.b	Receive the report of the Supervisory Board for 2008	Non-Voting	
3.a	Adopt the financial statements for 2008 as included in the annual report for 2008	Management	For
3.b	Approve to distribute a dividend of EUR 0.65 per ordinary share in cash or, at the option of the holders of ordinary shares, in the form of ordinary shares	Management	For
4.a	Approve to release the Members of the Executive Board from liability for the exercise of their duties, as stipulated in Article 28 of the Articles of Association	Management	For
4.b	Approve to release the Members of the Supervisory Board from liability for the exercise of their duties, as stipulated in Article 28 of the Articles of Association	Management	For
5.a	Re-appoint Mr. P.N. Wakkie as a Member of the Supervisory Board	Management	For
5.b	Re-appoint Mr. L.P. Forman as a Member of the Supervisory Board	Management	For
5.c	Appoint Ms. B.M. Dalibard as a Member of the Supervisory Board	Management	For
6.a	Grant authority to issue shares and/or grant rights to subscribe for shares	Management	For
6.b	Grant authority to restrict or exclude pre-emptive rights	Management	For
7.	Authorize the Executive Board to acquire own shares	Management	For
8.	Approve to instruct KPMG Accountants N.V	Management	For
9.	Any other business	Non-Voting	
10.	Closing	Non-Voting	

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

CONVERGYS CORPORATION

SECURITY 212485106 MEETING TYPE Annual
TICKER SYMBOL CVG MEETING DATE 21-Apr-2009
ISIN US2124851062 AGENDA 933007848 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 JOHN F. BARRETT		For
	2 WILLARD W. BRITTAIN, JR		For
	3 DAVID F. DOUGHERTY		For
	4 JOSEPH E. GIBBS		For
	5 BARRY ROSENSTEIN		For
2	TO RATIFY THE APPOINTMENT OF THE INDEPENDENT	Management	For
	ACCOUNTANTS.		
3	TO APPROVE THE AMENDMENT TO THE COMPANY'S CODE OF REGULATIONS TO ADOPT A MAJORITY VOTE FOR DIRECTORS	Management	For

PROVISION.

4 SHAREHOLDER PROPOSAL NO. 1 Shareholder Against SHAREHOLDER PROPOSAL NO. 2 5 Shareholder Against

INTERACTIVE BROKERS GROUP INC

SECURITY 45841N107 MEETING TYPE Annual
TICKER SYMBOL IBKR MEETING DATE 21-Apr-2009
ISIN US45841N1072 AGENDA 933008446 - Management

ITEM	PROPOSAL	TYPE	VOTE
1 A	ELECTION OF DIRECTOR: THOMAS PETERFFY	Management	For
1B	ELECTION OF DIRECTOR: EARL H. NEMSER	Management	For
1C	ELECTION OF DIRECTOR: PAUL J. BRODY	Management	For
1D	ELECTION OF DIRECTOR: MILAN GALIK	Management	For
1E	ELECTION OF DIRECTOR: LAWRENCE E. HARRIS	Management	For
1F	ELECTION OF DIRECTOR: HANS R. STOLL	Management	For
1G	ELECTION OF DIRECTOR: IVERS W. RILEY	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM OF DELOITTE & TOUCHE LLP.		

SWISSCOM LTD.

SECURITY 871013108 MEETING TYPE Annual
TICKER SYMBOL SCMWY MEETING DATE 21-Apr-2009
ISIN US8710131082 AGENDA 933018295 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	ANNUAL REPORT, ANNUAL FINANCIAL STATEMENTS OF SWISSCOM	Management	For
	LTD AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE		
0.0	FISCAL YEAR 2008, REPORTS OF THE STATUTORY AUDITORS		_
02	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF	Management	For
0.0	DIVIDEND		_
03	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND	Management	For
	THE GROUP EXECUTIVE BOARD		
04	CAPITAL REDUCTION	Management	For
5A	RE-ELECTION OF MICHEL GOBET TO THE BOARD OF DIRECTORS	Management	For
5B	RE-ELECTION OF DR. TORSTEN G. KREINDL TO THE BOARD OF	Management	For
	DIRECTORS		
5C	RE-ELECTION OF RICHARD ROY TO THE BOARD OF DIRECTORS	Management	For
5D	RE-ELECTION OF OTHMAR VOCK TO THE BOARD OF DIRECTORS	Management	For
5E	ELECTION OF HANSUELI LOOSLI TO THE BOARD OF DIRECTORS	Management	For
06	RE-ELECTION OF STATUTORY AUDITORS	Management	For

STV GROUP PLC, GLASGOW

SECURITY G8226W137 MEETING TYPE Annual General Meeting TICKER SYMBOL STVG.L MEETING DATE 22-Apr-2009 ISIN GB00B3CX3644 AGENDA 701860872 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Adopt the annual accounts of the Company for the FYE 31 DEC		
	2008 together with the report by the Directors, the remuneration		
	report by the Directors and the report by the Auditors on the		
	annual accounts and the auditable report of the remuneration		
	report	Management	For
2.	Approve the report by the Directors on remuneration for the FYE 31 DEC 2008	Management	For
3.	Re-elect Mr. Rob Woodward as a Director of the Company	Management	For
4.	Re-elect Mr. Matthew Peacock as a Director of the Company	Management	For
5.	Re-elect Mr. Jamie Matheson as a Director of the Company	Management	For
6.	Re-appoint PricewaterhouseCoopers LLP as the Auditors of the Company to hold office until the conclusion of the next general meeting at which accounts are laid and authorize the Audit Committee to fix the remuneration of the Auditors	Management	For
7.	Authorize the Directors to allot shares	Management	For
S.8	Approve to dis-apply statutory pre-emption rights	Management	For
S.9	Approve to purchase the Company's own shares	Management	For
S.10	Approve to allow general meetings to be held on 14 day's notice	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

TELEGRAAF MEDIA GROEP NV

SECURITY N8502L104 MEETING TYPE Annual General Meeting TICKER SYMBOL TELEG.AS MEETING DATE 22-Apr-2009 ISIN NL0000386605 AGENDA 701887880 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Opening	Non-Voting	
2.	Report of the Executive Board concerning the Company's performance and the pol-icies pursued during the 2008 FY	Non-Voting	
3.	Adopt the 2008 financial statements	Management	No
4.a	Grant discharge to the Executive Board for the policies	Management	Action No
4.a	Grant discharge to the Executive Board for the policies	Management	NO

pursued in 2008		Action
4.b Grant discharge to the Supervisory Board for the supervision exercised in 2008	Management	No Action
5.a Approve the appropriation of the result and settlement of the		
dividend payable from the distributable portion of shareholders'		
equity; a net loss of EUR 360 million was incurred for the 2008		
FY; the Articles of Association permit a dividend to be made from		
the distributable reserve; based on the fact that exclusive of the		
restructuring provision and the impairments of Expomedia Group		
Plc and ProSiebenSat.1 Media AG, the Company achieved a positive normalized operating result of over EUR 62 million, the		
Stichting Beheer van Prioriteitsaandelen Telegraaf Media Groep		
<pre>N.V, [Priority Share Management Trust] is proposing to extinguish</pre>		
the loss and to make a dividend payable from the distributable		
portion of the shareholders' equity; an amount of EUR16.7 million		
has been reserved for this purpose	Management	No Action
5.b Notification of the time and location where the dividend will be made payable	Non-Voting	
Approve the composition of the Supervisory Board during the 17 APR 2008 AGM of Shareholders, the Supervisory Board announced that Professor Dr. W. Van Voorden was due to stand down in 2009 in accordance with the practice of retirement by rotation, in accordance with its strengthened right of recommendation as defined in Article 2:158, Paragraph 6 of the Dutch Civil Code, the Central Works Council has recommended that Mr. Van Voorden be nominated for reappointment; the Supervisory Board has no objection to this recommendation and Mr. Van Voorden has submitted his candidature for reappointment; the Supervisory Board is submitting a proposal for the nomination of Mr. Van Voorden as a Member of the Supervisory Board; attention is drawn to the AGM of Shareholders right to reject this proposal; the notifications required pursuant to Article 2:142, Paragraph 3 of the Dutch Civil Code related to the nomination of Mr. Van Voorden are available for inspection at the Company's office; Mr. Van Voorden is proposed for nomination due to his extensive knowledge	Management	No Action
of the social-economic domain and labour relations, as well as due to his extensive academic background and his knowledge of the business sector; Mr. Van Voorden complies with the relevant criteria associated with the profile for Supervisory Board Members, in accordance with the schedule prepared for this purpose, Mr. L.G. van Aken is due to stand down on the date of the 2010 annual meeting; however, Mr. Van Aken has announced his intention to retire from the Supervisory Board for health reasons; the Supervisory Board is still		

	of the Telegraph Trust power Burum regar Association	ciation, this propose ne Stichting Beheer graaf Media Groep N. c]; the proposal also r of attorney to even ma N.V. to request a rding the proposed a ciation and to execu- cles of Association	van Prioriteits V. [Priority Sh so entails the g ery lawyer emplo a certificate of amendment to the	saandelen hare Management granting of a byed by Houthoff no objection e Articles of		Action
8.	Author Board this other share capit not he the conse	prize the Telegraaf d, for a period of 1 meeting, to purchas rwise, its own share es up to no more that al at a price not 1 nigher than 10% above depositary receipts NYSE Euronext's Dail ecutive days prior to 2 aragraph 4 of the A	.8 months followse, on the Stockes or depositary an one tenth of lower than the roote the average of for ordinary shows of the date of process.	ring the date of Exchange or receipts for the issued cominal value and closing prices of mares published in during the 5 burchase [Article	Management	No Action
9.	Approauthout on 19 Compared issued in 19 Compared issued in 19 Compared issued in 19 Compared issued in 19 Compared issued issued in 19 Compared issued in 19 Compared issued issued in 19 Compared in 19 C	ove the Company in 2 prity granted to it of APR 2007 and 17 APR any shares [partly i ipts for shares]; the esents 4.5% of the need, the Stichting Begraaf Media Groep N. El, in accordance witcles of Association, draw the 2,250,000 pany does not intend seeable future and idraw them; the Compandraw the shares with ster and will annound on ally distributed dowed by a 2 month ob Article 2:100 of the	by the AGM of Sex 2008, purchase. In the form of one above mention with the form of ordinate the control of the	coursuant to the chareholders held sed 2,250,000 depositary med number ary shares teitsaandelen chare Management of the Company's proposing to any shares; the ese shares in the oposing to be decision to the Trade on in a this will be in accordance	Management	No Action
10.		int KPMG N.V. as the			Management	No Action
11. 12.	Any c	other business ing			Non-Voting Non-Voting	
The Gabel	Date Ra Lli Glo	ange: 07/01/2008 to obal Multimedia Trus	st Inc.	-	e: 07/01/2009 31	
STV GROUP						
SECURITY TICKER SY ISIN		G8226W137 STVG.L GB00B3CX3644	MEETING TYPE MEETING DATE AGENDA	-	-	

ITEM PROPOSAL TYPE VOTE

Approve and adopt the STV PLC 2009 Executive Long-Term Management 1. Incentive Plan [the 2009 LTIP] as criteria specified and authorize the Directors of the Company to do all such acts and things as they may consider necessary or expedient to carry the same into effect

GENERAL ELECTRIC COMPANY

SECURITY 369604103 MEETING TYPE Annual
TICKER SYMBOL GE MEETING DATE 22-Apr-2009
ISIN US3696041033 AGENDA 933003713 - Management

ITEM	PROPOSAL	TYPE	VOTE
A1	ELECTION OF DIRECTOR: JAMES I. CASH, JR.	Management	For
A2	ELECTION OF DIRECTOR: WILLIAM M. CASTELL	Management	For
A3	ELECTION OF DIRECTOR: ANN M. FUDGE	Management	For
A4	ELECTION OF DIRECTOR: SUSAN HOCKFIELD	Management	For
A5	ELECTION OF DIRECTOR: JEFFREY R. IMMELT	Management	For
A6	ELECTION OF DIRECTOR: ANDREA JUNG	Management	For
A7	ELECTION OF DIRECTOR: ALAN G. (A.G.) LAFLEY	Management	For
A8	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For
A9	ELECTION OF DIRECTOR: RALPH S. LARSEN	Management	For
A10	ELECTION OF DIRECTOR: ROCHELLE B. LAZARUS	Management	For
A11	ELECTION OF DIRECTOR: JAMES J. MULVA	Management	For
A12	ELECTION OF DIRECTOR: SAM NUNN	Management	For
A13	ELECTION OF DIRECTOR: ROGER S. PENSKE	Management	For
A14	ELECTION OF DIRECTOR: ROBERT J. SWIERINGA	Management	For
A15	ELECTION OF DIRECTOR: DOUGLAS A. WARNER III	Management	For
В	RATIFICATION OF KPMG	Management	For
C1	CUMULATIVE VOTING	Shareholder	Against
C2	EXECUTIVE COMPENSATION ADVISORY VOTE	Shareholder	Against
С3	INDEPENDENT STUDY REGARDING BREAKING UP GE	Shareholder	Against
C4	DIVIDEND POLICY	Shareholder	Against
C5	SHAREHOLDER VOTE ON GOLDEN PARACHUTES	Shareholder	Against

BOUYGUES, PARIS

SECURITY F11487125 MEETING TYPE Annual General Meeting TICKER SYMBOL EN.PA MEETING DATE 23-Apr-2009 ISIN FR0000120503 AGENDA 701838457 - Management

ITEM	PROPOSAL	TYPE	VOTE

PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU. Non-Voting French Resident Shareowners must complete, sign and Non-Voting forward the Proxy Card directly to the sub custodian. Please contact your Client Service Representative to

For

	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		
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID	Non-Voting	
	VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF		
	"ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.		
0.1	Approve the financial statements and statutory reports	Management	For
0.2	Approve the accept consolidated financial statements	Management	For
	and statutory reports		
0.3	Approve the allocation of income and dividends of EUR	Management	For
	1.60 per share		
0.4	Receive the Auditors special report regarding related	Management	For
	party transactions		
0.5	Re-elect Mr. Martin Bouygues as a Director	Management	For
0.6	Re-elect Mr. Francis Bouygues as a Director	Management	For
0.7	Re-elect Mr. Pierre Barberis as a Director	Management	For
0.8	Re-elect Mr. Francois Bertiere as a Director	Management	For
0.9	Re-elect Mr. Georges Chodron De Courcel as a Director	Management	For
0.10	Re-appoint Ernst and Young audit as the Auditor	Management	For
0.11	Appoint Auditex as the Alternate Autditor	Management	For
0.12	Grant authority for the repurchase of up to 10% of	Management	For
	issued share capital		
E.13	Approve the reduction in share capital via cancellation	Management	For
	of repurchased shares		
E.14	Grant authority for the issuance of equity or equity	Management	For
	linked securities with preemptive rights up to		
	aggregate nominal amount of EUR 150 million		
E.15	Grant authority for the capitalization of reserves of	Management	For
	up to EUR 4 billion for bond issue or increase in par		
	value		
E.16	Grant authority for the issuance of equity or	Management	For
	equity-linked securities without preemptive rights up		
	to aggregate nominal amount of EUR 150 million		
E.17	Authorize the Board to increase capital in the event of	Management	For
	additional demand related to delegation submitted to		
	shareholders vote under items 14 and 16		
E.18	Authorize the Board to set issue price for 10% of	Management	For
	issued capital per year pursuant to issue authority		
	without preemptive rights		_
E.19	Grant authority for the capital increase up to 10% of	Management	For
	issued capital for future acquisitions		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

E.20	Grant authority for the capital increase up to aggregate nominal amount of EUR 150 million for future exchange offers	Management	For
E.21	Approve the employee Stock Purchase Plan	Management	For
E.22	Grant authority for the issuance of equity upon	Management	For

	conversion of a subsidiary equity-linked securities up to EUR 150 million		
E.23	Approve the issuance of securities convertible into	Management	For
	debt up to an aggregate amount of EUR 5 billion		
E.24	Authorize the Board to issue free warrants with	Management	For
	preemptive rights during a public tender offer		
E.25	Approve to allow the Board to use all outstanding	Management	For
	capital authorizations in the event of a public tender		
E.26	Grant authority for filing of required documents/other	Management	For
	formalities		

TAKE-TWO INTERACTIVE SOFTWARE, INC.

SECURITY 874054109 MEETING TYPE Annual
TICKER SYMBOL TTWO MEETING DATE 23-Apr-2009
ISIN US8740541094 AGENDA 933008698 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 BEN FEDER		For
	2 STRAUSS ZELNICK		For
	3 ROBERT A. BOWMAN		For
	4 GROVER C. BROWN		For
	5 MICHAEL DORNEMANN		For
	6 JOHN F. LEVY		For
	7 J MOSES		For
	8 MICHAEL SHERESKY		For
02	APPROVAL OF THE ADOPTION OF THE TAKE-TWO INTERACTIVE	Management	Against
	SOFTWARE, INC. 2009 STOCK INCENTIVE PLAN.		
03	APPROVAL OF AN AMENDMENT TO THE RESTATED CERTIFICATE OF	Management	For
	INCORPORATION OF THE COMPANY TO INCREASE THE NUMBER OF		
	AUTHORIZED SHARES OF COMMON STOCK FROM 100 MILLION TO		
	150 MILLION.		
04	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	THE FISCAL YEAR ENDING OCTOBER 31, 2009. THE BOARD OF		
	DIRECTORS RECOMMENDS A VOTE "AGAINST" PROPOSAL 5.		
05	A STOCKHOLDER PROPOSAL, IF PROPERLY PRESENTED		
	AT THE ANNUAL MEETING.	Shareholder	Against

AT&T INC.

SECURITY 00206R102 MEETING TYPE Annual
TICKER SYMBOL T MEETING DATE 24-Apr-2009
ISIN US00206R1023 AGENDA 933004195 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Management	For

1B	ELECTION OF DIRECTOR: WILLIAM F. ALDINGER III	Management	For
1C	ELECTION OF DIRECTOR: GILBERT F. AMELIO	Management	For
1D	ELECTION OF DIRECTOR: REUBEN V. ANDERSON	Management	For
1E	ELECTION OF DIRECTOR: JAMES H. BLANCHARD	Management	For
1F	ELECTION OF DIRECTOR: AUGUST A. BUSCH III	Management	For
1G	ELECTION OF DIRECTOR: JAIME CHICO PARDO	Management	For
1H	ELECTION OF DIRECTOR: JAMES P. KELLY	Management	For
11	ELECTION OF DIRECTOR: JON C. MADONNA	Management	For
1J	ELECTION OF DIRECTOR: LYNN M. MARTIN	Management	For
1K	ELECTION OF DIRECTOR: JOHN B. MCCOY	Management	For
1L	ELECTION OF DIRECTOR: MARY S. METZ	Management	For
1M	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Management	For
1N	ELECTION OF DIRECTOR: LAURA D'ANDREA TYSON	Management	For
10	ELECTION OF DIRECTOR: PATRICIA P. UPTON	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
03	AMENDMENT TO INCREASE AUTHORIZED SHARES.	Management	For
04	REPORT ON POLITICAL CONTRIBUTIONS.	Shareholder	Against
05	SPECIAL STOCKHOLDER MEETINGS.	Shareholder	Against
06	CUMULATIVE VOTING.	Shareholder	Against
07	BYLAW REQUIRING INDEPENDENT CHAIRMAN.	Shareholder	Against
08	ADVISORY VOTE ON COMPENSATION.	Shareholder	Against
09	PENSION CREDIT POLICY.	Shareholder	Against

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

JASMINE INTERNATIONAL PUBLIC CO LTD

SECURITY Y44202268 MEETING TYPE Annual General Meeting TICKER SYMBOL JASIF.PK MEETING DATE 27-Apr-2009 ISIN TH0418A10Z17 AGENDA 701823002 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve to certify the EGM of shareholders No.1/2008 held on 10 JUL 2008	Management	For
2.	Acknowledge the Board of Directors' annual report on the Company's operating result of the year 2008	Management	For
3.	Approve the company's financial statements and Auditor's report as at 31 DEC 2008	Management	For
4.	Approve the allotment of net profit as legal reserve and the dividend for the year 2008	Management	For
5.	Appoint an Auditor and approve to fix the auditing fee for the year 2009	Management	For
6.	Elect new Directors to succeed those completing their terms by rotation, and approve to fix their remuneration for the year 2009	Management	For
7.	Other issues	Management	Abstain

GMM GRAMMY PUBLIC CO LTD

SECURITY Y22931110 MEETING TYPE Annual General Meeting TICKER SYMBOL GMMGF.PK MEETING DATE 27-Apr-2009 ISIN TH0473010Z17 AGENDA 701828381 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve to certify the minutes of the EGM no. 1/2008, held on 25 SEP 2008	Management	For
2.	Acknowledge the declaration of the year 2008 operational results and certify the Company's annual report	Management	For
3.	Approve the Company's balance sheet and the profit and loss statement for the YE 31 DEC 2008	Management	For
4.	Approve the allocation of net profit for legal reserves	Management	For
5.	Approve the appropriation of the net profit on dividend payments for 2008 operational results	Management	For
6.	Appoint the Company's new Directors in replacement to those who are due to retire on rotation	Management	For
7.	Approve the Company's new Additional Directors	Management	For
8.	Approve the Board of Directors' remuneration for the year 2009 and acknowledge the Audit Committee's remuneration for the year 2009	Management	For
9.	Appoint the Company's Auditor and approve the Audit fee for the year 2009	Management	For
10.	Acknowledge the progress of new shareholding structure and Management restructuring between the Company and GMM Media Public Co., Ltd	Management	For
11.	Other issues [if any]	Management	Abstain

HUTCHISON TELECOMMUNICATIONS INTL LTD

SECURITY G46714104 MEETING TYPE Annual General Meeting TICKER SYMBOL HU6.BE MEETING DATE 27-Apr-2009 ISIN KYG467141043 AGENDA 701860199 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR AGAINST" FOR ALL RESOLUTIONS. THANK YOU.	Non-Voting	
1.	Receive the audited financial statements and the reports of the Directors and the Auditors for the YE 31 DEC 2008	Management	For
2.A	Re-elect Mr. FOK Kin-ning, Canning as a Director of the Company	Management	For
2.B	Re-elect Mr. LUI Dennis Pok Man as a Director of the Company	Management	For
2.C	Re-elect Mr. Christopher John Foll as a Director of the Company	Management	For
2.D	Re-elect Mr. KWAN Kai Cheong as a Director of the Company	Management	For
2.E	Authorize the Board of Directors to fix the Directors'	Management	For

remuneration

3. Re-appoint PricewaterhouseCoopers as the Auditors of Management For the Company and authorize the Board of Directors to fix its remuneration

4.a Authorize the Board of Directors of the Company [the Directors], subject to this resolution, to allot, issue and otherwise deal with new shares of the Company [the Shares] and to allot, issue or grant securities convertible into shares, or options, warrants or similar rights to subscribe for any shares or such convertible securities, and to make or grant offers, agreements, options and warrants during and after the relevant period, not exceeding 20% of the aggregate nominal amount of the share capital of the Company in issue at the date of passing this resolution, otherwise than pursuant to the shares issued as a result of a rights issue, the exercise of the subscription or conversion rights attaching to any warrants or any securities convertible into shares or the exercise of the subscription rights under any option scheme or similar arrangement for the time being adopted for the grant or issue to persons such as Officers and/or employees of the Company and/or any of its subsidiaries of Shares or rights to acquire shares or any scrip dividend providing for the allotment of shares in lieu of the whole or part of a dividend on shares in accordance with the Articles of Association of the Company; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Articles of Association of the Company or any applicable Law of the Cayman Islands to be held]

Authorize the Directors of the Company to purchase or 4.b repurchase on The Stock Exchange of Hong Kong Limited [the Stock Exchange], or any other stock exchange on which the securities of the Company are or may be listed and recognized by the Securities and Futures Commission of Hong Kong and the Stock Exchange for this purpose, shares including any form of depositary shares representing the right to receive such shares issued by the Company and to repurchase such securities, subject to and in accordance with all applicable laws and the requirements of the Rules Governing the Listing of Securities on the Stock Exchange or of any other stock exchange as amended from time to time during the relevant period, not exceeding 10% of the aggregate nominal amount of the share capital of the Company in issue at the date of this resolution; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by

> the Articles of Association of the Company or any applicable Law of the Cayman Islands to be held]

Management For

Management

For

ProxyEdge

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4.c	Authorize the Directors, subject to the passing of Resolutions 4.A and 4.B, to add the aggregate nominal amount of the share capital of the Company which may be purchased or repurchased by the Company pursuant by Resolution 4.B, to the aggregate nominal amount of the share capital of the Company that may be allotted or issued or agreed conditionally or unconditionally to be allotted or issued by the Directors pursuant to Resolution 4.A, provided that such shares does not exceed 10% of the aggregate nominal amount of the share capital of the Company in issue at the date of this resolution	Management	For
5.	Approve, with effect from the conclusion of the meeting at which this resolution is passed, the proposed amendments to the 2004 Partner Share Option Plan of Partner Communications Company Limited as specified, subject to such modifications of the relevant amendments to the 2004 Partner Share Option Plan as the Directors of the Company may consider necessary, taking into account the requirements of the relevant regulatory authorities, including without limitation, The Stock Exchange of Hong Kong Limited and authorize the Directors to do all such acts and things as may be necessary to carry out such amendments and [if any] modifications into effect.	Management	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ACTUAL RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

SECURITY Y6251U117 MEETING TYPE Annual General Meeting TICKER SYMBOL NMT.BE MEETING DATE 28-Apr-2009 ISIN TH0113010019 AGENDA 701821539 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the report on the $1/2552$ annual shareholders meeting held on 20 MAR 2008	Management	For
2.	Approve the Company's operation results and report by the Company's Board for the year 2008	Management	For
3.	Approve the budget report and profits and losses ending 31 DEC 2008	Management	For
4.	Approve the suspension of dividends for business operations ending 31 DEC 2008	Management	For
5.	Appoint the Auditors and approve the Auditors' payment for the year 2009	Management	For
6.	Appoint the replacements of Board members whose terms expire	Management	For
7.	Approve the payments for independent Board members and Board members who are not in the Management for the year 2009	Management	For
8.	Approve the additional Company regulations	Management	For
9.	Approve the new regulations on the authority of Board	Management	For

members empowered to act on behalf of the Company 10. Other matters [if there are any]

Management Abstain

LAGARDERE SCA, PARIS

SECURITY F5485U100 MEETING TYPE MIX
TICKER SYMBOL MMB.PA MEETING DATE 28-Apr-2009
ISIN FR0000130213 AGENDA 701860822 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
0.1	The shareholders meeting, having considered the reports of the Gerance, Supervisory Board and the Auditors, approves the Company's Financial Statements for the YE 31 DEC 2008, as presented and showing income of EUR 491,335,219.23. Accordingly, the shareholders' meeting gives permanent discharge to the Gerance for the performance of its duty during the said FY	Management	For
0.2	The shareholders meeting, having heard the reports of the Gerance, Supervisory Board and the Auditors, approves the Consolidated financial statements for the said FY, in the form presented to the meeting and showing net consolidated profits group share of EUR 593,000,000.00	Management	For
0.3	The shareholders meeting records that:— the earnings for the FY are of EUR 491,335,219.23, plus the positive retained earnings of EUR 749,598,810.17, represent a distributable income of EUR 1,240,934,029.40; Dividends: EUR 5,933,060.00. The shareholders will receive a net dividend of EUR 1.30 per share. It will entitle to the 40 deduction provided by the French Tax Code. This dividend will be paid as from 07 MAY 2009. As required by Law, it is reminded that, for the last three FY, the dividends paid, were as follows: EUR: 1.10 for FY 2005, entitled to the deduction, EUR 1.20 for FY 2006, entitled to the deduction	Management	For

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0.4	The shareholders' meeting, after hearing the special report of the Auditors on agreements governed by Article L.226-10 of the French Commercial Code, approves said report and that no new agreement was	Management	For
0.5	entered into during the last FY The shareholders' meeting authorizes the Gerance to buy back the Company's shares on the open market, subject to the conditions described be low: maximum purchase price: EUR 60.00, maximum number of shares to be acquired: 10% of the share capital, maximum funds invested in the share buybacks: EUR 500,000,000.00. 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. This authorization is given for an 18-month period. It supersedes the authorization granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities	Management	For
E.6	The shareholders' meeting authorizes the Gerance to increase on one or more occasions, in France or abroad, the share capital, by issuance of debt securities giving access to debt securities and, or to a quota lot of the capital to be issued, of Companies other than Lagardere Sca. The nominal amount of debt securities issued shall not exceed EUR 2,500,000,000.00. The present delegation is given for a 26-month period, it supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities	Management	For
E.7	The shareholders' meeting authorizes the Gerance to increase on one or more occasions, in France or abroad, the share capital by issuance, with the shareholders' preferred subscription rights maintained, of ordinary shares of the company or any other securities giving access to the Company's capital. The maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 300,000,000.00 [37.50 % of the capital]. The nominal amount of debt securities issued shall not exceed EUR 2,500,000,000.00. The present delegation is given for a 26-month period. It cancels and supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance Totake all necessary measures and	Management	For
E.8	accomplish all necessary formalities The shareholders' meeting authorizes the Gerance to increase on one or more occasions, in France or abroad, the share capital by issuance of the company or any other securities giving access to the Company's capital. The maximal nominal amount of	Management	For

capital increases to be carried out under this delegation of authority shall not exceed EUR 200,000,000.00 [25% of the capital] and shall not exceed EUR 150,000,000.00 [18.75 % of the capital] in the event of issuance without priority right. The nominal amount of debt securities issued shall not exceed EUR 2,500,000,000.00. The present delegation is given for a 26-month period. It cancels and supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities The shareholders' meeting authorizes the Gerance when E.9 Management For it notes an excess demand in the event of an issuance of securities decided by virtue of the delegations aim of the previous resolutions, to increase the number of securities to be issued within 30 days of the closing of the subscription period, up to a maximum of 15 % of the initial issue and within the limit of the ceilings foreseen in said resolutions and at the same price as the initial issue E.10 The shareholders' meeting authorizes the Gerance: Management For authorizes the Gerance to increase the share capital, on one or more occasions, by a maximum nominal amount of EUR 300,000,000.00 [37.50% of the capital], by issuance of shares or securities giving access to the Company's capital, in consideration for securities tendered in a public exchange offer or to a combined offer concerning the shares of another quoted company [in accordance with Articles L.225-129-2, L.228-92 and L.225-148 of the French Commercial Codel. Authorizes the Gerance to increase the share capital, on one or more occasions, by a maximum nominal amount of EUR 80,000,000.00, by issuance shares and securities giving access to the Company's capital in consideration for the contributions in kind granted to the Company and comprised of capital securities or securities giving access to share capital of another company [the Article L.225-148 of the French Commercial code does not apply] decides to cancel the shareholders' preferential subscription rights for the said securities decides that the nominal amount of debts securities issued shall not exceed EUR 2,500,000,000.00. This delegation is granted for a 26-month period. It supersedes delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities. E.11 Consequently to the adoption of Resolutions 7, 8, 9 and Management For 10, the shareholders' meeting decides: that the overall nominal amount pertaining to the capital increases to be carried out with the use of the authorizations given by the resolutions mentioned above shall not exceed EUR 300,000,000.00, i.e. 37.50% of the capital [the premiums not being included], the nominal maximum amount of the issues of debt securities to be carried out with the use of the authorizations given by the resolutions mentioned above shall not exceed EUR 2,500,000,000.00 E.12 The shareholders' meeting authorizes the Gerance to Management increase the share capital, in one or more occasions,

by a maximum nominal amount of EUR 300,000,000.00 [37.50 % of the capital], by way of capitalizing reserves and, or profits, premiums, by issuing bonus shares or raising the par value of existing capital securities, or by a combination of these methods. This delegation is given for a 26- month period. It cancels and supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities

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E.13	The shareholders' meeting authorizes the Gerance to increase the share capital, on one or more occasions, at its sole discretion, by issuing ordinary shares in favor of the employees of the Group Lagardere who are members of a Company Savings Plan. This delegation is given for a 38-month period and for a total number of shares that shall not exceed 3% of the share capital. It supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favor of the beneficiaries mentioned above. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities	Management	For
E.14	The shareholders' meeting authorizes the Gerance to grant, for free, on one or more occasions, Company's shares, in favor of the employees and the executive officers of the Company and related Companies. They may not represent more than 0.5% of the share capital. The present delegation is given for a 38-month period. It cancels and supersedes the delegation granted by the shareholders' meeting of 27 APR 2007. The shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favor of the beneficiaries mentioned above. The shareholders' meeting delegates all powers to the Gerance to take all necessary measures and accomplish all necessary formalities	Management	For
E.15	The shareholders' meeting authorizes the Gerance to grant, in one or more transactions, to officers and to employees of the Company and related Companies, options giving the right either to subscribe for new shares in the company to be issued through a share capital increase, or to purchase existing shares purchased by the Company, it being provided that the options shall not give rights to a total number of shares, which shall exceed 1.5% of the share capital. The present authorization is granted for a 38-month period. It supersedes the authorization granted by the shareholders' meeting of 27 APR 2007. The shareholders'	Management	For

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	meeting decides to cancel the shareholders'		
	preferential subscription rights in favor of the		
	beneficiaries mentioned above. The shareholders'		
	meeting delegates all powers to the Gerance to take all		
	necessary measures and accomplish all necessary		
	formalities		
E.16	Consequently to the adoption of Resolutions 13, 14 and	Management	For
	15, the shareholders' meeting resolves that the number		
	of shares to be granted, subscribed and, or purchased		
	each year by the employees and officers of the Company		
	and related Companies, shall not exceed 3% of the		
	number of shares comprising the share capital		
E.17	The shareholders' meeting authorizes the Gerance to	Management	For
	reduce the share capital, on one or more occasions, by		
	canceling all or part of the shares held by the Company		
	in connection with stock repurchase plans, up to a		
	maximum of 10% of the share capital over a 24 month		
	period. This delegation is given for a 4-year period.		
	It supersedes the delegation granted by the		
	shareholders' meeting of 10 MAY 2005. The shareholders'		
	meeting delegates all powers to the Gerance to take all		
	necessary measures and accomplish all necessary		
	formalities		
E.18	The shareholders' meeting grants full powers to the	Management	For
	bearer of an original, a copy or extract of the minutes		
	of this meeting to carry out all filings, publications		
	and other formalities prescribed by Law		

IL SOLE 24 ORE SPA, MILANO

SECURITY T52689105 MEETING TYPE Ordinary General Meeting TICKER SYMBOL S24.MI MEETING DATE 28-Apr-2009 ISIN IT0004269723 AGENDA 701864200 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the balance sheet as of 31 DEC 2008; the Board of Directors, Board of Auditors and Auditing Company's reports, related and consequent resolutions	Management	No Action
2.	Approve the integration of the Board of Directors in accordance with article 2386, first paragraph, of the Civil Code and appoint 2 Directors	Management	No Action
3.	Approve the integration of the Board of Auditors in accordance with article 2401, first paragraph of the Civil Code and appoint the Board of Auditors Chairman, related and consequent solutions	Management	No Action
4.	Approve the postponement of the authorization to the disposal of own shares Ex. Article 2357 TER of the Civil Code	Management	No Action

MEDIA PRIMA BHD, PETALING, SELANGOR

SECURITY Y5946D100 MEETING TYPE Annual General Meeting TICKER SYMBOL 4502.KL MEETING DATE 28-Apr-2009

ISIN MYL450200000 AGENDA 701881131 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the statutory financial statements for the FYE 31 DEC 2008 and the reports of the Directors and the Auditors thereon	Management	For
2.	Re-elect Mr. Shahril Ridza Ridzuan as a Director, who retire in accordance with Articles 101 and 102 of the Company's Articles of Association	Management	For
3.	Re-elect Dato' Hj Kamarulzaman Hj Zainal as a Director, who retire in accordance with Articles 101 and 102 of the Company's Articles of Association	Management	For
4.	Re-elect Mr. Tan Sri Mohamed Jawhar as a Director, who retire in accordance with Articles 101 and 102 of the Company's Articles of Associationc	Management	For
5.	Re-elect Dato' Gumuri Hussain as a Director, who will retire in accordance with Article 106 of the Company's Articles of Association	Management	For
6.	Approve a final dividend of 6.7 sen per ordinary share less 25% income tax for the FYE 31 DEC 2008	Management	For
7.	Approve the Directors' fees of MYR 290,123.00 for the FYE 31 DEC 2008	Management	For
8.	Re-appoint Messrs PricewaterhouseCoopers as the Auditors of the Company and authorize the Directors to fix their remuneration	Management	For

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9. Authorize the Company, subject always to the Companies Management Act, 1965, the provisions of the Memorandum and Articles of Association of the Company, the Listing Requirements [Listing Requirements] of Bursa Malaysia Securities Berhad [Bursa Securities] and the approvals of all relevant governmental and/or regulatory authorities [if any], to the extent permitted by law, to purchase such amount of ordinary shares of MYR 1.00 each in the Company [Shares] as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that: the aggregate number of Shares purchased pursuant to this Resolution does not exceed 10% of the total issued and paid-up share capital of the Company subject to a restriction that the issued and paid-up share capital of the Company does not fall below the applicable minimum share capital requirement of the Listing Requirements; an amount not exceeding the Company's retained profit and/or the share premium account at the time of the purchase[s] will be allocated by the Company for the proposed share buy-back; and authorize the Directors of the Company, upon completion

of the purchase by the Company of its own Shares, to deal with the Shares so purchased in any of the specified manner: (a) cancel the Shares so purchased; (b) retain the Shares so purchased as treasury shares and held by the Company; or (c) retain part of the Shares so purchased as treasury shares and cancel the remainder and to take all such steps as are necessary or expedient [including without limitation, the opening and maintaining of central depository account[s] under the Securities Industry [Central Depositories] Act, 1991, and the entering into of all other agreements, arrangements and guarantee with any party or parties] to implement, finalize and give full effect to the aforesaid purchase with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments [if any] as may be imposed by the relevant authorities and with the fullest power to do all such acts and things thereafter [including without limitation, the cancellation or retention as treasury shares of all or any part of the repurchased Shares] in accordance with the Companies Act, 1965, the provisions of the Memorandum and Articles of Association of the Company and the requirements and/or guidelines of Bursa Securities and all other relevant governmental and/or regulatory authorities; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM is required by Law to be held]

Transact any other business Non-Voting

COCKLESHELL LTD

SECURITY P3057B104 MEETING TYPE Ordinary General Meeting TICKER SYMBOL 5CL.BE MEETING DATE 28-Apr-2009 ISIN BZP3057B1040 AGENDA 701894974 - Management

ITEM PROPOSAL TYPE VOTE

Approve, for the purposes of Rule 41 of the AIM Rules S.1 Management For for Companies, the cancellation of admission to trading on AIM of the ordinary shares of USD 0.01 each in the

GANNETT CO., INC.

SECURITY 364730101 MEETING TYPE Annual TICKER SYMBOL GCI MEETING DATE 28-Apr-2009

capital of Cockleshell Limited

US3647301015 AGENDA 933009208 - Management ISIN

TTEM PROPOSAL _____

01	DIRECTOR		Management	
	1	CRAIG A. DUBOW		For
	2	HOWARD D. ELIAS		For
	3	MARJORIE MAGNER		For
	4	SCOTT K. MCCUNE		For
	5	DUNCAN M. MCFARLAND		For
	6	DONNA E. SHALALA		For
	7	NEAL SHAPIRO		For
	8	KAREN HASTIE WILLIAMS		For
02	PROPC	SAL TO RATIFY ERNST & YOUNG LLP AS THE		
	COMPA	NY'S INDEPENDENT REGISTERED PUBLIC		
	ACCOU	NTING FIRM FOR THE 2009 FISCAL YEAR.		
	THE E	SOARD OF DIRECTORS RECOMMENDS A		
	VOTE	"AGAINST" PROPOSAL 3.	Management	For
03	SHARE	HOLDER PROPOSAL RELATING TO THE USE OF TAX GROSS	Shareholder	Against
	UPS A	AS AN ELEMENT OF COMPENSATION FOR SENIOR EXECUTIVES.		

ProxyEdge

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L-3 COMMUNICATIONS HOLDINGS, INC.

SECURITY 502424104 MEETING TYPE Annual 11CKER SYMBOL LLL MEETING DATE 28-Apr-2009 ISIN US5024241045 AGENDA 933012762 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ROBERT B. MILLARD		For
	2 ARTHUR L. SIMON		For
02	APPROVAL OF THE L-3 COMMUNICATIONS CORPORATION 2009	Management	For
	EMPLOYEE STOCK PURCHASE PLAN.		
03	RATIFICATION OF THE APPOINTMENT OF	Management	For
	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR 2009.		

MOODY'S CORPORATION

SECURITY 615369105 MEETING TYPE Annual
TICKER SYMBOL MCO MEETING DATE 28-Apr-2009
ISIN US6153691059 AGENDA 933012786 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: EWALD KIST	Management	For
1B	ELECTION OF DIRECTOR: HENRY A. MCKINNELL, JR., PH.D.	Management	For

1C	ELECTION OF DIRECTOR: JOHN K. WULFF	Management	For
02	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2009.		
03	STOCKHOLDER PROPOSAL TO ADOPT A POLICY THAT THE	Shareholder	Against
	CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS BE AN		
	INDEPENDENT DIRECTOR.		
04	STOCKHOLDER PROPOSAL TO ADOPT A POLICY		
	REQUIRING SENIOR EXECUTIVES TO RETAIN A		
	SIGNIFICANT PERCENTAGE OF COMPANY SHARES UNTIL		
	TWO YEARS FOLLOWING TERMINATION OF THEIR		
	EMPLOYMENT.	Shareholder	Against

TREE COM INC

SECURITY 894675107 MEETING TYPE Annual
TICKER SYMBOL TREE MEETING DATE 28-Apr-2009
ISIN US8946751075 AGENDA 933014069 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 PETER C. HORAN		For
	2 W. MAC LACKEY		For
	3 DOUGLAS R. LEBDA		For
	4 JOSEPH LEVIN		For
	5 PATRICK L. MCCRORY		For
	6 LANCE C. MELBER		For
	7 STEVEN OZONIAN		For
2	TO APPROVE THE SECOND AMENDED AND RESTATED 2008 STOCK	Management	Against
	AND ANNUAL INCENTIVE PLAN.		
3	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For
	THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE 2009 FISCAL YEAR.		

FISHER COMMUNICATIONS, INC.

SECURITY 337756209 MEETING TYPE Annual
TICKER SYMBOL FSCI MEETING DATE 28-Apr-2009
ISIN US3377562091 AGENDA 933028688 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 DEBORAH L. BEVIER		For
	2 PAUL A. BIBLE		For
	3 DAVID LORBER		For
02	RATIFICATION OF THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S		
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For
03	SHAREHOLDER PROPOSAL REQUESTING THE DECLASSIFICATION OF	Shareholder	Against

THE COMPANY'S BOARD OF DIRECTORS.

SHAREHOLDER PROPOSAL AMENDING THE COMPANY'S BYLAWS TO Shareholder For

REQUIRE SHAREHOLDER APPROVAL OF CERTAIN COMPANY

ACQUISITIONS.

ProxyEdge

04

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009

The Gabelli Global Multimedia Trust Inc.

TELECOM ARGENTINA, S.A.

SECURITY 879273209 MEETING TYPE Annual
TICKER SYMBOL TEO MEETING DATE 28-Apr-2009
ISIN US8792732096 AGENDA 933050647 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPOINT TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES OF THE MEETING.	Management	For
02	REVIEW OF THE DOCUMENTS PROVIDED FOR IN SECTION 234, SUBSECTION 1 OF LAW N 19,550, THE COMISION NACIONAL DE VALORES REGULATION AND THE LISTING REGULATIONS OF THE BOLSA DE COMERCIO DE BUENOS AIRES, AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH LANGUAGE REQUIRED BY THE U.S. SECURITIES & EXCHANGE COMMISSION REGULATION FOR THE 20TH FISCAL YEAR ENDED ON DECEMBER 31, 2008.	Management	For
03	CONSIDERATION OF THE NET INCOME OF THE FISCAL YEAR AND THE PROPOSAL OF THE BOARD OF DIRECTORS TO ALLOCATE THE AMOUNT OF \$ 12,633,414. (5% OF THE FISCAL YEAR NET INCOME AFTER PREVIOUS FISCAL YEARS ADJUSTMENTS AND LOSS DEDUCTION) TO THE LEGAL RESERVE AND USE THE BALANCE OF THE ACCUMULATED EARNINGS AS OF DECEMBER 31, 2008 (\$ 240,034,873) TO PARTLY RECONSTITUTE THE LEGAL RESERVE WHICH HAD BEEN ALLOCATED TO ABSORB THE ACCUMULATED LOSS AS OF DECEMBER 31, 2005 (\$ 277,242,773.).	Management	For
04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 20TH FISCAL YEAR.	Management	For
05	DETERMINATION OF THE BOARD OF DIRECTORS' COMPENSATION (\$3,500,000, ALLOCATED AMOUNT) FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2008, WHICH REPRESENT 1.44% OF ACCOUNTABLE EARNINGS.	Management	For
06	AUTHORIZATION OF THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$4.000.000 PAYABLE TO THOSE DIRECTORS ACTING DURING THE 21ST FISCAL YEAR, ADREFERENDUM TO THE DECISION PASSED AT THE SHAREHOLDERS' MEETING REVIEWING THE		
07	DOCUMENTS OF SUCH FISCAL YEAR. DETERMINATION OF THE FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 20TH FISCAL YEAR. AUTHORIZATION TO MAKE ADVANCES TO THE MEMBERS OF THE SUPERVISORY COMMITTEE WHO WILL ACT DURING THE 21ST FISCAL YEAR, CONTINGENT ON THE DECISION ADOPTED AT THE SHAREHOLDERS' MEETING THAT WILL REVIEW THE DOCUMENTS OF	Management Management	

	SUCH FISCAL YEAR AND THEIR ELECTION.		
08	DETERMINATION OF THE NUMBER OF THE REGULAR AND	Management	For
	ALTERNATE DIRECTORS FOR THE 21ST FISCAL YEAR AND THEIR		
	ELECTION.		
09	ELECTION OF THE REGULAR AND ALTERNATE MEMBERS OF THE	Management	For
	SUPERVISORY COMMITTEE FOR THE 21ST FISCAL YEAR.		
10	APPOINTMENT OF THE INDEPENDENT AUDITORS OF THE	Management	For
	FINANCIAL STATEMENTS FOR THE 21ST FISCAL YEAR AND		
	DETERMINATION OF THEIR COMPENSATION AS WELL AS THAT		
	PERTAINING FOR THOSE ACTING DURING FISCAL ENDED		
	DECEMBER 31, 2008.		
11	CONSIDERATION OF THE BUDGET TO BE ASSIGNED TO THE AUDIT	Management	For
	COMMITTEE FOR FISCAL YEAR 2009.		
12	REVIEW OF THE MERGER SPECIAL CONSOLIDATED BALANCE SHEET	Management	For
	OF CUBECORP ARGENTINA S.A. AND TELECOM ARGENTINA S.A.,		
	PREPARED AS OF DECEMBER 31, 2008 AND THE RELEVANT		
	REPORT MADE BY THE SUPERVISORY COMMITTEE.		
13	REVIEW OF THE PRELIMINARY MERGER AGREEMENT EXECUTED BY	Management	For
	CUBECORP ARGENTINA S.A. (AS ACQUIRED COMPANY WHICH WILL		
	BE DISSOLVED WITHOUT LIQUIDATION) AND TELECOM ARGENTINA		
	S.A. (AS SURVIVING COMPANY) AND APPROVED BY TELECOM'S		
	BOARD OF DIRECTORS ON MARCH 6, 2009.		
14	APPOINT THE PERSONS AUTHORIZED TO EXECUTE THE FINAL	Management	For
	MERGER AGREEMENT AND THE SUPPLEMENTARY DOCUMENTS.		
15	APPOINT THE PERSONS RESPONSIBLE FOR THE PROCEEDINGS	Management	For
	NECESSARY FOR MERGER APPROVAL AND REGISTRATION.		

ARNOLDO MONDADORI EDITORE SPA, MILANO

SECURITY T6901G126 MEETING TYPE MIX
TICKER SYMBOL MDEPF.PK MEETING DATE 29-Apr-2009
ISIN IT0001469383 AGENDA 701867838 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 30 APR 2009. 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	
0.1	Approve the financial statements at 31 DEC 2008, Board of Directors, Auditors and audit firm report, and adjournment thereof, consolidated financial statement at 31 DEC 2008	Management	No Action
0.2	Grant authority to buy and sell own shares	Management	No Action
0.3	Approve the resolutions on a Stock Option Plan for years 2009- 2011	Management	No Action
0.4	Appoint the Board of Directors and Chairman, determination of Board of Directors components, terms and emoluments	Management	No Action
0.5	Appoint the Board of Auditors and Chairman for years 2009-2011, determination of their emoluments	Management	No Action

Authorize the Board of Directors, under the provisions Management No E.1 of Articles 2443 and 2420 Ter Civil Code, of the authority to resolve to increase in share capital and to issue bonds

Action

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

NEW STRAITS TIMES PRESS (M) BHD

SECURITY Y87630102 MEETING TYPE Annual General Meeting TICKER SYMBOL 3999.KL MEETING DATE 29-Apr-2009 ISIN MYL399900009 AGENDA 701887842 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive the audited financial statements for the FYE 31 DEC 2008 together with the reports of the Directors and Auditors thereon	Management	For
2.	Approve the payment of a first and final dividend of 8 sen per share less 25% tax for the FYE 31 DEC 2008	Management	For
3.	Re-elect Dato Zolkipli Bin Abdul as a Director	Management	For
4.	Re-elect Mr. Tan Sri Mohamed Jawhar as a Director	Management	For
5.	Re-elect Dato Abdul Mutalib Bin Mohamed Razak as a Director	Management	For
6.	Re-elect Mr. Datuk Hishamuddin Bin Aun as a Director	Management	For
7.	Re-elect Dato Anthony Alias Firdaus Bin Bujang as a Director	Management	For
8. 9.	Approve the Directors fees for the FYE 31 DEC 2008 Re-appoint Messrs PricewaterhouseCoopers as the Auditors of	Management	For
	the Company and authorize the Directors to fix their remuneration	Management	For
10.	Approve the renewal of existing shareholders mandate for recurrent related party transactions of a revenue or trading nature	Management	For
11.	Approve the renewal of share buy-back authority	Management	For

CORPORACION INTERAMERICANA DE ENTRETENIMIENTO SAB

SECURITY P3142L109 MEETING TYPE MIX
TICKER SYMBOL CIEB.MX MEETING DATE 29-Apr-2009
ISIN MXP201161017 AGENDA 701904030 - Management

ITEM	PROPOSAL	TYPE	VOTE
E.I	Approve to carry out a reduction of the fixed and variable part of the share capital of the Company,	Management	For

D 77	through the absorption of losses and amendment of line a of Article 6 of the Corporate Bylaws of the Company	Management	
E.II	Approve to designate special delegates who will carry out the resolutions passed by this meeting and if irrelevant, formalize them	Management	For
A.1	Approve the report from the Chief Executive Officer prepared in accordance with the terms of Article 172 of the general mercantile Companies Law and Article 44, part XI, of the securities market Law, accompanied by the opinion of the outside Auditor, regarding the operations and results of the Company for the FYE on 31 DEC 2008, as well as the opinion of the Board of Directors of the Company regarding the content of said report	Management	For
A.2	Approve the report from the Board of Directors that is referred to in Line B of Article 172 of the general mercantile Companies Law, in which are establish ed and explained the main accounting and information policies and criteria followed in the preparation of the financial information of the Company	Management	For
A.3	Approve the audited financial statements of the Company, for the FYE on 31 DEC 2008	Management	For
A.4	Approve the report regarding the fulfillment of the tax obligations that are the responsibility of the Company in accordance with the terms of Article 86, Part XX, of the income tax Law	Management	For
A.5	Ratify the appointments and/or resignation, of the Members of the Board of Directors, as well as of the Secretary and alternate Secretary who are not Members of the Board of Directors, the proposal for remuneration of the same for each meeting that they attend and classification of the independence of the Independent Members of the Board of Directors in accordance with the terms of the securities market law	Management	For
A.6	Ratify the appointment of the Chairperson and his or her alternate of the Audit and Corporate Practices Committee of the Company	Management	For
A.7	Approve the report from the Audit and Corporate Practices Committee of the Company that is referred to in Article 43 of the securities Market Law	Management	For
A.8	Approve the report regarding the transactions and activities in which the Board of Directors may have intervened in accordance with that which is provided for in the Securities Market Law	Management	For
A.9	Approve to designate special delegates who will carry out the resolutions passed by this general meeting, and if irrelevant, formalize them	Management	For
TV AZTECA	SA DE CV		

SECURITY P9423F109 MEETING TYPE Annual General Meeting TICKER SYMBOL TAZTF.PK MEETING DATE 29-Apr-2009 ISIN MXP740471117 AGENDA 701907404 - Management

ITEM PROPOSAL TYPE VOTE

	RIGHT AND W	S AT THIS MEETING OULD LIKE TO SUBN E CONTACT YOUR CI	MEXICAN NATIONAL G. IF YOU ARE A M HIT YOUR VOTE ON C LIENT SERVICE REP	EXICAN NATIONAL IHIS MEETING	Non-Voting	
I.	Prese from the A	ntation and if rethe Board of Dire	nd report from the	of the report pany, report from e Chief Executive	Non-Voting	
II.	Prese from the B	ntation and if rethe Commissioner	elevant approval with-relation to regarding the a	the report from	Non-Voting	
III.	Discu the B for t	ssion of the Aud alance Sheet of t he allocation of	thed Financial State Company, as we results and if resolt, for the FY.	ell as the plan elevant	Non-Voting	
IV.	Deter divid	mination of the p	payment of a unit		Non-Voting	
V.	Deter alloc	mination of the r	maximum amount of chase of the Comp		Non-Voting	
VI.	the B if re Commi	oard of Directors levant designation	and Vice Secretar		Non-Voting	
VII.	Prese regar fulfi	ntation and if reding the law the tax nsibility of the	elevant approval of the cobligations that	_	Non-Voting	
VIII.	Desig	-		ill formalize the	Non-Voting	
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	IETWORK	S INTERACTIVE INC				
SCRIPPS N						
SCRIPPS N SECURITY TICKER SY ISIN		811065101 SNI US8110651010	MEETING TYPE MEETING DATE AGENDA		gement	

01 DIRECTOR

DAVID A. GALLOWAY
DALE POND
RONALD W. TYSOE

Management	
	For
	For
	For

THE MCGRAW-HILL COMPANIES, INC.

SECURITY 580645109 MEETING TYPE Annual
TICKER SYMBOL MHP MEETING DATE 29-Apr-2009
ISIN US5806451093 AGENDA 933015174 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 SIR MICHAEL RAKE		For
	2 KURT L. SCHMOKE		For
	3 SIDNEY TAUREL		For
02	VOTE TO REAPPROVE PERFORMANCE GOALS UNDER OUR 2002	Management	For
	STOCK INCENTIVE PLAN.		
03	VOTE TO RATIFY ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2009.	Management	For
04	SHAREHOLDER PROPOSAL REQUESTING ELECTION OF EACH	Shareholder	Against
٥٢	DIRECTOR ANNUALLY.	Clara de la lada de	7
05	SHAREHOLDER PROPOSAL REQUESTING ADOPTION OF SIMPLE MAJORITY VOTE.	Shareholder	Against
06	SHAREHOLDER PROPOSAL REQUESTING PUBLIC DISCLOSURE OF CORPORATE POLICIES AND PROCEDURES REGARDING POLITICAL	Shareholder	Against
	CONTRIBUTIONS AND THE AMOUNT OF SUCH CONTRIBUTIONS.		
0.7	SHAREHOLDER PROPOSAL REQUESTING ELECTION OF		
0 7	DIRECTORS BY MAJORITY VOTE.	Shareholder	Against
0.8	SHAREHOLDER PROPOSAL REQUESTING ADOPTION OF POLICY	Shareholder	Against
	REQUIRING CHAIRMAN TO BE INDEPENDENT DIRECTOR WHO HAS	01101 0110 1 001	119021100
	NOT PREVIOUSLY SERVED AS AN EXECUTIVE OFFICER OF THE		
	COMPANY.		
	• • • • • • • • • • • • • • • • • • •		

EBAY INC.

SECURITY 278642103 MEETING TYPE Annual
TICKER SYMBOL EBAY MEETING DATE 29-Apr-2009
ISIN US2786421030 AGENDA 933024426 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: MARC L. ANDREESSEN	Management	For
1B	ELECTION OF DIRECTOR: WILLIAM C. FORD, JR.	Management	For
1C	ELECTION OF DIRECTOR: DAWN G. LEPORE	Management	For
1D	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	Management	For
1E	ELECTION OF DIRECTOR: RICHARD T. SCHLOSBERG, III	Management	For
02	TO APPROVE AMENDMENTS TO CERTAIN OF OUR EXISTING EQUITY	Management	Against
	INCENTIVE PLANS TO ALLOW FOR A ONE-TIME STOCK OPTION		
	EXCHANGE PROGRAM FOR EMPLOYEES OTHER THAN OUR NAMED		
	EXECUTIVE OFFICERS AND DIRECTORS.		
03	TO APPROVE THE AMENDMENT AND RESTATEMENT OF OUR 2008	Management	Against
	EQUITY INCENTIVE AWARD PLAN TO INCREASE THE AGGREGATE		

NUMBER OF SHARES AUTHORIZED FOR ISSUANCE UNDER THE PLAN BY 50 MILLION SHARES AND TO ADD MARKET SHARES AND VOLUME METRICS AS PERFORMANCE CRITERIA UNDER THE PLAN. TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR OUR FISCAL YEAR ENDING

Management For

ProxyEdge

DECEMBER 31, 2009.

04

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

VIVENDI

SECURITY F97982106 MEETING TYPE Annual General Meeting TICKER SYMBOL VIV.PA MEETING DATE 30-Apr-2009 ISIN FR0000127771 AGENDA 701836667 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT THIS IS AN MIX MEETING. THANK YOU. 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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
0.1	Approve the financial statements and statutory reports	Management	For
0.2	Approve the consolidated financial statements and statutory reports	Management	For
0.3	Approve the treatment of losses and allocation of dividends of EUR 1.40 per share	Management	For
0.4	Grant Authority for the payment of dividends by shares	Management	For
0.5	Approve the Auditors' special report regarding related-party transactions	Management	For
0.6	Approve the transaction with Jean-Bernard Levy related to severance payments	Management	For
0.7	Elect Mr. Maureen Chiquet as a Supervisory Board Member	Management	For
0.8	Elect Mr. Christophe De Margerie as a Supervisory Board Member	Management	For
0.9	Grant authority for the repurchase of up to 10% of issued share capital	Management	For
E.10	Approve the reduction in share capital via cancellation of repurchased shares	Management	For
E.11	Grant authority for the issuance of equity or	Management	For

	equity-linked securities with preemptive rights up to aggregate nominal amount of EUR 1.5 Billion		
E.12	Grant authority for the issuance of equity or equity-linked securities without preemptive rights up to amount of EUR 800 million	Management	For
E.13	Authorize the Board to increase capital in the event of additional demand related to delegation submitted to shareholder vote under items 11 and 12	Management	For
E.14	Grant authority to the capital increase of up to 10% of issued capital for future acquisitions	Management	For
E.15	Approve the Employees Stock Option Plan	Management	For
E.16	Approve the Stock Purchase Plan reserved for Employees of International Subsidiaries	Management	For
E.17	Grant authority for the capitalization of reserves of up to EUR 800 million for bonus issue or increase in par value	Management	For
E.18	Grant authority for the filing of required documents/other		
	formalities	Management	For

GRUPO IUSACELL S A DE C V NEW

SECURITY	P7245P123	MEETING TYPE	Annual General Meeting
TICKER SYMBOL	NUGPF.PK	MEETING DATE	30-Apr-2009
ISIN	MX01CE080006	AGENDA	701908153 - Management

ITEM	PROPOSAL	TYPE	VOTE
I.	Approve or modify the report from the Board of Directors that is referred to in Article 172 of the General Mercantile Companies Law, taking into account the report of the Commissioners, regarding the operations and results of the Company, for the FYE 31 DEC 2008	Management	For
II.	Approve the presentation of the report from the Committees of the Board of Directors of the Company	Management	For
III.	Approve the financial statements of the Company for the FYE 31 DEC 2008 and allocation of the results of the FY	Management	For
IV.	Approve to replace, appoint and/or ratify the Members of the Board of Directors of the Company for the 2009 FY	Management	For
V.	Approve the remuneration for the Members of the Board of Directors	Management	For
VI.	Approve the revocation and grant of powers	Management	For
VII.	Approve the designation of delegates who will carry out and formalize the resolutions passed by the meeting	Management	For

CORNING INCORPORATED

SECURITY 219350105 MEETING TYPE Annual
TICKER SYMBOL GLW MEETING DATE 30-Apr-2009
ISIN US2193501051 AGENDA 933011570 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTORS	Management	
	1 JAMES B. FLAWS		For
	2 JAMES R. HOUGHTON		For
	3 JAMES J. O'CONNOR		For
	4 DEBORAH D. RIEMAN		For
	5 PETER F. VOLANAKIS		For
	6 MARK S. WRIGHTON		For
02	RATIFY THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS CORNING'S		
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR FISCAL YEAR ENDING DECEMBER 31, 2009.	Management	For
03	SHAREHOLDER PROPOSAL REGARDING A DIRECTOR ELECTION	Shareholder	Against
	MAJORITY VOTE STANDARD.		
04	SHAREHOLDER PROPOSAL RELATING TO THE ELECTION OF EACH	Shareholder	Against
	DIRECTOR ANNUALLY.		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

DEUTSCHE TELEKOM AG

SECURITY 251566105 MEETING TYPE Annual
TICKER SYMBOL DT MEETING DATE 30-Apr-2009
ISIN US2515661054 AGENDA 933022066 - Management

ITEM	PROPOSAL	TYPE	VOTE
02	RESOLUTION ON THE APPROPRIATION OF NET INCOME.	Management	For
03	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE	Management	For
	MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2008		
	FINANCIAL YEAR.		
04	POSTPONEMENT OF THE RESOLUTION ON THE APPROVAL OF THE	Management	For
	ACTIONS OF DR. KLAUS ZUMWINKEL, WHO RESIGNED FROM THE		
0.5	SUPERVISORY BOARD.		_
05	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE	Management	For
	MEMBERS OF THE SUPERVISORY BOARD FOR THE 2008 FINANCIAL		
0.6	YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT	Management	For
0.6	AUDITOR AND THE GROUP AUDITOR FOR THE 2009 FINANCIAL	Management	101
	YEAR.		
0.7	AUTHORIZATION TO ACQUIRE TREASURY SHARES & USE THEM	Management	For
0 /	WITH EXCLUSION OF SUBSCRIPTION RIGHTS.	riariagemerie	101
08	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
09	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
10	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT	Management	For
	AND LOSS TRANSFER AGREEMENT WITH INTERACTIVE MEDIA CCSP	-	
	GMBH.		
11	CANCELLATION OF AUTHORIZED CAPITAL 2004 AND CREATION OF	Management	For

	AUTHORIZED CAPITAL 2009/I AGAINST NON- CASH		
	CONTRIBUTIONS.		
12	CANCELLATION OF AUTHORIZED CAPITAL 2006 & CREATION	Management	For
	OFAUTHORIZED CAPITAL 2009/II AGAINST CASH AND/OR		
	NON-CASH CONTRIBUTIONS.		
13	RESOLUTION ON THE AMENDMENT TO 15 (2) OF THE ARTICLES	Management	For
	OF INCORPORATION.		
14	RESOLUTION ON THE AMENDMENT TO 16 (1) AND (2) OF THE	Management	For
	ARTICLES OF INCORPORATION.		

GRUPO TELEVISA, S.A.B.

SECURITY 40049J206 MEETING TYPE Special
TICKER SYMBOL TV MEETING DATE 30-Apr-2009
ISIN US40049J2069 AGENDA 933059366 - Management

ITEM	PROPOSAL	TYPE	VOTE
I	APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS.	Management	For
II	APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.	Management	For

GRUPO TELEVISA, S.A.B.

SECURITY 40049J206 MEETING TYPE Special
TICKER SYMBOL TV MEETING DATE 30-Apr-2009
ISIN US40049J2069 AGENDA 933061373 - Management

ITEM	PROPOSAL	TYPE	VOTE
S1	ADDOLUMENT OF PATTERCATION AS THE CASE MAY BE OF THE	Management	
51	APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING.	Management	For
S2	APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.	Management	For
01	PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, PARAGRAPH IV OF THE	Management	For
02	SECURITIES MARKET LAW. PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL OBLIGATIONS OF COMPANY, ALL AS MORE FULLY DESCRIBED IN	Management	For
03	THE PROXY STATEMENT. RESOLUTION REGARDING THE ALLOCATION OF FINAL RESULTS FOR THE YEAR ENDED ON DECEMBER 31, 2008.	Management	For
04	RESOLUTION (I) AMOUNT MAY BE ALLOCATED TO REPURCHASE SHARES PURSUANT TO ARTICLE 56, (II) PRESENTATION OF REPORT ON POLICIES.	Management	For

05	APPOINTMENT OR RATIFICATION, OF THE MEMBERS THAT SHALL CONFORM BOARD, SECRETARY, ALTERNATIVE SECRETARIES AND OFFICERS.	Management	For
06	APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF MEMBERS THAT SHALL CONFORM THE EXECUTIVE		
	COMMITTEE.	Management	For
07	APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE	Management	For
	CHAIRMAN OF THE AUDIT COMMITTEE AND OF THE CHAIRMAN OF		
	THE COMMITTEE.		
08	COMPENSATION TO MEMBERS OF THE BOARD OF DIRECTORS, OF	Management	For
	EXECUTIVE COMMITTEE, ALL AS MORE FULLY DESCRIBED IN THE		
	PROXY STATEMENT.		
09	APPOINTMENT OF DELEGATES WHO WILL CARRY OUT AND	Management	For
	FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.		
E1	RESOLUTION REGARDING THE CANCELLATION OF SHARES AND THE	Management	For
	RESULTING DECREASE OF THE CAPITAL STOCK.		
E2	APPOINTMENT OF DELEGATES WHO WILL CARRY OUT AND	Management	For
	FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

CINCINNATI BELL INC.

SECURITY 171871106 MEETING TYPE Annual
TICKER SYMBOL CBB MEETING DATE 01-May-2009
ISIN US1718711062 AGENDA 933014780 - Management

ITEM	PROPOSAL	TYPE	VOTE
0.1	DIDEGEOR		
01	DIRECTOR	Management	_
	1 BRUCE L. BYRNES		For
	2 JAKKI L. HAUSSLER		For
	3 MARK LAZARUS		For
	4 CRAIG F. MAIER		For
	5 ALEX SHUMATE		For
02	THE APPROVAL OF A PROPOSAL TO AMEND THE CINCINNATI BELL	Management	Against
	INC. 2007 LONG TERM INCENTIVE PLAN TO INCREASE THE		
	NUMBER OF SHARES AVAILABLE FOR ISSUANCE UNDER THE 2007		
	LONG TERM INCENTIVE PLAN BY 10,000,000 COMMON SHARES		
	AND TO MODIFY THE LIMITS OF CERTAIN AWARD TYPES,		
	INCLUDING FULL VALUE SHARE AWARDS, THAT MAY BE GRANTED		
	UNDER THE 2007 LONG TERM INCENTIVE PLAN.		
03	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management	For
	TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENTS OF		
	THE COMPANY FOR THE YEAR 2009.		

WORLD WRESTLING ENTERTAINMENT, INC.

SECURITY 98156Q108 MEETING TYPE Annual

TICKER SYMBOL WWE MEETING DATE 01-May-2009

ISIN US98156Q1085 AGENDA 933015085 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 VINCENT K. MCMAHON		For
	2 LINDA E. MCMAHON		For
	3 DAVID KENIN		For
	4 JOSEPH H. PERKINS		For
	5 FRANK A. RIDDICK, III		For
	6 MICHAEL B. SOLOMON		For
	7 JEFFREY R. SPEED		For
	8 LOWELL P. WEICKER, JR.		For
	9 DONNA GOLDSMITH		For
	10 KEVIN DUNN		For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		
03	SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE	Management	For
	MEETING OR ANY ADJOURNMENT THEREOF.		

SECURITY 620076109 MEETING TYPE Annual

MOTOROLA, INC.

TICKER SYMBOL MOT MEETING DATE 04-May-2009

ISIN US6200761095 AGENDA 933018257 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: G. BROWN	Management	For
1B	ELECTION OF DIRECTOR: D. DORMAN	Management	For
1C	ELECTION OF DIRECTOR: W. HAMBRECHT	Management	For
1D	ELECTION OF DIRECTOR: S. JHA	Management	For
1E	ELECTION OF DIRECTOR: J. LEWENT	Management	For
1F	ELECTION OF DIRECTOR: K. MEISTER	Management	For
1G	ELECTION OF DIRECTOR: T. MEREDITH	Management	For
1H	ELECTION OF DIRECTOR: S. SCOTT III	Management	For
11	ELECTION OF DIRECTOR: R. SOMMER	Management	For
1J	ELECTION OF DIRECTOR: J. STENGEL	Management	For
1K	ELECTION OF DIRECTOR: A. VINCIQUERRA	Management	For
1L	ELECTION OF DIRECTOR: D. WARNER III	Management	For
1M	ELECTION OF DIRECTOR: J. WHITE	Management	For
02	AMENDMENT TO THE COMPANY'S RESTATED CERTIFICATE OF	Management	For
	INCORPORATION TO CHANGE PAR VALUE		
03	AMENDMENT TO EXISTING EQUITY PLANS TO PERMIT A ONE-TIME	Management	Against
	STOCK OPTION EXCHANGE PROGRAM		
04	AMENDMENT TO THE MOTOROLA EMPLOYEE STOCK PURCHASE PLAN	Management	For
	OF 1999		
05	STOCKHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	For
06	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM		
07	SHAREHOLDER PROPOSAL RE: CUMULATIVE VOTING	Shareholder	Against

SHAREHOLDER PROPOSAL RE: SPECIAL SHAREOWNER MEETINGS Shareholder Against SHAREHOLDER PROPOSAL RE: A GLOBAL SET OF CORPORATE Shareholder Against 08 09 STANDARDS AT MOTOROLA FOR HUMAN RIGHTS

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

M6 METROPOLE TELEVISION SA, NEUILLY SUR SEINE

SECURITY F6160D108 MEETING TYPE MIX
TICKER SYMBOL MMT.PA MEETING DATE 05-May-2009
ISIN FR0000053225 AGENDA 701876762 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please	Non-Voting	
0.1	contact your representative PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. Approve the reports of the Executive Committee and the Auditors, and the observations of the Supervisory Board, the Company's financial statements for the YE 31 DEC 2008, as presented, showing profits of EUR	Non-Voting Management	For
0.2	234,714,266.00; the expenses and charges that were not tax deductible of EUR 29,207.00 with a corresponding tax of EUR 10,056.00 Approve the reports of the Executive Committee and the Auditors and the observations of the Supervisory Board,	Management	For
0.3	the consolidated financial statements for the said FY in accordance with the Articles L.233-16 Et Seq., of the French Commercial Code, in the form presented to the meeting, showing profits of EUR 138,386,363.00 Approve the recommendations of the Executive Committee and resolves that the income for the FY be appropriated	Management	For
	as follows: earnings for the FY: EUR 234,714,266.00, prior retained earnings: EUR 476, 426,747.00, global dividend: EUR 109,611,486.50, retained earnings EUR 601,529,526.50, the shareholders will receive a net dividend of EUR 0.85 per share and will entitle to the 40% deduction provided by the French General Tax Code; this dividend will be paid on 15 MAY 2009; in the event the Company holds some of its own shares on such date,		

	the amount of the unpaid dividends on such shares shall be allocated to the retained earnings account, as required by Law		
0.4	Approve the special report of the Auditors on agreements and commitments, the said report and the agreements and commitments referred to therein	Management	For
0.5	Approve the special report of the Auditors on the agreements governed by the Articles L.225-90-1 and L.225-79-1 of the French Commercial Code, the amendments made to the Remuneration Plan of Mr. Nicolas De Tavernost as the Chairman of the Executive Committee, in the event of termination of his duties	Management	For
0.6	Approve the special report of the Auditors on the agreements governed by the Articles L.225-90-1 and L.225-79-1 of the French Commercial Code, the amendments made to the remuneration plan of Mr. Eric D'hotelans as Vice Chairman of the Executive Committee, in the event of termination of his duties	Management	For
0.7	Approve the special report of the Auditors on the agreements governed by the Articles L.225-90-1 and L.225-79-1 of the French Commercial Code, the amendments made to the remuneration plan of Mr. Thomas Valentin as Vice Chairman of the Executive Committee, in the event of termination of his duties	Management	For
0.8	Approve the special report of the Auditors on the agreements governed by the Articles L.225-90-1 and L.225-79-1 of the French Commercial Code, the amendments made to the Remuneration Plan of Mrs. Catherine Lenoble as the Member of the Executive Committee, in the event of termination of her duties	Management	For
0.9	Authorize the Executive Committee to trade, by all means, in the Company's shares on the stock market, subject to the conditions described below: maximum purchase price: EUR 22.00, maximum number of shares to be acquired: 10% of the share capital, maximum funds invested in the share buybacks: EUR 283,700,318.00; [Authority expires for a 18-month period]; to take all necessary measures and accomplish all necessary formalities	Management	For
E.10	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 the Stock Repurchase Plan decided in Resolution 9, up to a maximum of 10% the share capital over a 24-month period; [Authority expires for a 24-month period]; to take all necessary measures and accomplish all necessary formalities	Management	For
E.11	Authorize the Executive Committee to increase the share capital, in 1 or more occasions and at its sole discretion, by a maximum nominal amount of EUR 10,000,000.00, by way of capitalizing reserves, profits, premiums or other means, provided that such capitalization is allowed by Law and under the By-Laws, by issuing bonus shares or raising the par value of existing shares or by a combination of these methods; this overall ceiling of capital increase resulting from the present delegation is independent from the ones set forth in the other resolutions of the present meeting; [Authority expires for a 26-month period]; to take all necessary measures and accomplish all necessary formalities; This delegation of powers supercedes the fraction unused of any and all earlier delegations to	Management	For

the same effect

E.12 Authorize the Executive Committee to increase on 1 or Management For more occasions, in France or abroad, the share capital, by issuance, with the shareholders' preferred subscription rights maintained, of ordinary shares and, or securities giving access to ordinary shares of the Company or its subsidiary; the maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 10,000,000.00; the global nominal amount of shares issued by virtue of Resolution 13 shall count against this amount; the nominal amount of debt securities issued shall not exceed EUR 100,000,000.00; the nominal amount of debt securities issued by virtue of Resolution 13 shall count against this amount; to take all necessary measures and accomplish all necessary formalities; [Authority expires for a 26- month period; this delegation of powers supersedes any and all earlier delegations to the same effect

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The Gabelli Global Multimedia Trust Inc. 46

E.13 Authorize Executive Committee to increase on 1 or more Management For occasions, in France or abroad, on the French and, or international market, by way of a public offering or an offer governed by Article L.411-2 of the French Financial and Monetary Code, the share capital, by issuance, with cancellation of the shareholders preferred subscription rights and with a compulsory delay of priority, of ordinary shares and, or securities giving access to ordinary shares of the Company; These securities may be issued in consideration for securities tendered in a public exchange offer initiated by the Company concerning the shares of another Company; The global nominal amount of ordinary shares to be issued under this delegation of authority shall not exceed EUR 10,000,000.00; this amount shall count against the overall amount of capital increase carried out by virtue of Resolution 12; The nominal amount of debt securities issued shall not exceed EUR 100,000,000.00; This amount shall count against the overall nominal value of debt securities to be issued by virtue of in Resolution 12; to take all necessary measures and accomplish all necessary formalities; [Authority expires for a 26-month period]; this delegation of powers supersedes any and all earlier delegations to the same effect E.14 Authorize the Executive Committee to increase the share Management For capital, up to 10% of the share capital by way of issuing shares or securities giving access to the capital, in consideration for the contributions in kind granted to the Company and comprised of capital securities or securities giving access to share capital; the overall value of shares to be issued by

	virtue of the present resolution is independent from the ceilings set forth in the other resolutions of the present meeting; [Authority expires for a 26- month period]; to take all necessary measures and accomplish all necessary formalities		
E.15	Authorize the Executive Committee to increase the share capital, on one or more occasions, at its sole discretion, in favor of employees [and Executives] of the Company and its subsidiaries who are the Members of a Company Savings Plan, by issuing shares to be paid in cash, or by granting for free ordinary shares or other equities giving access to the share capital; [Authority expires for a 26-month period]; and for a nominal amount that shall not exceed 0.5% of the share capital; the shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favor of the said beneficiaries; to take all necessary measures and accomplish all necessary formalities	Management	For
E.16	Grant full powers to the bearer of an original, a copy or extract of the minutes of this meeting to carry out all filings, publications and other formalities prescribed by Law	Management	For

THE E.W. SCRIPPS COMPANY

SECURITY	811054402	MEETING TYPE	Annual
TICKER SYMBOL	SSP	MEETING DATE	05-May-2009

ISIN US8110544025 AGENDA 933017205 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIRE 1 2 3	ECTOR ROGER L. OGDEN J. MARVIN QUIN KIM WILLIAMS	Management	For For
 WYNN RES	 ORTS,	LIMITED		

SECURITY 983134107 MEETING TYPE Annual
TICKER SYMBOL WYNN MEETING DATE 05-May-2009
ISIN US9831341071 AGENDA 933018790 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 LINDA CHEN		For
	2 ELAINE P. WYNN		For
	3 JOHN A. MORAN		For
2	THE AUDIT COMMITTEE'S APPOINTMENT OF ERNST & YOUNG, LLP AS THE INDEPENDENT AUDITORS FOR THE COMPANY AND ALL OF	Management	For

ITS SUBSIDIARIES

PINNACLE ENTERTAINMENT, INC.

SECURITY 723456109 MEETING TYPE Annual
TICKER SYMBOL PNK MEETING DATE 05-May-2009
ISIN US7234561097 AGENDA 933059809 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 DANIEL R. LEE		For
	2 STEPHEN C. COMER		For
	3 JOHN V. GIOVENCO		For
	4 RICHARD J. GOEGLEIN		For
	5 ELLIS LANDAU		For
	6 BRUCE A. LESLIE		For
	7 JAMES L. MARTINEAU		For
	8 MICHAEL ORNEST		For
	9 LYNN P. REITNOUER		For
02	PROPOSAL TO AMEND THE COMPANY'S EXISTING EQUITY PLANS	Management	For
	AND INDUCEMENT OPTION GRANTS TO PERMIT A ONE-TIME		
	VALUE-FOR-VALUE STOCK OPTION EXCHANGE PROGRAM.		
03	APPROVAL OF THE APPOINTMENT OF THE COMPANY'S	Management	For
	INDEPENDENT AUDITORS FOR THE 2009 FISCAL YEAR.		

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GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA

SECURITY X3232T104 MEETING TYPE Annual General Meeting TICKER SYMBOL GRKZF.PK MEETING DATE 06-May-2009 ISIN GRS419003009 AGENDA 701907137 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE AN A REPETITIVE MEETING ON 20 MAY 2009 AND A B REPETITIVE MEETING ON 09 JUL 2009. ALSO, YOUR VOTING INSTRUCTIONS WILL NOT BE CARRIED OVER TO THE SECOND CALL. ALL VOTES RECEIVED ON THIS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THE REPETITIVE MEETING. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE OUORUM IS MET OR	Non-Voting	
	THE MEETING IS CANCELLED. THANK YOU		
1.	Approve the Board of Directors and Chartered Auditors	Management	No

	reports regarding the annual financial statements for the 9th FY 01 JAN 2008 until 31 DEC 2008		Action
2.	Approve the Company's corporate and consolidated annual financial statements for the 9th FY 01 JAN 2008 until 31 DEC 2008	Management	No Action
3.	Approve the earnings distribution for the 9th FY 01 JAN 2008 until 31 DEC 2008	Management	No Action
4.	Approve the exemption of the Board of Directors and Chartered Accountants form any liability for compensation for activities of the 9th FY 01 JAN 2008 until 31 DEC 2008 and the administrative and representation acts of the Board of Directors	Management	No Action
5.	Approve the remuneration compensation of the Members of the Board of Directors for their 9th FYB 01 AJN 2008 until 31 DEC 2008	Management	No Action
6.	Approve the remuneration compensation of the Members of the Board of Directors for their participation in the Board of Director's and in Company's Committees for the current 10th FY 01 JAN 2009 until 31 DEC 2009	Management	No Action
7.	Elect the regular and substitute Chartered Auditors for the current		
	10th FY 01 JAN 2009 until 31 DEC 2009, and approve their remuneration	Management	No Action
8.	Ratify the election of new Board of Director's members in replacement of resigned ones; and elect new Audit Committee according to Article 37 of Law 3693/2008	Management	No Action
9.	Approve the replacement of Board of Director's Members	Management	No Action
10.	Authorize, pursuant to Article 23, paragraph 1 of C.L. 2190/1920, the Members of the Board of Directors and Directors of the Company's departments and divisions to participate in the Board of Directors or in the Management of the Groups Companies and their associate Companies, for the purposes set out in Article 42E paragraph 5, of the Codified Law 2190/1920	Management	No Action
11.	Authorize the Company's Lawyers Mr. Dimitrios Panageas, Athens Bar Association registered No 21923, legal advisor to Management and Mrs. Barbara Panousi Athens Bar Association Registered No. 16002, lawyer acting jointly or separately to submit for approve and publication to the Ministry of development the Minutes of the Ordinary general assembly as well as those of any repeat session as well as the entire new codified document of the Company's Articles of Association and in general to carry out any legal action to enforce the resolutions of the Ordinary general assembly or any repeat session	Management	No Action
12.	Other announcements	Management	No Action

STARWOOD HOTELS & RESORTS WORLDWIDE

SECURITY	85590A401	MEETING TYPE	Annual
TICKER SYMBOL	HOT	MEETING DATE	06-May-2009
ISIN	US85590A4013	AGENDA	933017421 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIRECTO	OR .	Management	
	1 A	ADAM ARON		For
	2 (CHARLENE BARSHEFSKY		For
	3 7	THOMAS CLARKE		For
	4 (CLAYTON DALEY, JR.		For
	5 E	BRUCE DUNCAN		For
	6 I	LIZANNE GALBREATH		For
	7 E	ERIC HIPPEAU		For
	8 5	STEPHEN QUAZZO		For
	9 1	THOMAS RYDER		For
	10 E	FRITS VAN PAASSCHEN		For
	11 F	KNEELAND YOUNGBLOOD		For
02	RATIFIC	CATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	THE CON	MPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FO	OR THE FISCAL YEAR ENDING DECEMBER 31, 2009.		

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WINDSTREAM CORPORATION

SECURITY 97381W104 MEETING TYPE Annual
TICKER SYMBOL WIN MEETING DATE 06-May-2009
ISIN US97381W1045 AGENDA 933018649 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 CAROL B. ARMITAGE		For
	2 SAMUEL E. BEALL, III		For
	3 DENNIS E. FOSTER		For
	4 FRANCIS X. FRANTZ		For
	5 JEFFERY R. GARDNER		For
	6 JEFFREY T. HINSON		For
	7 JUDY K. JONES		For
	8 WILLIAM A. MONTGOMERY		For
	9 FRANK E. REED		For
2	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS, LLP	Management	For
	AS WINDSTREAM'S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTANTS FOR 2009		
3	EXECUTIVE COMPENSATION ADVISORY VOTE	Shareholder	Against
4	PROPOSAL TO REQUIRE AN INDEPENDENT CHAIRMAN OF THE BOARD	Shareholder	Against
			-

AMERICAN TOWER CORPORATION

SECURITY 029912201 MEETING TYPE Annual
TICKER SYMBOL AMT MEETING DATE 06-May-2009
ISIN US0299122012 AGENDA 933022749 - Management

ITEM	PROP(DSAL			TYPE	VOTE
1A 1B 1C 1D 1E 1F 1G 1H 1I	ELECTELECTELECTELECTELECTELECTELECTELEC	FION OF DIRECTOR: FICATION OF THE SE ENDEPENDENT REGISTE	RONALD M. DYKES CAROLYN F. KATZ GUSTAVO LARA CAN' JOANN A. REED PAMELA D.A. REEVI DAVID E. SHARBUT JAMES D. TAICLET, SAMME L. THOMPSOI LECTION OF DELOI'	IU E I , JR. N ITE & TOUCHE LLP	Management	For For For For For For
 REGAL ENT	 ERTAI1	NMENT GROUP				
SECURITY TICKER SYN ISIN	MBOL	RGC	MEETING TYPE MEETING DATE AGENDA		gement	
ITEM	PROP(DSAL			TYPE	VOTE
01		CTOR CHARLES E. BRYME MICHAEL L. CAMPB ALEX YEMENIDJIAN	ELL		Management	For For For
02	RATIE		DIT COMMITTEE'S S REGISTERED ACCOU		Management	For
ALIBABA.C	OM LTI)				
SECURITY TICKER SY ISIN	MBOL	G01717100 ALBCF.PK KYG017171003	MEETING TYPE MEETING DATE AGENDA	Annual General Me 07-May-2009 701876407 - Manae	,	
ITEM	PROPO				TYPE	VOTE
		SE NOTE THAT SHARE			Non-Voting	
1.	Appro toget	ove and adopt the ther with the Dire tor's report for t	audited financial ctors' report and	l statements d the Independent	Management	For
2.		lect Mr. Wei Zhe.			Management	For

Re-elect Mr. Wei Zhe, David, as a Director

2.

Management For

3.	Re-elect Mr. Tsai Chung, Joseph as a Director	Management	For
4.	Re-elect Mr. Okada, Satoshi as a Director	Management	For
5.	Re-elect Mr. Kwan Ming Sang, Savio, as a Director	Management	For
6.	Appoint Mr. Lee Shi-Huei as a Director	Management	For
7.	Appoint Mr. Deng Kang Ming as a Director	Management	For
8.	Authorize the Board of Directors to fix the Directors'	Management	For
	remuneration		
9.	Re-appoint the Auditors and authorize the Board of	Management	For
	Directors to fix their remuneration		

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- 10. Authorize the Directors of the Company [Directors], Management subject to this resolution, and pursuant to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, to allot, issue or otherwise deal with additional shares or securities convertible into Shares, or options, warrants or similar rights to subscribe for any Shares, and to make or grant offers, agreements and options during and after the end of the relevant period, not exceeding 10% of the aggregate nominal of the issued share capital of the Company otherwise than pursuant to: i) a Rights Issue; ii) the exercise of rights of subscription or conversion under the terms of any warrants issued by the Company or any securities which are convertible into Shares of the Company; iii) the exercise of any option scheme or similar arrangement; or iv) any scrip dividend or similar arrangement providing for the allotment of Shares in lieu of the whole or part of a dividend on Shares in accordance with the Articles of Association of the Company; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Articles of Association of the Company or any applicable laws of the Cayman Islands to be held]
- 11. Authorize the Directors of the Company to repurchase shares I the capital of the Company on The Stock Exchange of Hong Kong Limited [the Stock Exchange] or on any other exchange on which the securities of the Company may be listed and recognized by the Securities and Futures Commission of Hong Kong and the Stock Exchange for such purpose, and otherwise in accordance with the rules and regulations of the securities and Futures Commission of Hong Kong and the Stock Exchange or of any other stock exchange as amended from time to time and all applicable laws and regulations during and after the end of the relevant period, not exceeding 10% of the aggregate nominal amount of the issued share capital of the Company in issue on the date of passing this

resolution; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of

For Management

the Company is required by the Articles of Association of the Company or any applicable laws of the Cayman Islands to be held]

- 12. Approve, conditional upon the Resolutions 11 and 12 as Management For specified, the aggregate nominal amount of the number of shares which are repurchased by the Company after the date of the passing of this resolution [up to a maximum of 10% of the aggregate nominal amount of the share capital of the Company in issue as at the date of this Resolution] shall be added to the aggregate nominal amount of share capital that may be allotted or agreed conditionally or unconditionally to be allotted by the Directors of the Company pursuant to Resolution numbered 11 as specified

 13. Approve, subject to this resolution, to allot, issue Management For
- Approve, subject to this resolution, to allot, issue 13. and deal with additional shares to be issued under the restricted share unit scheme approved and adopted by the then sole shareholder of the Company and the Board of Directors of the Company, both on 12 OCT 2007, during and after the end of the relevant period and subsequently amended by our shareholders at the AGM of the Company held on 05 MAY 2008 [Restricted Share Unit Scheme] the aggregate nominal amount in additional shares allotted, issued or dealt with, by the Directors pursuant to the approval in this resolution shall not exceed 100,206,235 shares of the Company; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Articles of Association of the Company or any applicable laws of the Cayman Islands to be held]
- applicable laws of the Cayman Islands to be held]

 S.14 Approve and adopt the amended and restated Memorandum and Articles of Association of the Company [Amended and Restated Memorandum and Articles of Association], as specified, as the new Memorandum and Articles of Association of the Company in substitution for and to the exclusion of the existing Memorandum and Articles of Association of the Company with effect from the close of this meeting, and authorize the Board of Directors of the Company to do all such acts and to enter into all such transactions and arrangements as may be necessary or expedient in order to give effect to the Amended and Restated Memorandum and Articles of Associations

Transact any other business
PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF
CONSERVATIVE RECORD DATE. IF YOU HAVE ALREADY SENT IN
YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS
YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK
YOU.

Management For

Non-Voting Non-Voting

UNITED BUSINESS MEDIA LIMITED, ST. HELIER

SECURITY G9226Z104 MEETING TYPE Annual General Meeting TICKER SYMBOL UNEWF.PK MEETING DATE 07-May-2009

ISIN JE00B2R84W06 AGENDA 701886117 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the report and the accounts	Management	For
2.	Approve the Directors' remuneration report	Management	For
3.	Re-appoint Ernst and Young LLP as the Auditors and	Management	For
	authorize the Directors to determine their remuneration		
4.	Authorize the Directors to allot relevant securities	Management	For
S.5	Approve to disapply the preemption rights	Management	For
S.6	Authorize the Companu to purchase of ordinary shares in the market	Management	For
s.7	Amend the Company's Articles of Association to allow general meetings to be called on 14 days' notice	Management	For

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GOOGLE INC.

SECURITY 38259P508 MEETING TYPE Annual
TICKER SYMBOL GOOG MEETING DATE 07-May-2009
ISIN US38259P5089 AGENDA 933017178 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ERIC SCHMIDT		For
	2 SERGEY BRIN		For
	3 LARRY PAGE		For
	4 L. JOHN DOERR		For
	5 JOHN L. HENNESSY		For
	6 ARTHUR D. LEVINSON		For
	7 ANN MATHER		For
	8 PAUL S. OTELLINI		For
	9 K. RAM SHRIRAM		For
	10 SHIRLEY M. TILGHMAN		For
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	GOOGLE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.		
03	APPROVAL OF AN AMENDMENT TO GOOGLE'S 2004 STOCK PLAN TO	Management	Against
	INCREASE THE NUMBER OF AUTHORIZED SHARES OF CLASS A		
	COMMON STOCK ISSUABLE UNDER THE PLAN BY 8,500,000.		
04	STOCKHOLDER PROPOSAL REGARDING POLITICAL		
	CONTRIBUTION DISCLOSURE.	Management	For
05	STOCKHOLDER PROPOSAL REGARDING INTERNET CENSORSHIP.	Shareholder	Against
06	STOCKHOLDER PROPOSAL REGARDING HEALTH CARE REFORM.	Shareholder	Against

VERIZON COMMUNICATIONS INC.

92343V104 MEETING TYPE Annual
VZ MEETING DATE 07-May-2009
US92343V1044 AGENDA 933018017 - Management SECURITY TICKER SYMBOL VZ

ISIN

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	For
1B	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	For
1C	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For
1D	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	For
1E	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	For
1F	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	For
1G	ELECTION OF DIRECTOR: THOMAS H. O'BRIEN	Management	For
1H	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	For
11	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	For
1J	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	For
1K	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	For
1L	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	For
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
03	ADVISORY VOTE RELATED TO EXECUTIVE COMPENSATION	Management	For
04	APPROVAL OF LONG-TERM INCENTIVE PLAN	Management	For
05	APPROVAL OF SHORT-TERM INCENTIVE PLAN	Management	For
06	PROHIBIT GRANTING STOCK OPTIONS	Shareholder	Against
07	SHAREHOLDER ABILITY TO CALL SPECIAL MEETING	Shareholder	Against
08	SEPARATE OFFICES OF CHAIRMAN AND CEO	Shareholder	Against
09	CUMULATIVE VOTING	Shareholder	Against
10	SHAREHOLDER APPROVAL OF BENEFITS PAID AFTER DEATH	Shareholder	Against

EL PASO ELECTRIC COMPANY

SECURITY 283677854 MEETING TYPE Annual
TICKER SYMBOL EE MEETING DATE 07-May-2009
ISIN US2836778546 AGENDA 933022775 - Management

ITEM	PROPOSAL	TYPE	VOTE
0.1			
01	DIRECTOR	Management	
	1 JAMES W. HARRIS		For
	2 DAVID W. STEVENS		For
	3 STEPHEN N. WERTHEIMER		For
	4 CHARLES A. YAMARONE		For
0.2	BATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S	Management	For

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE
FISCAL YEAR ENDING DECEMBER 21 2001

FISCAL YEAR ENDING DECEMBER 31, 2009.

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GAYLORD ENTERTAINMENT COMPANY

SECURITY 367905106 MEETING TYPE Annual
TICKER SYMBOL GET MEETING DATE 07-May-2009
ISIN US3679051066 AGENDA 933043856 - Management

ITEM	PROP	DSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	GLENN J. ANGIOLILLO	_	For
	2	MICHAEL J. BENDER		For
	3	E.K. GAYLORD II		For
	4	RALPH HORN		For
	5	DAVID W. JOHNSON		For
	6	ELLEN LEVINE		For
	7	ROBERT S. PRATHER, JR.		For
	8	COLIN V. REED		For
	9	MICHAEL D. ROSE		For
	10	MICHAEL I. ROTH		For
	11	ROBERT B. ROWLING		For
02	PROP	OSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP	Management	For
	AS T	HE COMPANY'S INDEPENDENT REGISTERED PUBLIC		
	ACCOU	JNTING FIRM.		

CENTURYTEL, INC.

SECURITY 156700106 MEETING TYPE Annual
TICKER SYMBOL CTL MEETING DATE 07-May-2009
ISIN US1567001060 AGENDA 933046080 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR 1 FRED R. NICHOLS	Management	For
	2 HARVEY P. PERRY		For
	3 JIM D. REPPOND 4 JOSEPH R. ZIMMEL		For For
02	TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT AUDITOR FOR 2009.	Management	For
03	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING DIRECTOR ELECTION VOTING STANDARDS.	Shareholder	Against
04	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING EXECUTIVE COMPENSATION.	Shareholder	Against
05	TO ACT UPON A SHAREHOLDER PROPOSAL REGARDING NETWORK MANAGEMENT PRACTICES.	Shareholder	Against

DISCOVERY COMMUNICATIONS, INC.

SECURITY 25470F104 MEETING TYPE Annual
TICKER SYMBOL DISCA MEETING DATE 11-May-2009
ISIN US25470F1049 AGENDA 933026381 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 ROBERT R. BECK		For
	2 J. DAVID WARGO		For
2	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS DISCOVERY COMMUNICATIONS, INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009	Management	For

DISH NETWORK CORPORATION

SECURITY 25470M109 MEETING TYPE Annual
TICKER SYMBOL DISH MEETING DATE 11-May-2009
ISIN US25470M1099 AGENDA 933028981 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 JAMES DEFRANCO		For
	2 CANTEY ERGEN		For
	3 CHARLES W. ERGEN		For
	4 STEVEN R. GOODBARN		For
	5 GARY S. HOWARD		For
	6 DAVID K. MOSKOWITZ		For
	7 TOM A. ORTOLF		For
	8 CARL E. VOGEL		For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	FISCAL YEAR ENDING DECEMBER 31, 2009.		
03	TO APPROVE OUR 2009 STOCK INCENTIVE PLAN.	Management	Against
04	TO APPROVE AMENDMENTS TO EXISTING EQUITY PLANS TO ALLOW FOR STOCK AWARD EXCHANGE PROGRAMS.	Management	Against

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ECHOSTAR CORPORATION

SECURITY 278768106 MEETING TYPE Annual
TICKER SYMBOL SATS MEETING DATE 11-May-2009
ISIN US2787681061 AGENDA 933028993 - Management

ITEMPROPOSALTYPEVOTE---------------------

Λ1	DIDEC	ייייס			Management	
01	DIREC 1	CTOR JOSEPH P. CLAYTON	т		Management	For
	_					
	2	R. STANTON DODGE				For
	3	MICHAEL T. DUGAN				For
	4	CHARLES W. ERGEN				For
	5	DAVID K. MOSKOWIT	Z			For
	6	TOM A. ORTOLF				For
	7	C. MICHAEL SCHROE				For
02		ATIFY THE APPOINTME			Management	For
		PENDENT REGISTERED		NG FIRM FOR THE		
	FISCA	AL YEAR ENDING DECE	MBER 31, 2009.			
03		MEND AND RESTATE OU		Χ		
		HASE PLAN.	-		Management	For
04		PROVE AMENDMENTS T	O EXISTING EQUI?	ry pians to Allow	-	
0 1		STOCK AWARD EXCHANG		11 111110 -1	11011005	229
		CIONS, INC.				
		786598300	MEETING TYPE			
TICKER S			MEETING DATE			
ISIN		US7865983008	AGENDA	933060674 - Manag	gement	
ITEM	PROPC	SAL			TYPE	VOTE
01	DIREC	CTOR			Management	
	1	DONALD J. ALT			-	For
	1					
	2	BRIAN W. BRADY				For
						For For
	2	BRIAN W. BRADY CLARKE R. BROWN	<i>ከ</i> እፓ			For
	2 3 4	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI				For For
	2 3 4 5	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI				For For For
	2 3 4 5 6	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS				For For For
0.0	2 3 4 5 6 7	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS GARY STEVENS	3	VINC IID TO SERVE	Managoment	For For For For
02	2 3 4 5 6 7 TO RA AS TH	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS	: S ONT OF ERNST & YO STERED PUBLIC AC	CCOUNTING FIRM	Management	For For For
	2 3 4 5 6 7 TO RA AS TH FOR I	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS GARY STEVENS ATIFY THE APPOINTME HE INDEPENDENT REGI	: S ONT OF ERNST & YO STERED PUBLIC AC	CCOUNTING FIRM	Management	For For For For
SPRINT N	2 3 4 5 6 7 TO RA AS TH FOR T	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS GARY STEVENS ATIFY THE APPOINTME HE INDEPENDENT REGI CHE FISCAL YEAR END CORPORATION 852061100	ENT OF ERNST & YOUR STERED PUBLIC ACTION OF ERNST & YOU STEEL ACTION OF THE STEEL ST	CCOUNTING FIRM , 2009	Management	For For For For
SPRINT N SECURITY	2 3 4 5 6 7 TO RA AS TH FOR T	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS GARY STEVENS ATIFY THE APPOINTME HE INDEPENDENT REGI CHE FISCAL YEAR END CORPORATION 852061100	ENT OF ERNST & YOUR STERED PUBLIC ACTION OF ERNST & YOU STEEL OF THE STEEL OF THE SERVICE OF THE SERVICE OF THE SECTION OF THE MEETING DATE	Annual 12-May-2009		For For For For
 SPRINT N SECURITY	2 3 4 5 6 7 TO RA AS TH FOR T	BRIAN W. BRADY CLARKE R. BROWN EDWARD K. CHRISTI ROBERT J. MACCINI DAVID B. STEPHENS GARY STEVENS ATIFY THE APPOINTME HE INDEPENDENT REGI CHE FISCAL YEAR END CORPORATION 852061100 S	ENT OF ERNST & YOUR STERED PUBLIC ACTION OF ERNST & YOU STEEL OF THE STEEL OF THE SERVICE OF THE SERVICE OF THE SECTION OF THE MEETING DATE	CCOUNTING FIRM , 2009		For For For For

1A	ELECTION OF DIRECTOR: ROBERT R. BENNETT	Management	For
1B	ELECTION OF DIRECTOR: GORDON M. BETHUNE	Management	For
1C	ELECTION OF DIRECTOR: LARRY C. GLASSCOCK	Management	For
1D	ELECTION OF DIRECTOR: JAMES H. HANCE, JR.	Management	For
1E	ELECTION OF DIRECTOR: DANIEL R. HESSE	Management	For
1F	ELECTION OF DIRECTOR: V. JANET HILL	Management	For
1G	ELECTION OF DIRECTOR: FRANK IANNA	Management	For
1H	ELECTION OF DIRECTOR: SVEN-CHRISTER NILSSON	Management	For
1 I	ELECTION OF DIRECTOR: WILLIAM R. NUTI	Management	For
1J	ELECTION OF DIRECTOR: RODNEY O'NEAL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT		
	NEXTEL FOR 2009.		
03	TO APPROVE AMENDMENTS TO THE 1988 EMPLOYEES STOCK	Management	For
	PURCHASE PLAN.		
04	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING SPECIAL	Shareholder	Against
	SHAREHOLDER MEETINGS.		
05	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING POLITICAL	Shareholder	Against
	CONTRIBUTIONS.		

WYNDHAM WORLDWIDE CORPORATION

SECURITY 98310W108 MEETING TYPE Annual
TICKER SYMBOL WYN MEETING DATE 12-May-2009
ISIN US98310W1080 AGENDA 933029616 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 STEPHEN P. HOLMES		For
	2 MYRA J. BIBLOWIT		For
	3 PAULINE D.E. RICHARDS		For
2	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For
	WYNDHAM WORLDWIDE CORPORATION'S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING		
	DECEMBER 31, 2009.		
3	TO APPROVE THE AMENDMENT AND RESTATEMENT OF THE WYNDHAM	Management	For
	WORLDWIDE CORPORATION 2006 EQUITY AND INCENTIVE PLAN		
	PRIMARILY FOR PURPOSES OF SECTION 162(M) OF THE		
	INTERNAL REVENUE CODE.		
4	SHAREHOLDER PROPOSAL NO. 1 - CONCERNING SEVERANCE	Shareholder	Against
	AGREEMENTS.		
5	SHAREHOLDER PROPOSAL NO. 2 - CONCERNING INDEPENDENT	Shareholder	Against
	CHAIRMAN OF THE BOARD.		

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BELO CORP.

SECURITY 080555105 MEETING TYPE Annual

MEETING DATE 12-May-2009 TICKER SYMBOL BLC

US0805551050 AGENDA 933033134 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 HENRY P. BECTON, JR.		For
	2 JAMES M. MORONEY III		For
	3 LLOYD D. WARD		For
02	PROPOSAL TO APPROVE THE BELO AMENDED AND RESTATED 2004	Management	For
	EXECUTIVE COMPENSATION PLAN.		
03	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM.		
04	SHAREHOLDER PROPOSAL RELATING TO REPEAL OF THE	Shareholder	Against
	CLASSIFIED BOARD OF DIRECTORS.		

HARTE-HANKS, INC.

SECURITY 416196103 MEETING TYPE Annual

TICKER SYMBOL HHS MEETING DATE 12-May-2009
ISIN US4161961036 AGENDA 933043058 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 DAVID L. COPELAND		For
	2 CHRISTOPHER M. HARTE		For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS HARTE- HANKS'	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	FISCAL 2009.		
03	TO APPROVE AN AMENDMENT TO THE HARTE-HANKS, INC. 2005	Management	Against
	OMNIBUS INCENTIVE PLAN TO INCREASE THE MAXIMUM NUMBER		
	OF AUTHORIZED SHARES THAT MAY BE ISSUED THEREUNDER.		
0 4	TO APPROVE THE MATERIAL TERMS OF THE CURRENT	Management	For
	PERFORMANCE GOAL SET FORTH WITHIN THE HARTE- HANKS,		
	INC. 2005 OMNIBUS INCENTIVE PLAN, IN ACCORDANCE WITH		
	THE PERIODIC RE-APPROVAL REQUIREMENTS OF INTERNAL		
	REVENUE CODE SECTION 162(M).		

JC DECAUX SA, NEUILLY SUR SEINE

SECURITY F5333N100 MEETING TYPE MIX
TICKER SYMBOL JCDXF.PK MEETING DATE 13-May-2009
ISIN FR0000077919 AGENDA 701867446 - Management

TYPE VOTE ITEM PROPOSAL

	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND ""AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN ""AGAINST" VOTE.	Non-Voting	
0.1	Receive the reports of the executive committee, the Supervisory Board and the Auditors; approve the Company's financial statements for the YE 31 DEC 2008, as showing income of: EUR 130,410,808.73; accordingly, the shareholders meeting gives permanent discharge to the members of the Executive Committee and to those of the Supervisory Board for the performance of their duties during the said FY	Management	For
0.2	Receive the reports of the Executive Committee, the Supervisory Board and the Auditors; approve the consolidated financial statements for the said FY, in the form presented to the meeting	Management	For
0.3	Receive the report of the Executive Committee, and the remarks of the Supervisory Board, notices that: the earning for the FYE amounts to: EUR 130,410,808.73, the other reserves amount to: EUR 614,388,600.47, resolves the following appropriation to the other reserves: EUR 130,410,808.73; following this appropriation, the other reserves amount to EUR 744,799,409.20 and the legal reserve amounts to EUR 340,055.75 as required by Law; it is reminded that, for the last three FY's, the dividends paid, were as follows: EUR 0.40 for FY 2005, entitled to the 40% deduction provided by the French general tax code, EUR 0.42 for FY 2006, entitled to the 40% deduction provided by the French general tax code, EUR 0.44 for FY 2007, entitled to the 40% deduction provided by the French general tax code,	Management	For
0.4	Approve the charges and the expenses that were not tax-deductible of EUR 61,809.66 with a corresponding tax of EUR 21,281.00	Management	For
0.5	Approve to renew the appoint Mr. Jean-Claude De Caux as a Supervisory Board Member for a 3-year period	Management	For
0.6	Approve to renew the appoint Mr. Jean-Pierre De Caux as a Supervisory Board Member for a 3-year period	Management	For
0.7	Approve to renew the appoint Mr. Pierre-Alain Pariente as a Supervisory Board Member for a 3-year period	Management	For
0.8	Approve to renew the appoint Mr. Xavier De Sarrau as a Supervisory Board Member for a 3-year period	Management	For
0.9	Approve to renew the appoint Mr. Pierre Mutz as a Supervisory Board Member for a 3-year period	Management	For
0.10	Receive the special report of the Auditors, notes there is no new agreement and authorize the Supervisory Board for FYE 31 DEC 2008	Management	For

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The Gabelli Global Multimedia Trust Inc. 54

0.11 Authorize the Executive Committee to Buyback the Management For Company's shares on the open market, subject to the conditions described below: maximum purchase price: EUR 20.00, maximum number of shares to be acquired: 10% of the Company's capital, i.e. on 31 DEC 2008; 221,270,597 shares maximum funds invested in the share buybacks: EUR 442,541,180.00 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 share capital [authority expires for 18-months period]; it supersedes the fraction unused of any and all earlier delegations to the same effect; the shareholders' meeting delegates all powers to the Executive Committee to all necessary measure and accomplish all necessary formalities E.12 Approve the delegates all powers to the executive Management For committee to increase the share capital on one or more occasions, in France or abroad, by issuance, with the shareholders' preferred subscription rights maintained, of shares, the preference shares being excluded, or securities giving access to the Company's capital and, or the issue of securities giving right to the allocation of debt securities; the maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 2,300,000.00 overall maximum nominal amount of capital increases to be carried out by virtue of the present delegation and by virtue of the Delegation 13 to 19 is fixed at EUR 2,300,000.00; the shareholders' meeting delegates all powers to the Executive Committee to take all necessary measures and accomplish all necessary formalities; [Authority expires for 26-months period]; it supersedes the fraction unused of any and all earlier delegations to the same effect E.13 Approve to the executive committee to increase on one Management For or more occasions, in France or abroad, by way of a public offer or by way of an offer Governed by Article L. 441-2-II of the French monetary and financial code, the share capital, by issuance, with cancellation of the shareholders' preferred subscription rights, of shares, the preference shares being excluded, or securities giving access to the Company' capital and, or the issue of securities giving right to the allocation of debt securities; these securities may be issued in consideration for securities tendered in a public exchange offer in France or abroad concerning the shares of another Company; the maximal nominal amount of capital increases to be carried out under this delegation of authority shall not exceed EUR 2,300,000.00, this amount shall count against the amount of the overall ceiling set forth in Resolution 12 the shareholders' meeting delegates all powers to the executive Committee to take all necessary measures and

accomplish all necessary formalities [authority expires

for a 26-months period]; it supersedes the fraction unused of any and all earlier delegations to the same effect E.14 Grant authority for the executive committee to increase Management For the share capital, up to 10% of the share capital, I.E. 221,270,597 shares, by way of issuing shares [the preference shares being excluded or securities giving access to the capital, in consideration for the contributions in kind granted to the Company and comprised of capital securities or securities giving access to share capital the nominal amount of capital increases to be carried out by virtue of the present resolution shall count against the nominal ceiling of the capital increases with cancellation of the preferential subscription rights, and authorize the present meeting in Resolution 13 and, against the amount of the overall ceiling set forth in Resolution 12 or the overall ceiling set forth in later resolutions to the same effect; the shareholders' meeting delegates all powers to the Executive Committee to take all necessary measures and accomplish all necessary formalities; this delegation is granted for a 26-month period; it supersedes the fraction unused of any and all earlier delegations to the same effect E.15 Grant authority for the Executive Committee to increase Management For the share capital, in 1 or more occasions and at its sole discretion, by a maximum nominal amount of EUR 2,300,000.00, by way of capitalizing premiums, reserves, profits or other means, provided that such capitalization is allowed by Law and under the By-Laws, by issuing bonus shares or raising the par value of existing shares, or by a combination of these methods; this amount shall count against the amount of the overall ceiling set forth in Resolution 12; to take all necessary measures and accomplish all necessary formalities [Authority is give for a 26-month period]; it supersedes the fraction unused of any and all earlier delegations to the same effect E.16 Grant authority for the executive committee to increase Management For the number of securities to be issued with or without preferential subscription right of shareholders, at the same price as the initial issue, within 30 days of the closing of the subscription period and up to maximum of 15% of the initial issue; the amount of capital increases to be carried out by virtue to the present resolution shall count against the amount of the overall ceiling set forth in Resolution 12; in the event of a capital increase with cancellation of the preferential subscription rights against the amount of the ceiling set forth in Resolution 13; [Authority is granted for a 26- month period] E.17 Grant authority for the executive committee to increase Management For the share capital, on 1 or more occasions, by way of issuing shares or securities giving access to the capital, in favour of members of 1 or several Company Savings Plans; [Authority is given for a 26- month period] and for a nominal amount that shall not exceed EUR 20,000.00; the maximum nominal amount of capital increases to be carried out by virtue of the present

delegation shall count against the overall ceiling set forth in Resolution 12; this delegation of powers supersedes any all earlier delegations to the same effect; the shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favour of the beneficiaries mentioned above; to take all necessary measures and accomplish all necessary formalities

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E.18	Grant authority for the executive committee to grant 1 or more transactions, to employees and Corporate Officers or groups, options giving the right either to subscribe for new shares in the Company to be issued through a capital increase, or to purchase existing shares purchased by the Company, it being provide that the options shall not given rights to a total number of shares, which shall not exceed 4% of the share capital; the nominal amount to be carried out by virtue of the present delegation shall count against the overall ceiling set forth Resolution 12; to take all necessary measures and accomplish all necessary formalities [Authority is give for a 26-month period]; it supersedes the fraction unused of any and all earlier delegations to the same effect	Management	For
E.19	Grant authority for the executive committee to grant for free, on 1 or more occasions, existing or future shares, the preference shares being exclude, in favour of the employees or the Corporate Officers of the Company and related Companies or groups; they may not present more than 0.50% of the share capital; the maximum nominal amount of capita increases to be carried out by virtue of the present delegation shall count against the overall ceiling set forth in Resolution 12; the shareholders' meeting decides to cancel the shareholders' preferential subscription rights in favour of the beneficiaries mentioned above; to take all necessary measures and accomplish all necessary formalities [Authority is give for a 26-month period]; it supersedes the fraction unused of any and all earlier delegations to the same effect	Management	For
E.20	Grant authority for the executive committee to reduce the share capital, on one or more occasions, by canceling all or part of the shares held by the Company in connection with a Stock Repurchase Plan, up to a maximum of 10% of the share capital over a 24-months period; the shareholders' meei9ng delegates all powers to the Executive Committee to take all necessary measures and accomplish all necessary formalities; [Authority expires for 148-months period]; it supersedes any and all earlier delegations to the same effect	Management	For
E.21	Amend the Article 16 of the Bylaws: reduce the maximum duration of the term of office of the Supervisory Board's Members to 4 years	Management	For
E.22	Amend the Article 17 of the Bylaws and to re-number	Management	For

Articles 18 to 27 of the Bylaws

E.23 Grant full powers to the bearer of an original, a copy Management For or extract of the minutes of this meeting to carry out

all filings, publications and other formalities

prescribed ByLaw

COMCAST CORPORATION

SECURITY 20030N101 MEETING TYPE Annual
TICKER SYMBOL CMCSA MEETING DATE 13-May-2009
ISIN US20030N1019 AGENDA 933019552 - Management

01	DIRECTOR	Management	
01	1 S. DECKER ANSTROM	rianagement	For
	2 KENNETH J. BACON		For
	3 SHELDON M. BONOVITZ		For
	4 EDWARD D. BREEN		For
	5 JULIAN A. BRODSKY		For
	6 JOSEPH J. COLLINS		For
	7 J. MICHAEL COOK		For
	8 GERALD L. HASSELL		For
	9 JEFFREY A. HONICKMAN		For
	10 BRIAN L. ROBERTS		For
	11 RALPH J. ROBERTS		For
	12 DR. JUDITH RODIN		For
	13 MICHAEL I. SOVERN		For
02	RATIFICATION OF INDEPENDENT AUDITORS	Management	For
03	APPROVAL OF OUR 2002 EMPLOYEE STOCK PURCHASE		
	PLAN, AS AMENDED AND RESTATED	Management	For
04	APPROVAL OF OUR 2002 RESTRICTED STOCK PLAN, AS AMENDED	Management	Against
	AND RESTATED		
05	APPROVAL OF OUR 2003 STOCK OPTION PLAN, AS AMENDED AND	Management	Against
	RESTATED		
06	IDENTIFY ALL EXECUTIVE OFFICERS WHO EARN IN EXCESS OF	Shareholder	Against
	\$500,000		
07	OBTAIN SHAREHOLDER APPROVAL OF CERTAIN FUTURE DEATH	Shareholder	Against
	BENEFIT ARRANGEMENTS		
08	ADOPT AN ANNUAL VOTE ON EXECUTIVE COMPENSATION	Shareholder	
09	ADOPT A RECAPITALIZATION PLAN	Shareholder	Against

QWEST COMMUNICATIONS INTERNATIONAL INC.

SECURITY 749121109 MEETING TYPE Annual
TICKER SYMBOL Q MEETING DATE 13-May-2009
ISIN US7491211097 AGENDA 933024527 - Management

ITEM	PROPOSAL	TYPE	VOTE

1A	ELECTION OF	DIRECTOR:	EDWARD A. MUELLER	Management	For
1B	ELECTION OF	DIRECTOR:	LINDA G. ALVARADO	Management	For
1C	ELECTION OF	DIRECTOR:	CHARLES L. BIGGS	Management	For
1D	ELECTION OF	DIRECTOR:	K. DANE BROOKSHER	Management	For
1E	ELECTION OF	DIRECTOR:	PETER S. HELLMAN	Management	For
1F	ELECTION OF	DIRECTOR:	R. DAVID HOOVER	Management	For
1G	ELECTION OF	DIRECTOR:	PATRICK J. MARTIN	Management	For
1H	ELECTION OF	DIRECTOR:	CAROLINE MATTHEWS	Management	For
1I	ELECTION OF	DIRECTOR:	WAYNE W. MURDY	Management	For

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1J	ELECTION OF DIRECTOR: JAN L. MURLEY	Management	For
1K	ELECTION OF DIRECTOR: JAMES A. UNRUH	Management	For
1L	ELECTION OF DIRECTOR: ANTHONY WELTERS	Management	For
02	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2009.		
03	APPROVAL OF A POLICY RELATING TO SEVERANCE ARRANGEMENTS	Management	For
	WITH EXECUTIVES.		
04	A STOCKHOLDER PROPOSAL URGING THE BOARD TO ADOPT A	Shareholder	Against
	POLICY TO SEEK STOCKHOLDER APPROVAL OF CERTAIN		
	EXTRAORDINARY RETIREMENT BENEFITS FOR EXECUTIVES.		
05	A STOCKHOLDER PROPOSAL URGING THE BOARD TO		
	ADOPT A POLICY THAT STOCKHOLDERS HAVE THE		
	OPPORTUNITY AT ANNUAL MEETINGS TO VOTE ON AN		
	ADVISORY RESOLUTION ON CERTAIN EXECUTIVE		
	COMPENSATION.	Shareholder	Against
06	A STOCKHOLDER PROPOSAL REQUESTING THE BOARD TO AMEND	Shareholder	Against
	OUR BYLAWS TO ALLOW 10% STOCKHOLDERS TO CALL SPECIAL		
	STOCKHOLDER MEETINGS.		
07	A STOCKHOLDER PROPOSAL REQUESTING THAT OUR BOARD	Shareholder	Against
	INITIATE THE PROCESS OF REINCORPORATING QWEST IN NORTH		
	DAKOTA.		

PLAYBOY ENTERPRISES, INC.

SECURITY 728117201 MEETING TYPE Annual
TICKER SYMBOL PLAA MEETING DATE 13-May-2009
ISIN US7281172012 AGENDA 933031178 - Management

ITEM	PROPOS	AL	TYPE	VOTE
01	DIRECT	'OR	Management	
	2	D. BOOKSHESTER D. CHEMEROW C. HIRSCHHORN		For For
	5 6	J. KERN R. PILLAR S. ROSENTHAL R. ROSENZWEIG		For For For

02	TO APPROVE AN AMENDMENT TO THE THIRD AMENDED AND	Management	Against
	RESTATED 1995 STOCK INCENTIVE PLAN OF PLAYBOY		
	ENTERPRISES, INC.		
03	TO APPROVE AN AMENDMENT TO THE SECOND AMENDED AND	Management	Against
	RESTATED 1997 EQUITY PLAN FOR NON-EMPLOYEE DIRECTORS OF		
	PLAYBOY ENTERPRISES, INC.		
04	TO APPROVE AN AMENDMENT TO THE PLAYBOY ENTERPRISES,	Management	For
	INC. EMPLOYEE STOCK PURCHASE PLAN.		
05	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS PLAYBOY	Management	For
	ENTERPRISES, INC.'S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR 2009.		

LSI CORPORATION

SECURITY 502161102 MEETING TYPE Annual
TICKER SYMBOL LSI MEETING DATE 14-May-2009
ISIN US5021611026 AGENDA 933027775 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CHARLES A. HAGGERTY	Management	For
1B	ELECTION OF DIRECTOR: RICHARD S. HILL	Management	For
1C	ELECTION OF DIRECTOR: JOHN H.F. MINER	Management	For
1D	ELECTION OF DIRECTOR: ARUN NETRAVALI	Management	For
1E	ELECTION OF DIRECTOR: MATTHEW J. O'ROURKE	Management	For
1F	ELECTION OF DIRECTOR: GREGORIO REYES	Management	For
1G	ELECTION OF DIRECTOR: MICHAEL G. STRACHAN	Management	For
1H	ELECTION OF DIRECTOR: ABHIJIT Y. TALWALKAR	Management	For
11	ELECTION OF DIRECTOR: SUSAN M. WHITNEY	Management	For
02	TO RATIFY THE AUDIT COMMITTEE'S SELECTION OF OUR	Management	For
	INDEPENDENT AUDITORS FOR 2009.		
03	TO APPROVE OUR AMENDED INCENTIVE PLAN.	Management	For

A H BELO CORPORATION

SECURITY 001282102 MEETING TYPE Annual
TICKER SYMBOL AHC MEETING DATE 14-May-2009
ISIN US0012821023 AGENDA 933043426 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 DOUGLAS G. CARLSTON*		For
	2 DEALEY D. HERNDON*		For
	3 DAVID R. MORGAN*		For
	4 TYREE B. (TY) MILLER**		For
02	PROPOSAL TO APPROVE THE A.H. BELO 2008 INCENTIVE	Management	For
	COMPENSATION PLAN.		
03	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE	Management	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		

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FRONTIER COMMUNICATIONS CORP

SECURITY 35906A108 MEETING TYPE Annual
TICKER SYMBOL FTR MEETING DATE 14-May-2009
ISIN US35906A1088 AGENDA 933048363 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 KATHLEEN Q. ABERNATHY		For
	2 LEROY T. BARNES, JR.		For
	3 PETER C.B. BYNOE		For
	4 MICHAEL T. DUGAN		For
	5 JERI B. FINARD		For
	6 LAWTON WEHLE FITT		For
	7 WILLIAM M. KRAUS		For
	8 HOWARD L. SCHROTT		For
	9 LARRAINE D. SEGIL		For
	10 DAVID H. WARD		For
	11 MYRON A. WICK, III		For
	12 MARY AGNES WILDEROTTER		For
)2	TO ADOPT THE 2009 EQUITY INCENTIVE PLAN.	Management	For
)3	TO CONSIDER AND VOTE UPON A STOCKHOLDER PROPOSAL, IF	Shareholder	Against
	PRESENTED AT THE MEETING.		
04	TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2009.		

LADBROKES PLC

SECURITY G5337D107 MEETING TYPE Annual General Meeting TICKER SYMBOL LDBKF.PK MEETING DATE 15-May-2009 ISIN GB00B0ZSH635 AGENDA 701843977 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the reports of the Directors and the Auditor and the accounts of the Company for the YE 31 DEC 2008	Management	For
2.	Approve to declare the final dividend of 9.05p on each of the ordinary shares entitled thereto in respect of the YE 31 DEC 2008	Management	For
3.	Appoint Mr. P. Erskine as a Director of the Company, who retires in accordance with the Articles of Association	Management	For

4.	Appoint Mr. R. J. Ames as a Director of the Company, who retires in accordance with the Articles of Association	Management	For
5.	Re-appoint Mr. N. M. H. Jones a Director of the Company, who retires by rotation in accordance with the Articles of Association	Management	For
6.	Re-appoint Mr. J. P. O'Reilly as a Director of the Company, who		
	retires by rotation in accordance with the Articles of	Management	For
7.	Re-appoint Ernst & Young LLP as the Auditor to the Company and authorize the Directors to agree the remuneration of the Auditor	Management	For
8.	Receive the 2008 Directors' remuneration report	Management	For
9.	Authorize the Company, for the purposes of Section 366 of the Companies Act 2006 [authorizations required for donations or expenditure] and all Companies that are subsidiaries of the Company at any time during the period for which this resolution has effect to: (i) make political donations to political parties or independent election candidates not exceeding GBP 50,000 in total; (ii) make political donations to political organizations other than political parties not exceeding GBP 50,000 in total; and (iii) incur political expenditure not exceeding GBP 50,000 in total, provided that the aggregate amount of any such donations and expenditure shall not exceed GBP 50,000 during the period beginning with the date of the passing of this resolution and ending on the date of the AGM of the Company to be held in 2010 or, if earlier, on 30 JUN 2010; for the purpose of this resolution the terms "political donations", "independent election candidates", "political organizations" and "political expenditure" have the meanings set out in Sections 363 to 365 of the	Management	For
s.10	Companies Act 2006 Authorize the Company to make market purchases [Section 163 of the Companies Act 1985] of up to 60,063,870 ordinary shares of 28 1/3p each of the Company, at a minimum price which may be paid for the ordinary share 28 1/3p per share and the maximum price which may be paid for an ordinary share is an amount equal to 105% of the average of the middle market quotations for an ordinary share derived from the London Stock Exchange Daily Official List, over the previous 5 business days; [Authority expires at earlier of the conclusion of the AGM of the Company to be held 2010 or 30 JUN 2010]; and the Company may make a contract to purchase shares after the expiry of this authority in pursuance of such an offer or agreement made prior to such expiry	Management	For
11.	Approve to increase the share capital of the Company by GBP 34,000,000 from GBP 253,000,000 to GBP 287,000,000 by the creation of 120,000,000 additional new ordinary shares of 28 1/3p each in the capital of the Company	Management	For
12.	Authorize the Directors, in substitution for any existing authority and for the purpose of Section 80 of the Companies Act 1985, to allot relevant securities [with in the meaning of that Section] up to an aggregate nominal amount of GBP 56,776,939; [Authority expires earlier of the conclusion of the AGM of the Company held in 2010 or on 30 JUN 2010]; and the Directors may allot relevant securities after the	Management	For

expiry of this authority in pursuance of such an offer or agreement made prior to such expiry

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S.13

Meeting Date Range: 07/01/2008 to 06/30/2009

The Gabelli Global Multimedia Trust Inc.

Management For

Report Date: 07/01/2009

- Authorize the Directors, to allot equity securities [Section 94 of the Companies Act 1985[the Act]] pursuant to the authority for the purposes of Section 80 of the Act conferred by the ordinary resolution set out as Resolution No.12 at the notice of 2009 AGM of the Company and passed at the 2009 AGM of the Company and to sell equity securities which immediately before the sale are held by the Company as treasury shares[Section 162A of the Act] in each case, disapplying the statutory pre-emption rights [Section 89(1) of the Act], provided that this power is limited to: a) the allotment or sale of equity securities up to an aggregate nominal amount of GBP 8,509,048; b) the allotment or sale of equity securities up to an aggregate nominal amount of GBP 56,776,939 in connection with a rights issue or other issue in favor of ordinary shareholders; [Authority expires the earlier of the conclusion of the AGM of the Company to be held in 2010 or 30 JUN 2010]; and the Directors may allot equity securities after the expiry of this authority in pursuance of such an offer or agreement made prior to such expiry
- S.14 Authorize the Directors of the Company, in addition to Management For the authority conferred on the Directors by Resolution
 - 12 as set out in the Notice of the 2009 AGM of the Company: (a) authorized for the purposes of Section 80 of the Companies Act 1985 (the Act) to allot relevant securities [within the meaning of that section] up to an aggregate nominal amount of GBP 56,776,939 in connection with a rights issue; and (b) empowered to allot equity securities [as defined by section 94 of the Act] pursuant to the authority for the purposes of section 80 of the Act conferred by this resolution and to sell equity securities which immediately before the sale are held by the Company as treasury shares [as defined in section 162A of the Act] in each case as if section 89(1) of the Act did not apply to such allotment or sale provided that this power shall be limited to the issue of equity securities in connection with a rights issue, [Authority shall expire at the conclusion of the AGM of the Company to be held in 2010 or if earlier, on 30 JUN 2010] save that the Company may before the expiry of this authority make an offer or agreement which would or might require relevant securities of the company to be allotted after its expiry and the Directors may allot relevant securities pursuant to such an offer or agreement as if the

authority in this resolution had not expired Approve the term of the Ladbrokes plc international 15. Share Option Scheme be extended for a further 10 years until 2019 and authorize the Directors of the Company to do all acts and things necessary to put the

Management For

extension of the scheme into effect $% \left(1\right) =\left(1\right) \left(1\right) \left($

Approve to cancel the share premium account of the Management For S.16

Company

SPIR COMMUNICATION SA, AIX EN PROVENCE

SECURITY F86954165 MEETING TYPE MIX
TICKER SYMBOL SPI.PA MEETING DATE 19-May-2009
ISIN FR0000131732 AGENDA 701907339 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please	Non-Voting	
	contact your representative PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
	Management report of the Board of Directors General report of the Statutory Auditors Chairman's report on the functioning of the Board of Directors and internal co-ntrol procedures and report of the Statutory Auditors on the said report	Non-Voting Non-Voting Non-Voting	
	Special Report on stock options Miscellaneous	Non-Voting Non-Voting	
0.1	Approve the accounts for the FY ended on 31st DEC 2008, approval of non-deductible charges and Grant discharge to the Board Members	Management	For
0.2	Approve the Distribution of profits for the 2008 FY	Management	For
0.3	Approve the consolidated accounts of Spir Communication Group for the FY ended on 31st DEC, 2008	Management	For
0.4	Receive the Special report of the Statutory Auditors on the agreements referred to in Article L.225-38 of the Commercial Code and approve of these agreements	Management	For
0.5	Approve the Ratification of the appointment of Mr. Patrick Leleu as a Board Member to replace Mr. Philippe Leoni	Management	For
0.6	Approve the Renew of Mr. Patrick Leleu's mandate as a Board Member for a period of 6 years	Management	For
0.7	Approve the Renew of Mr. Gerard Becu's mandate as a Board Member for a period of 6 years	Management	For
0.8	Approve the Renew of Mr. Francis Cartoux' mandate as a Board Member for a period of 6 years	Management	For
0.9	Approve the Renew of Mr. Francois-Regis Hutin's mandate as a Board Member for a period of 6 years	Management	For
0.10	Approve the Mr. Francois-Xavier Hutin's mandate as a Board Member for a period of 6 years	Management	For

0.11	Approve the Renewl of Mr. Paul Museux' mandate as a Board		
	Member for a period of 6 years	Management	For
0.12	Appoint Mr. Georges Coudray as a Board Member for a period of 6 years	Management	For
0.13	Appoint Mr. Patrice Hutin as a Board Member for a period of 6 years	Management	For
0.14	Grant Full powers to the bearer of an original or extract of this report in order to accomplish all legal formalities	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

	Report on the use of the authorization given by the Ordinary and Extraordinary-General Assembly on 20 MAY 2008 to acquire its own shares	Non-Voting	
	Report to obtain the authorization given by the Ordinary and Extraordinary Gen-eral Assembly on 20 MAY 2008 to acquire its own shares	Non-Voting	
E.15	Approve the objectives established under the authorization given to the General Assembly on 20 MAY 2008, have been met, validation of the shares buyback	Management	For
E.16	Authorize for the Board of Directors to purchase the Company' shares within the limit of 8% of the share capital	Management	For
E.17	Authorize the Board of Directors to allocate purchase options plans and /or plans for the subscription of shares and / or freely allocate shares plans	Management	For
	Partial contribution of assets by Spir Communication of its business publishin-g branch to its subsidiary owned with 100% Regicom SAS	Non-Voting	
E.18	Approve the Chairman's report on the draft treaty of partial transfer of assets	Management	For
	Report of the Demerger Auditors	Non-Voting	
E.19	Approve the draft treaty of partial transfer of assets under which the Company Spir Communication would contribute with its business publishing branch to the Regicom Company; approval of this partial transfer, its	Management	For
E.20	assessment and its remuneration Grant full powers to the bearer of an original or extract of this report in order to accomplish all legal formalities	Management	For

UNITED STATES CELLULAR CORPORATION

SECURITY 911684108 MEETING TYPE Annual
TICKER SYMBOL USM MEETING DATE 19-May-2009
ISIN US9116841084 AGENDA 933054049 - Management

ITEM PROPOSAL TYPE VOTE

01	DIRECTOR			Management	
02	1 HARRY J. HARCZA NON-EMPLOYEE DIRECTOR	COMPENSATION PLA		Management	For For
03	U.S. CELLULAR'S 2005 AMENDED.	LONG-TERM INCENTI	VE PLAN, AS	Management	For
04	RATIFY ACCOUNTANTS FO	R 2009.		Management	For
HSN, INC					
SECURITY	404303109	MEETING TYPE	Annual		
TICKER SY	YMBOL HSNI	MEETING DATE	19-May-2009		
ISIN	US4043031099	AGENDA	933061741 - Man	agement	

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 GREGORY R. BLATT		For
	2 MICHAEL C. BOYD		For
	3 P. BOUSQUET-CHAVANNE		For
	4 WILLIAM COSTELLO		For
	5 JAMES M. FOLLO		For
	6 MINDY GROSSMAN		For
	7 STEPHANIE KUGELMAN		For
	8 ARTHUR C. MARTINEZ		For
	9 THOMAS J. MCINERNEY		For
	10 JOHN B. MORSE, JR.		For
2	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	HSN, INC.'S INDEPENDENT REGISTERED CERTIFIED PUBLIC		
	ACCOUNTING FIRM FOR THE 2009 FISCAL YEAR.		
3	APPROVAL OF SECOND AMENDED AND RESTATED 2008 STOCK AND	Management	Against
	ANNUAL INCENTIVE PLAN.		

MELCO PBL ENTERTAINMENT (MACAU) LTD

SECURITY 585464100 MEETING TYPE Special
TICKER SYMBOL MPEL MEETING DATE 19-May-2009
ISIN US5854641009 AGENDA 933066385 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF AN INCREASE IN THE AUTHORIZED SHARE		
	CAPITAL OF THE COMPANY FROM US \$15,000,000 DIVIDED		
	INTO 1,500,000,000 ORDINARY SHARES OF A NOMINAL OR		
	PAR VALUE OF US \$0.01 EACH TO US\$25,000,000 DIVIDED		
	INTO 2,500,000,000 ORDINARY SHARES OF A NOMINAL OR		
	PAR VALUE OF US \$0.01 EACH, BY THE CREATION OF AN		
	ADDITIONAL 1,000,000,000 ORDINARY SHARES.	Management	For
02	ADOPTION OF THE NEW AMENDED AND RESTATED MEMORANDUM AND	Management	For
	ARTICLES OF ASSOCIATION OF THE COMPANY INCORPORATING		

THE AMENDMENTS WITH RESPECT TO THE INCREASED AUTHORIZED SHARE CAPITAL, THE CURRENT NAME OF THE COMPANY AND CERTAIN ANCILLARY AMENDMENTS AS FURTHER SET OUT IN SCHEDULE 1, INCLUDING (A) THE CHANGE OF NAME OF THE REGISTERED OFFICE PROVIDER OF THE COMPANY, WALKERS SPV LIMITED TO WALKERS CORPORATE SERVICES LTD. TO THEIR RESTRUCTURING EXERCISE; (B) A RECTIFICATION CHANGE TO THE DEFINITION OF ADS, C) A RECTIFICATION CHANGE IN ARTICLE 132

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

MELCO PBL ENTERTAINMENT (MACAU) LTD

SECURITY 585464100 MEETING TYPE Annual 19-May-2009 ISIN US5854641009 AGENDA 933071019 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	RATIFICATION OF THE AUDITED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2008 AND THE INCLUSION THEREOF IN THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S. SECURITIES AND EXCHANGE COMMISSION.	Management	For
02	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT AUDITOR DELOITTE TOUCHE TOHMATSU FOR THE FISCAL YEAR 2008.	Management	For
03	APPROVAL OF PROPOSED AMENDMENTS TO THE SHARE INCENTIVE PLAN OF COMPANY BY DELETING THE SENTENCE "NO MORE THAN 50,000,000 OF SHARES AUTHORIZED TO BE ISSUED UNDER THIS ARTICLE 3.1 (A) MAY BE ISSUED WITHIN FIVE YEARS FROM DATE THE PLAN BECOMES EFFECTIVE". TO CHANGE THE NAME OF THE COMPANY FROM "MELCO PBL ENTERTAINMENT LIMITED" TO "MELCO CROWN ENTERTAINMENT LIMITED".	Management	For

TELEVISION BROADCASTS LTD

SECURITY Y85830100 MEETING TYPE Annual General Meeting TICKER SYMBOL TVBCY.PK MEETING DATE 20-May-2009 TSIN HK0511001957 AGENDA 701907846 - Management

ITEM	PROPOSAL	TYPE	VOTE	
	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF	Non-Voting		
	"ABSTAIN" WILL BE TREATED THE SAME AS A "TAKE NO			
	ACTION" VOTE.			
1.	Adopt the audited financial statements, the Directors'	Management	For	

	report and the Independent Auditors' report for the YE 31 DEC 2008		
2. 3.i 3.ii	Declare a final dividend for the YE 31 DEC 2008 Re-elect Ms. Mona Fong as a retiring Director Re-elect Mrs. Christina Lee Look Ngan Kwan as a retiring Director	Management Management Management	For For For
4.	Re-appoint PricewaterhouseCoopers as the Auditors of the Company and authorize the Directors to fix their remuneration	Management	For
5.	Authorize the Directors of the Company, subject to this resolution, in substitution of all previous authorities, during or after the relevant period, to allot, issue and deal with unissued shares in the capital of the Company and to make or grant offers, agreements, options and other rights or issue securities, which might require the exercise of such powers, the aggregate nominal amount of share capital allotted or agreed conditionally or unconditionally to be allotted or issued [whether pursuant to an option or otherwise] by the Directors of the Company, otherwise than pursuant to i) a rights Issue; or ii) any scrip dividend or similar arrangement providing for allotment of shares in lieu of the whole or part of a dividend on the ordinary shares in the Company [such ordinary shares being defined in this and the following Resolution 6, shares] in accordance with the Articles of Association of the Company, shall not exceed the aggregate of: i) 10% of the aggregate nominal amount of the share capital of the Company in issue at the date of passing of this resolution; and ii) [if the Directors of the Company are so authorized by a separate ordinary resolution of the shareholders of the Company repurchased by the Company subsequent to the passing of this resolution [up to a maximum equivalent to 10% of the aggregate nominal amount of the share capital of the Company in issue at the date of passing of this resolution]; [Authority expires the earlier of the conclusion of the next AGM of the Company or the expiry of the period within which the next AGM of the Company is required by the Articles of Association of	Management	For
6.	the Company or any other applicable Law to be held] Authorize the Directors of the Company, subject to this resolution, during the relevant period of all powers of the Company to purchase shares on the Stock Exchange of Hong Kong Limited or any other Stock Exchange on which the shares may be listed and recognized by the Securities and Futures Commission and the Stock Exchange of Hong Kong Limited; the aggregate nominal amount of shares which may be purchased by the Company pursuant to this resolution shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Company at the date of passing of this resolution; [Authority expires the earlier of the conclusion of the next AGM of the Company is required by the Articles or any other applicable law to be held]	Management	For
7.	Authorize the Directors of the Company to exercise the powers of the Company referred to in paragraph (a) of Resolution (5) above in respect of the share capital of the Company referred to in paragraph (c) (ii) of Resolution (5)	Management	For

8. Approve the period of 30 days during which the For Management Company's register of Members may be closed under Section 99(1) of the Companies Ordinance during the calendar year 2009, be extended, pursuant to Section 99(2) of the Companies Ordinance, to 60 days Amend the Articles 2, 53, 65, 66, 68, 73, 74, 75, 76, Management For S.9 77, 86, 86A, 89, 93, 106, 108, 109, 111, 113, 114, 119, 171 and 176 of the Articles of Association of the Company as specified PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF Non-Voting CONSERVATIVE RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

INTEL CORPORATION

SECURITY 458140100 MEETING TYPE Annual
TICKER SYMBOL INTC MEETING DATE 20-May-2009
ISIN US4581401001 AGENDA 933030897 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY	Management	For
1B	ELECTION OF DIRECTOR: SUSAN L. DECKER	Management	For
1C	ELECTION OF DIRECTOR: JOHN J. DONAHOE	Management	For
1D	ELECTION OF DIRECTOR: REED E. HUNDT	Management	For
1E	ELECTION OF DIRECTOR: PAUL S. OTELLINI	Management	For
1F	ELECTION OF DIRECTOR: JAMES D. PLUMMER	Management	For
1G	ELECTION OF DIRECTOR: DAVID S. POTTRUCK	Management	For
1H	ELECTION OF DIRECTOR: JANE E. SHAW	Management	For
11	ELECTION OF DIRECTOR: JOHN L. THORNTON	Management	For
1J	ELECTION OF DIRECTOR: FRANK D. YEARY	Management	For
1K	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Management	For
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	CURRENT YEAR		
03	AMENDMENT AND EXTENSION OF THE 2006 EQUITY INCENTIVE	Management	Against
	PLAN		
04	APPROVAL OF AN EMPLOYEE STOCK OPTION EXCHANGE PROGRAM	Management	Against
05	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	For
06	STOCKHOLDER PROPOSAL: CUMULATIVE VOTING	Shareholder	Against
07	STOCKHOLDER PROPOSAL: HUMAN RIGHT TO WATER	Shareholder	Against

CITADEL BROADCASTING CORPORATION

SECURITY 17285T106 MEETING TYPE Annual TICKER SYMBOL CTDB MEETING DATE 20-May-2009

ISIN US17285T1060 AGENDA 933040204 - Management

ITEM	PROP()SAL 			TYPE	VOTE
01	2	MICHAEL A. MILES			Management	For For For
02	THE I	RATIFICATION OF THE LLP TO SERVE AS	S INDEPENDENT REG	ISTERED PUBLIC	Management	
03	ACCOUNTANTS FOR THE YEAR ENDING DECEMBER 31, 2009. TO PROVIDE FARID SULEMAN AND JACQUELYN J. ORR WITH DISCRETIONARY AUTHORITY TO ACT UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING.			Management	For	
 INTERACT	IVE DA	TA CORPORATION				
TICKER S	YMBOL		MEETING TYPE MEETING DATE AGENDA	20-May-2009	agement	
ITEM 	PROPO				TYPE	VOTE
1		CTORS RAYMOND L. D'ARC MYRA R. DRUCKER RONA A. FAIRHEAI DONALD P. GREENI CASPAR J.A. HOBE PHILIP J. HOFFMA ROBERT C. LAMB	D BERG 3S AN		Management	For For For For For
2	RATIE OUR		PPOINTMENT OF ERN TERED PUBLIC ACCO		Management	
3		OVE OUR 2009 LONG-			Management	Against
 PRIMEDIA	INC.					
SECURITY TICKER S ISIN	YMBOL	74157K846 PRM US74157K8466	MEETING DATE		agement	
ITEM	PROPO				TYPE	VOTE
01					Management	For For

	3	DANIEL T. CIPORIN	For
	4	MEYER FELDBERG	For
	5	PERRY GOLKIN	For
	6	H. JOHN GREENIAUS	For
	7	DEAN B. NELSON	For
	8	KEVIN J. SMITH	For
	9	CHARLES J. STUBBS	For
	10	THOMAS C. UGER	For
02	TO RA	TIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS Management	For
	INDEP	ENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	
	COMPA	NY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.	

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AMPHENOL CORPORATION

SECURITY 032095101 MEETING TYPE Annual
TICKER SYMBOL APH MEETING DATE 20-May-2009
ISIN US0320951017 AGENDA 933071196 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 EDWARD G. JEPSEN		For
	2 JOHN R. LORD		For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT	Management	For
	PUBLIC ACCOUNTANTS OF THE COMPANY.		
03	RATIFICATION AND APPROVAL OF THE 2009 AMPHENOL	Management	For
	EXECUTIVE INCENTIVE PLAN.		
04	RATIFICATION AND APPROVAL OF THE 2009 STOCK PURCHASE	Management	Against
	AND OPTION PLAN FOR KEY EMPLOYEES OF AMPHENOL AND		
	SUBSIDIARIES.		

HUTCHISON WHAMPOA LTD

SECURITY Y38024108 MEETING TYPE Annual General Meeting TICKER SYMBOL HUWHF.PK MEETING DATE 21-May-2009 ISIN HK0013000119 AGENDA 701882854 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR ALL RESOLUTIONS. THANK YOU.	Non-Voting	
1.	Receive and adopt the statement of audited accounts and reports of the Directors and the Auditors for the YE 31 DEC 2008	Management	For
2.	Declare a final dividend	Management	For

			_
3.1 3.2	Re-elect Mr. Li Ka-Shing as a Director Re-elect Mrs. Chow Woo Mo Fong, Susan as a Director	Management	For For
3.3	Re-elect Mrs. Chow woo Mo Fong, Susan as a Director Re-elect Mrs. Lai Kai Ming, Dominic as a Director	Management Management	For
3.4	Re-elect Mr. William Shumiak as a Director	Management	For
4.	Appoint the Auditor and authorize the Directors to fix	Management	For
.	the Auditor's remuneration	riariagement	101
5.	Approve the remuneration of HKD 50,000 and HKD 120,000		
	respectively be payable to the Chairman and each of the		
	other		
	Directors of the Company for each FY until otherwise		
	determined		
	by an Ordinary Resolution of the Company, provided that		
	such		
	remuneration be payable in proportion to the period		
	during which		
	a Director has held office in case of a Director who		
	has not held	Management	
6.1	office for the entire year	Management	For
0.1	Approve a general mandate given to the Directors to issue and dispose of additional ordinary shares of the	Management	For
	Company not exceeding 20% of the existing issued		
	ordinary share capital of the Company		
6.2	Authorize the Directors of the Company, during the	Management	For
	relevant period, to repurchase ordinary shares of HKD		
	0.25 each in the capital of the Company in accordance		
	with all applicable laws and the requirements of the		
	Rules Governing the Listing of Securities on The Stock		
	Exchange of Hong Kong Limited or of any other stock		
	exchange, not exceeding 10% of the aggregate nominal		
	amount of the ordinary share capital of the Company in		
	issue at the date of this resolution; and [Authority		
	expires the earlier of the conclusion of the next AGM		
	of the Company or the expiration of the period within		
	which the next AGM of the Company is required by Law to		
6.3	be held] Approve, the general granted to the Directors to issue	Managamant	For
0.3	and dispose of additional ordinary shares pursuant to	Management	101
	Ordinary Resolution Number 6[1], to add an amount		
	representing the aggregate nominal amount of the		
	ordinary share capital of the Company repurchased by		
	the Company under the authority granted pursuant to		
	Ordinary Resolution Number 6[2], provided that such		
	amount shall not exceed 10% of the aggregate nominal		
	amount of the issued ordinary share capital of the		
	Company at the date of this resolution		
7.	Approve, with effect from the conclusion of the meeting	Management	For
	at which this resolution is passed, the amendments to		
	the 2004 Partner Share Option Plan as specified, and		
	approve the same by the shareholders of Partner and		
	HTIL subject to such modifications of the relevant		
	amendments to the 2004 Partner Share Option Plan as the		
	Directors of the Company may consider necessary, taking into account the requirements of the relevant		
	regulatory authorities, including without limitation,		
	The Stock Exchange of Hong Kong Limited, and authorize		
	the Directors to do all such acts and things as may be		
	necessary to carry out such amendments and [if any]		
	modifications into effect		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

ASIA SATELLITE TELECOMMUNICATIONS HLDGS LTD

SECURITY G0534R108 MEETING TYPE Annual General Meeting TICKER SYMBOL AISLF.PK MEETING DATE 21-May-2009 ISIN BMG0534R1088 AGENDA 701912176 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR "AGAINST" FOR ALL THE RESOLUTIONS. THANK YOU.	Non-Voting	
1.	Receive and approve the audited consolidated financial statements and the reports of the Directors and the Auditors of the Company for the YE 31 DEC 2008	Management	For
2.	Declare a final dividend for the YE 31 DEC 2008	Management	For
3.A	Re-elect Mr. M. I. Zeng Xin as a Director	Management	For
3.B	Re-elect Mr. Sherwood P. Dodge as a Director	Management	For
3.C	Re-elect Mr. Mark Chen as a Director	Management	For
3.D	Re-elect Mr. Guan Yi as a Director	Management	For
	Re-elect Mr. James Watkins as a Director	2	
3.E		Management	For
3.F	Authorize the Board to fix the remuneration of the Directors	Management	For
4.	Re-appoint PricewaterhouseCoopers as the Auditors of the Company and authorize the Board to fix their remuneration for the YE 31 DEC 2009	Management	For
5.	Authorize the Directors, subject to this resolution, to allot, issue, grant, distribute and otherwise deal with additional shares and to make, issue or grant offers, agreements, options, warrants and other securities which will or might require shares to be allotted, issued, granted, distributed or otherwise dealt with during or after the end of the relevant period, the aggregate nominal amount of share capital allotted, issued, granted, distributed or otherwise dealt with or agreed conditionally or unconditionally to be allotted, issued, granted, distributed or otherwise dealt with [whether pursuant to an option, conversion or otherwise] by the Directors pursuant to this resolution, otherwise than pursuant to: (i) a rights issue; or (ii) the exercise of any options granted under the Company's Share Option Scheme, and/or any issue of shares upon the granting of award shares in the Company's Share Award Scheme; or (iii) any issue of shares upon the exercise of rights of subscription or conversion under the terms of any warrant issued by the Company or any securities which are convertible into shares; shall not exceed the aggregate of: (a) 10% of the aggregate nominal amount of the share capital of the Company in issue as at the date of passing this resolution; and (b) [if the Directors are so authorized by a separate resolution of the shareholders] the aggregate nominal amount of share capital of the Company repurchased by the Company subsequent to the passing of this resolution [up to a maximum equivalent to 10% of the aggregate nominal	Management	For

amount of the share capital of the Company in issue as at the date of this resolution]; and the said approval shall be limited accordingly; [Authority expires at the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Bye-laws or by any applicable Law to be held]

- 6. Approve the Directors, subject to this resolution, to Management purchase shares on the Stock Exchange or of any other Stock Exchange on which the shares may be listed and recognized for this purpose by the SFC and the stock exchange for such purpose, in accordance with all applicable laws in this regard; approve the aggregate nominal amount of shares which may be purchased or agreed conditionally or unconditionally to be purchased by the Company shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing this resolution, and the said approval shall be limited accordingly; [Authority expires at the conclusion of the next AGM of the Company or the expiration of the period within which the AGM of the Company is required by the Bye-laws or by any other applicable Law to be held] 7. Approve the condition on the passing of Resolutions (5) Management For
 - and (6) above, the general mandate granted to the Directors of the Company to allot, issue and otherwise deal with additional shares and to make or grant offers, agreements, options, warrants, and other securities which might require the exercise of such power pursuant to Resolution (5) be extended by the addition thereto of an amount representing the aggregate nominal amount of the share capital of the Company repurchased by the Company under the authority granted pursuant to Resolution (6), provided that such amount shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing the resolution

PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF CONSERVATIVE RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

Non-Voting

For

UTV MEDIA PLC, BELFAST

G9309S100 MEETING TYPE Annual General Meeting UTV.L MEETING DATE 21-May-2009 GB00B244WQ16 AGENDA 701923927 - Management SECURITY TICKER SYMBOL UTV.L

ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the accounts and the Directors' and the Auditors' reports	Management	For
2. 3. 4.	Receive the Directors' remuneration report Declare a final dividend of 2p per ordinary share of 5p Re-elect Mr. J.B. McGuckian as a Director	Management Management Management	For For For

5.	Re-elect Mr. R.E. Bailie as a Director	Management	For
6.	Re-elect Mr. S. Reihill as a Director	Management	For
7.	Re-elect Mr. N. McKeown as a Director	Management	For
8.	Re-elect Mr. J. McCann as a Director	Management	For
9.	Re-elect Mr. S. Taunton as a Director	Management	For
10.	Re-elect Mr. K. Lagan as a Director	Management	For
11.	Re-appoint Ernst & Young LLP as the Auditors to the	Management	For
	Company and authorize the Directors to fix their		
	remuneration		
12.	Authorize the Directors to allot shares	Management	For
13.	Authorize the Directors to allot equity securities or	Management	For
	sell treasury shares		
14.	Authorize the Directors to make market purchases	Management	For
15.	Approve that a general meeting other than AGM may be		
	called on		
	not less than 14 clear days' notice	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

HUTCHISON WHAMPOA LTD

SECURITY Y38024108 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL HUWHF.PK MEETING DATE 21-May-2009 TSIN HK0013000119 AGENDA 701927052 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF "ABSTAIN" WILL BE TREATED T-HE SAME AS A "TAKE NO ACTION" VOTE.	Non-Voting	
1.	Approve, with effect from the later of the conclusion of the meeting at which this resolution is passed and the date on which the shares of Hutchison Telecommunications Hong Kong Holdings Limited [HTHKH, an indirect non wholly owned subsidiary of the Company] are admitted to trading on the Main Board of The Stock Exchange of Hong Kong Limited [the Stock Exchange], the rules of the Share Option Scheme of HTHKH [as specified] [the HTHKH Share Option Scheme], and authorize the Directors, acting together, individually or by committee, to approve any amendments to the rules of the HTHKH Share Option Scheme as may be acceptable or not objected to by the Stock Exchange, and to take all such steps as may be necessary, desirable or expedient to carry into effect the HTHKH Share Option Scheme subject to and in accordance with the terms thereof	Management	For
2.	Approve the master agreement dated 17 APR 2009, made between the Company and Cheung Kong [Holdings] Limited [CKH] [the CKH Master Agreement], setting out the basis upon which bonds, notes, commercial paper and other similar debt instruments [the CKH Connected Debt	Management	For

Securities] may be issued by CKH or its subsidiaries and acquired by the Company or its wholly owned subsidiaries [together the Group], as specified, and authorize the Directors, acting together, individually or by committee, to approve the acquisition of the CKH Connected Debt Securities, as specified and of which this Notice forms part [the Circular] as contemplated in the CKH Master Agreement subject to the limitations set out in the CKH Master Agreement; A) during the Relevant Period [as specified] to acquire CKH Connected Debt Securities; B) i) the aggregate gross purchase price of the CKH Connected Debt Securities of a particular issue to be acquired, after deducting any net sale proceeds of CKH Connected Debt Securities to be sold, by the Group [CKH Net Connected Debt Securities Position] during the Relevant Period pursuant to the approval shall not exceed 20% of the aggregate value of the subject issue and all outstanding CKH Connected Debt Securities of the same issuer with the same maturity or shorter maturities; ii) the aggregate amount of the CKH Net Connected Debt Securities Position and the HSE Net Connected Debt Securities Position [as specified] at any time during the Relevant Period shall not exceed HKD 16,380 million, being approximately 20% of the Company's "net liquid assets" as at 31 DEC 2008 [the Reference Date]; iii) the CKH Connected Debt Securities shall be a) listed for trading on a recognized exchange, b) offered to qualified institutional buyers in reliance on Rule 144A under the U.S. Securities Act of 1933, as amended, c) offered to persons outside the United States in reliance on Regulation S under the U.S. Securities Act of 1933, or d) offered pursuant to an issue where the aggregate value of such issue and all other outstanding CKH Connected Debt Securities of the same issuer is no less than USD 500 million or its equivalent in other currencies permitted, and in all cases the CKH Connected Debt Securities shall be acquired by the Group only from the secondary market and on normal commercial terms arrived at after arm's length negotiations; iv) the CKH Connected Debt Securities shall be of at least investment grade or its equivalent; v) the CKH Connected Debt Securities shall not include zero coupon instruments or instruments with any imbedded option, right to convert into or exchange for any form of equity interest or derivative; vi) the CKH Connected Debt Securities shall be issued in any of the following currencies, Hong Kong Dollars, the United States Dollars, Canadian Dollars or such other currency as the Directors who have no material interest in the proposed acquisition of CKH Connected Debt Securities consider in their reasonable opinion as posing a risk acceptable to the Group having regard to the Group's assets and businesses from time to time; and vii) the CKH Connected Debt Securities shall have maturity not in excess of 15 years; [Authority expires the earlier of the conclusion of the next AGM of the Company or the date on which the authority set out in this Resolution is revoked or varied by an ordinary resolution of the shareholders in general meeting of the Company]

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3.

Meeting Date Range: 07/01/2008 to 06/30/2009

The Gabelli Global Multimedia Trust Inc.

Management For

Report Date: 07/01/2009

Approve the entering into the master agreement dated 17 APR 2009, made between the Company and Husky Energy Inc. [HSE] [the HSE Master Agreement], setting out the basis upon which bonds, notes, commercial paper and other similar debt instruments [the HSE Connected Debt Securities] may be issued by HSE or its subsidiaries and acquired by the Group, as specified, and authorize the Directors, acting together, individually or by committee, to approve the acquisition of the HSE Connected Debt Securities, as specified and of which this Notice forms part as contemplated in the HSE Master Agreement subject to the limitations set out in the HSE Master Agreement; A) during the Relevant Period [as specified to acquire HSE Connected Debt Securities; B) i) the aggregate gross purchase price of the HSE Connected Debt Securities of a particular issue to be acquired, after deducting any net sale proceeds of HSE Connected Debt Securities to be sold, by the Group [HSE Net Connected Debt Securities Position] during the Relevant Period pursuant to the approval shall not exceed 20% of the aggregate value of the subject issue and all outstanding HSE Connected Debt Securities of the same issuer with the same maturity or shorter maturities; ii) the aggregate amount of the HSE Net Connected Debt Securities Position and the CKH Net Connected Debt Securities Position at any time during the Relevant Period shall not exceed HKD 16,380 million, being approximately 20% of the Company's "net liquid assets" as at 31 DEC 2008 [the Reference Date]; iii) the HSE Connected Debt Securities shall be a) listed for trading on a recognized exchange, b) offered to qualified institutional buyers in reliance on Rule 144A under the U.S. Securities Act of 1933, as amended, c) offered to persons outside the United States in reliance on Regulation S under the U.S. Securities Act of 1933, or d) offered pursuant to an issue where the aggregate value of such issue and all other outstanding HSE Connected Debt Securities of the same issuer is no less than USD 500 million or its equivalent in other currencies permitted, and in all cases the HSE Connected Debt Securities shall be acquired by the Group only from the secondary market and on normal commercial terms arrived at after arm's length negotiations; iv) the HSE Connected Debt Securities shall be of at least investment grade or its equivalent; v) the HSE Connected Debt Securities shall not include zero coupon instruments or instruments with any imbedded option, right to convert into or exchange for any form of equity interest or derivative; vi) the HSE Connected Debt Securities shall be issued in any of the following currencies, Hong Kong Dollars, the United States Dollars, Canadian Dollars or such other currency as the Directors who have no material interest in the proposed acquisition of HSE Connected Debt Securities consider in their reasonable opinion as posing a risk acceptable to the Group having regard to the Group's assets and

businesses from time to time; and vii) the HSE Connected Debt Securities shall have maturity not in excess of 15 years; [Authority expires the earlier of the conclusion of the next AGM of the Company or the date on which the authority set out in this Resolution is revoked or varied by an ordinary resolution of the shareholders in general meeting of the Company]

BOYD GAMING CORPORATION

SECURITY 103304101 MEETING TYPE Annual
TICKER SYMBOL BYD MEETING DATE 21-May-2009
ISIN US1033041013 AGENDA 933038932 - Management

ITEM	PROPOSAL		TYPE	VOTE
1	DIRE	CCTOR	Management	
	1	ROBERT L. BOUGHNER		For
	2	WILLIAM R. BOYD		For
	3	WILLIAM S. BOYD		For
	4	THOMAS V. GIRARDI		For
	5	MARIANNE BOYD JOHNSON		For
	6	BILLY G. MCCOY		For
	7	FREDERICK J. SCHWAB		For
	8	KEITH E. SMITH		For
	9	CHRISTINE J. SPADAFOR		For
	10	PETER M. THOMAS		For
	11	VERONICA J. WILSON		For
2	THE	CATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.	Management	For

CABLEVISION SYSTEMS CORPORATION

SECURITY 12686C109 MEETING TYPE Annual
TICKER SYMBOL CVC MEETING DATE 21-May-2009
ISIN US12686C1099 AGENDA 933046321 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR 1 ZACHARY W. CARTER 2 CHARLES D. FERRIS 3 THOMAS V. REIFENHEISER 4 JOHN R. RYAN 5 VINCENT TESE 6 LEONARD TOW PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF	Management	For For For For

THE COMPANY FOR FISCAL YEAR 2009. APPROVAL OF CABLEVISION SYSTEMS CORPORATION AMENDED

2006 EMPLOYEE STOCK PLAN.

Management For Management Against

ProxyEdge

0.3

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

LIN TV CORP.

SECURITY 532774106 MEETING TYPE Annual
TICKER SYMBOL TVL MEETING DATE 21-May-2009
ISIN US5327741063 AGENDA 933060028 - Management

ITEM PROPOSAL TYPE VOTE DIRECTOR 0.1 Management 1 ROYAL W. CARSON III Withheld VINCENT L. SADUSKY Withheld TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP Management For 0.2 AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF LIN TV CORP. FOR THE YEAR ENDING DECEMBER 31, 2009.

TELEPHONE AND DATA SYSTEMS, INC.

SECURITY 879433100 MEETING TYPE Annual
TICKER SYMBOL TDS MEETING DATE 21-May-2009
ISIN US8794331004 AGENDA 933076831 - Management

VOTE ITEM PROPOSAL TYPE 01 DIRECTOR Management 1 C.A. DAVIS For C.D. O'LEARY For G.L. SUGARMAN For

H.S. WANDER NON-EMPLOYEE DIRECTOR COMPENSATION PLAN. Management For Management For 0.2 03 RATIFY ACCOUNTANTS FOR 2009. SHAREHOLDER PROPOSAL TO RECAPITALIZE THE TDS CAPITAL Shareholder For STOCK.

TELEPHONE AND DATA SYSTEMS, INC.

SECURITY 879433860 MEETING TYPE Annual
TICKER SYMBOL TDSS MEETING DATE 21-May-2009
ISIN US8794338603 AGENDA 933076843 - Management

ITEM	PROP	OSAL			TYPE	VOTE
01	DIRE	CTOR			Management	
	1	C.A. DAVIS				For
	2	C.D. O'LEARY				For
	3	G.L. SUGARMAN				For
	4	H.S. WANDER				For
FRANCE T	ELECOM					
SECURITY		35177Q105	MEETING TYPE	Annual		
TICKER S	YMBOL	FTE	MEETING DATE	26-May-2009		
ISIN		US35177Q1058	AGENDA	933069317 - Mana	ıgement	

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2008	Management	For
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2008	Management	For
03	ALLOCATION OF THE INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2008, AS STATED IN THE ANNUAL FINANCIAL STATEMENTS	Management	For
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For
05	RENEWAL OF TERM OF A PRINCIPAL STATUTORY AUDITOR	Management	For
06	RENEWAL OF TERM OF A DEPUTY STATUTORY AUDITOR	Management	For
07	RENEWAL OF TERM OF A PRINCIPAL STATUTORY AUDITOR	Management	For
08	RENEWAL OF TERM OF A DEPUTY STATUTORY AUDITOR	Management	For
09	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE OR TRANSFER FRANCE TELECOM SHARES	Management	For
10	AMENDMENT OF ARTICLE 13 OF THE BY-LAWS	Management	For
11	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS OF THE		
	SHAREHOLDERS	Management	For
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO THE SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS	Management	For
13	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS, TO INCREASE THE NUMBER OF ISSUABLE SECURITIES	Management	For
14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND SECURITIES GIVING ACCESS TO SHARES, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

15	AUTHORIZATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND SECURITIES GIVING ACCESS TO SHARES, IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL	Management	For
16	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY CONTRACT WITH THE COMPANY IN THEIR CAPACITY AS HOLDERS OF SHARES OR STOCK OPTIONS OF ORANGE S.A.	Management	For
17	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO PROCEED WITH THE FREE ISSUANCE OF OPTION- BASED LIQUIDITY INSTRUMENTS RESERVED FOR THOSE HOLDERS OF STOCK OPTIONS OF ORANGE S.A. THAT HAVE SIGNED A LIQUIDITY CONTRACT WITH THE COMPANY	Management	For
18	OVERALL LIMITATION OF THE AUTHORIZATIONS	Management	For
19	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES	Management	For
20	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY BY CAPITALIZATION OF RESERVES, PROFITS OR PREMIUMS	Management	For
21	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES	Management	For
22	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM		
	GROUP SAVINGS PLAN	Management	For
23	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES	Management	For
24	POWERS FOR FORMALITIES	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc. 68

CHINA UNICOM LIMITED

SECURITY 16945R104 MEETING TYPE Annual
TICKER SYMBOL CHU MEETING DATE 26-May-2009
ISIN US16945R1041 AGENDA 933070512 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT	Management	For

	AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2008.		
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31	Management	For
	DECEMBER 2008.		
3A1	TO RE-ELECT: MR. CHANG XIAOBING AS A DIRECTOR.	Management	For
3A2	TO RE-ELECT: MR. LU YIMIN AS A DIRECTOR.	Management	For
3A3	TO RE-ELECT: MR. ZUO XUNSHENG AS A DIRECTOR.	Management	For
3A4	TO RE-ELECT: MR. CESAREO ALIERTA IZUEL AS A DIRECTOR.	Management	For
3A5	TO RE-ELECT: MR. JUNG MAN WON AS A DIRECTOR.	Management	For
3A6	TO RE-ELECT: MR. WONG WAI MING AS A DIRECTOR.	Management	For
3A7	TO RE-ELECT: MR. JOHN LAWSON THORNTON AS A DIRECTOR.	Management	For
3A8	TO RE-ELECT: MR. TIMPSON CHUNG SHUI MING AS A DIRECTOR.	Management	For
3B	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX REMUNERATION	Management	For
	OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2009.		
04	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS	Management	For
	AUDITORS, AND TO AUTHORISE THE BOARD OF DIRECTORS TO		
	FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER		
	2009.		
05	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO	Management	For
	REPURCHASE SHARES IN THE COMPANY NOT EXCEEDING 10% OF		
	THE AGGREGATE NOMINAL AMOUNT OF THE EXISTING ISSUED		
	SHARE CAPITAL.		
06	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO		
	ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE		
	COMPANY NOT EXCEEDING 20% OF THE AGGREGATE		
	NOMINAL AMOUNT OF THE EXISTING ISSUED SHARE		
	CAPITAL.	Management	For
07	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS	Management	For
	TO ISSUE, ALLOT AND DEAL WITH SHARES BY THE NUMBER OF		
	SHARES REPURCHASED.		_
08	TO APPROVE, RATIFY AND CONFIRM THE AMENDMENTS TO THE	Management	For
	SHARE OPTION SCHEME, THE PRE-GLOBAL OFFERING SHARE		
	OPTION SCHEME AND THE SPECIAL PURPOSE UNICOM SHARE		
0.0	OPTION SCHEME OF THE COMPANY.		_
09	TO APPROVE, RATIFY AND CONFIRM THE AMENDMENTS TO	Management	For
	CERTAIN TERMS OF THE OPTIONS GRANTED UNDER THE SHARE		
	OPTION SCHEME, THE PRE-GLOBAL OFFERING SHARE OPTION		
	SCHEME AND THE SPECIAL PURPOSE UNICOM SHARE OPTION		
	SCHEME OF THE COMPANY.		

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Annual
TICKER SYMBOL CHA MEETING DATE 26-May-2009
ISIN US1694261033 AGENDA 933074522 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	CONSOLIDATED FINANCIAL STATEMENTS OF COMPANY, REPORT OF BOARD OF DIRECTORS, THE REPORT OF SUPERVISORY COMMITTEE AND THE REPORT OF INTERNATIONAL AUDITORS BE CONSIDERED AND APPROVED.	Management	For
02	PROFIT DISTRIBUTION PROPOSAL AND DECLARATION AND PAYMENT OF A FINAL DIVIDEND BE CONSIDERED AND APPROVED.	Management	For
03	REAPPOINTMENT OF KPMG AND KPMG HUAZHEN AS INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR OF THE COMPANY.	Management	For
S4A	NOTICE OF ANNUAL GENERAL MEETING DATED 9 APRIL 2009 (TO	Management	For

	CONSIDER AND APPROVE THE ISSUE OF DEBENTURES BY THE COMPANY.		
S4B	NOTICE OF ANNUAL GENERAL MEETING (TO AUTHORISE THE	Management	For
	BOARD TO ISSUE DEBENTURES AND DETERMINE THE SPECIFIC		
	TERMS, CONDITIONS)		
S5A	NOTICE OF ANNUAL GENERAL MEETING (TO CONSIDER AND	Management	For
	APPROVE ISSUE OF COMPANY BONDS IN THE PEOPLE'S REPUBLIC		
	OF CHINA).		
S5B	NOTICE OF ANNUAL GENERAL MEETING (TO AUTHORISE BOARD TO	Management	For
	ISSUE COMPANY BONDS AND DETERMINE SPECIFIC TERMS OF		
	COMPANY BONDS).		
S6	NOTICE OF ANNUAL GENERAL MEETING (TO GRANT A		
	GENERAL MANDATE TO BOARD TO ISSUE, AND DEAL WITH		
	ADDITIONAL SHARES IN COMPANY).	Management	For
S7	NOTICE OF ANNUAL GENERAL MEETING (TO AUTHORISE BOARD TO	Management	For
	INCREASE REGISTERED CAPITAL OF COMPANY AND AMEND		
	ARTICLES OF ASSOCIATION)		

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

SECURITY 18451C109 MEETING TYPE Annual
TICKER SYMBOL CCO MEETING DATE 27-May-2009
ISIN US18451C1099 AGENDA 933080979 - Management

ITEM	PROPO	DSAL	TYPE	VOTE
01	DIREC	CTOR	Management	
	1	MARGARET W. COVELL		For
	2	MARK P. MAYS		For
	3	DALE W. TREMBLAY		For

AUSTAR UNITED COMMUNICATIONS LIMITED

SECURITY Q0716Q109 MEETING TYPE Annual General Meeting TICKER SYMBOL YAU.BE MEETING DATE 28-May-2009 ISIN AU000000AUN4 AGENDA 701922759 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and approve the financial report and the reports of the Directors and Auditor for the FYE 31 DEC 2008	Management	For
2.	Adopt the remuneration report for the YE 31 DEC 2008	Management	For
3.a	Re-elect Mr. Michael T. Fries as a Director of the Company, who retires by rotation in accordance with Rule 8.1of the Company's Constitution	Management	For
3.b	Re-elect Mr. Shane O'Neill as a Director of the Company, who retires by rotation in accordance with Rule 8.1 of the Company's Constitution	Management	For
3.c	Elect Mr. Balan Nair as a Director of the Company, in	Management	For

accordance with Rule 8.1 of the Company's Constitution Transact any other business

Non-Voting

NRJ GROUP, PARIS

SECURITY F6637Z112 MEETING TYPE MIX
TICKER SYMBOL NRG.PA MEETING DATE 28-May-2009
ISIN FR0000121691 AGENDA 701927709 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary, please contact your representative	Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AN- "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
0.1	Approve the unconsolidated accounts for the FYE on 31 DEC 2008	Management	For
0.2	Approve the consolidated accounts for the FYE 31 DEC 2008	Management	For
0.3	Approve the distribution of profits	Management	For
0.4	Receive the special report of the Statutory Auditors on the regulated agreements and commitments and approve those agreements	Management	For
0.5	Approve the renewal of the Deloitte & Asocies Company's mandate as an Permanent Statutory Auditor	Management	For
0.6	Approve the renewal of the BEAS Company's mandate as an Temporary Statutory Auditor	Management	For
0.7	Appoint PricewaterhouseCoopers Audit Company as an Permanent Statutory Auditor, replacing Conseil Audit & Synthese Company [former PIA Group]	Management	For
0.8	Appoint Mr. Yves Nicolas as an Temporary Statutory Auditor, replacing the Coexcom Company	Management	For
0.9	Approve the attendance allowances allocated to the Board Members	Management	For
0.10	Authorize the Board of Directors in order to make the Company repurchase its own shares, under Article L.225-209 of the Commercial Code	Management	For
E.11	Authorize the Board of Directs in order to increase the share capital, within the limit of 10% in order to remunerate contribution in kind of equity securities or securities giving access to the capital	Management	For
E.12	Authorize the Board of Directors in order to increase the share capital, by issuing shares or securities, giving access to the capital, reserved for the members	Management	For

of a Company Savings Plan, pursuant Articles L.3332-18and sequence of the Labor Code

E.13 Powers for formalities Management For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

TIME WARNER INC.

SECURITY 887317303 MEETING TYPE Annual
TICKER SYMBOL TWX MEETING DATE 28-May-2009
ISIN US8873173038 AGENDA 933048224 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: HERBERT M. ALLISON, JR.	Management	For
1B	ELECTION OF DIRECTOR: JAMES L. BARKSDALE	Management	For
1C	ELECTION OF DIRECTOR: JEFFREY L. BEWKES	Management	For
1D	ELECTION OF DIRECTOR: STEPHEN F. BOLLENBACH	Management	For
1E	ELECTION OF DIRECTOR: FRANK J. CAUFIELD	Management	For
1F	ELECTION OF DIRECTOR: ROBERT C. CLARK	Management	For
1G	ELECTION OF DIRECTOR: MATHIAS DOPFNER	Management	For
1H	ELECTION OF DIRECTOR: JESSICA P. EINHORN	Management	For
1I	ELECTION OF DIRECTOR: MICHAEL A. MILES	Management	For
1J	ELECTION OF DIRECTOR: KENNETH J. NOVACK	Management	For
1K	ELECTION OF DIRECTOR: DEBORAH C. WRIGHT	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
03	COMPANY PROPOSAL TO APPROVE THE TIME WARNER INC. ANNUAL	Management	For
	INCENTIVE PLAN FOR EXECUTIVE OFFICERS.		
04	STOCKHOLDER PROPOSAL REGARDING CUMULATIVE VOTING.	Shareholder	Against
05	STOCKHOLDER PROPOSAL REGARDING SPECIAL STOCKHOLDER	Shareholder	Against
	MEETINGS.		
06	STOCKHOLDER PROPOSAL REGARDING ADVISORY RESOLUTION TO	Shareholder	Against
	RATIFY COMPENSATION OF NAMED EXECUTIVE OFFICERS.		

BLOCKBUSTER INC.

SECURITY 093679108 MEETING TYPE Annual
TICKER SYMBOL BBI MEETING DATE 28-May-2009
ISIN US0936791088 AGENDA 933054619 - Management

ITEM	PROPO	OSAL	TYPE	VOTE
1	DIREC	CTOR	Management	
	1	EDWARD BLEIER		For
	2	ROBERT A. BOWMAN		For
	3	JACKIE M. CLEGG		For

	JAMES W. CRYSTAL GARY J. FERNANDES JULES HAIMOVITZ CARL C. ICAHN JAMES W. KEYES STRAUSS ZELNICK		For For For For For
2	AMENDMENT OF THE BLOCKBUSTER INC. 2004 LONG-TERM MANAGEMENT INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF BLOCKBUSTER INC. CLASS A COMMON STOCK AVAILABLE FOR ISSUANCE UNDER THE PLAN AND APPROVAL OF THE MATERIAL TERMS OF THE AMENDED PLAN SO THAT DESIGNATED AWARDS UNDER THE AMENDED PLAN MAY QUALIFY FOR DEDUCTIBILITY UNDER SECTION 162 (M) OF THE INTERNAL REVENUE CODE.	Management	Against
3	APPROVAL OF THE MATERIAL TERMS OF THE BLOCKBUSTER INC. SENIOR EXECUTIVE ANNUAL PERFORMANCE BONUS PLAN SO THAT DESIGNATED AWARDS UNDER THE PLAN MAY QUALIFY FOR DEDUCTIBILITY UNDER SECTION 162 (M) OF THE INTERNAL REVENUE CODE.	Management	For
4	APPROVAL OF THE FOLLOWING ADVISORY (NON-BINDING) RESOLUTION: COMPENSATION OF THE NAMED EXECUTIVE OFFICERS SET FORTH IN THE SUMMARY COMPENSATION TABLE AND THE ACCOMPANYING NARRATIVE DISCLOSURE IN THIS PROXY STATEMENT OF MATERIAL FACTORS PROVIDED TO UNDERSTAND THE SUMMARY COMPENSATION TABLE (BUT EXCLUDING THE COMPENSATION DISCUSSION & ANALYSIS)."	Management	For
5	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS BLOCKBUSTER INC.'S INDEPENDENT AUDITORS FOR FISCAL 2009.	Management	For

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THE INTERPUBLIC GROUP OF COMPANIES, INC.

SECURITY 460690100 MEETING TYPE Annual
TICKER SYMBOL IPG MEETING DATE 28-May-2009
ISIN US4606901001 AGENDA 933076982 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: FRANK J. BORELLI	Management	For
1B	ELECTION OF DIRECTOR: REGINALD K. BRACK	Management	For
1C	ELECTION OF DIRECTOR: JOCELYN CARTER-MILLER	Management	For
1D	ELECTION OF DIRECTOR: JILL M. CONSIDINE	Management	For
1E	ELECTION OF DIRECTOR: RICHARD A. GOLDSTEIN	Management	For
1F	ELECTION OF DIRECTOR: MARY J. STEELE GUILFOILE	Management	For
1G	ELECTION OF DIRECTOR: H. JOHN GREENIAUS	Management	For
1H	ELECTION OF DIRECTOR: WILLIAM T. KERR	Management	For
11	ELECTION OF DIRECTOR: MICHAEL I. ROTH	Management	For
1J	ELECTION OF DIRECTOR: DAVID M. THOMAS	Management	For
02	ADOPT THE INTERPUBLIC GROUP OF COMPANIES, INC. 2009 PERFORMANCE INCENTIVE PLAN	Management	Against

03	ADOPT THE 2009 NON-MANAGEMENT DIRECTORS' STOCK	Management	Against
	INCENTIVE PLAN		
04	CONFIRM THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP	Management	For
	AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	2009		
05	SHAREHOLDER PROPOSAL ON SPECIAL SHAREHOLDER MEETINGS	Shareholder	Against

NTN BUZZTIME, INC.

SECURITY 629410309 MEETING TYPE Annual
TICKER SYMBOL NTN MEETING DATE 29-May-2009
ISIN US6294103097 AGENDA 933085107 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 TERRY BATEMAN		For
	2 JEFF BERG		For
	3 JOSEPH J FARRICIELLI JR		For
	4 KENNETH KEYMER		For
	5 MARY BETH LEWIS		For
02	TO RATIFY THE APPOINTMENT OF MAYER HOFFMAN MCCANN P.C. AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009	Management	For

ROSTELECOM LONG DISTANCE & TELECOMM.

778529107 MEETING TYPE Consent
ROS MEETING DATE 30-May-2009
US7785291078 AGENDA 933081820 - Management SECURITY TICKER SYMBOL ROS

ISIN

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE COMPANY'S ANNUAL REPORT, ANNUAL FINANCIAL STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT OF THE COMPANY, AND DISTRIBUTION OF PROFITS AND LOSSES (INCLUDING DIVIDEND PAYMENT) UPON THE	Management	For
	RESULTS OF THE REPORTING FISCAL YEAR (2008).		
3A	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: LYUDMILA ARZHANNIKOVA.	Management	For
3В	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: MIKHAIL BATMANOV.	Management	For
3C	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: SVETLANA BOCHAROVA.	Management	For
3D	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: BOGDAN GOLUBITSKY.	Management	For
3E	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY: OLGA KOROLEVA.	Management	For
04	APPROVAL OF ZAO KPMG AS THE EXTERNAL AUDITOR OF THE	Management	For

	COMPANY FOR 2009.		
05	APPROVAL OF THE RESTATED CHARTER OF THE COMPANY.	Management	For
06	APPROVAL OF THE RESTATED REGULATIONS ON THE GENERAL	Management	For
	SHAREHOLDERS' MEETING OF THE COMPANY.		
07	APPROVAL OF THE RESTATED REGULATIONS ON THE BOARD OF	Management	For
	DIRECTORS OF THE COMPANY.		
80	APPROVAL OF THE AMENDMENTS NO. 1 TO THE REGULATIONS ON	Management	For
	THE MANAGEMENT BOARD OF THE COMPANY.		
09	APPROVAL OF THE RELATED PARTY TRANSACTION	Management	For
	SUBJECT-MATTER OF WHICH IS THE ASSETS AND SERVICES		
	WHOSE COST AMOUNTS TO MORE THAN TWO (2) PERCENT OF THE		
	COMPANY'S BALANCE VALUE OF ASSETS PURSUANT TO THE		
	COMPANY'S FINANCIAL STATEMENTS AS OF THE LAST REPORTING		
	DATE, NAMELY THE PARTNERSHIP AGREEMENT BETWEEN ANO		
	"ORGANIZING COMMITTEE OF THE XXII OLYMPIC WINTER GAMES		
	AND XI PARALYMPIC WINTER GAMES OF 2014 IN SOCHI", OJSC		
	"ROSTELECOM" AND OJSC "MEGAFON".		
10	COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
	FOR THEIR DUTIES AS MEMBERS OF THE COMPANY'S BOARD OF		
	DIRECTORS.		

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ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Annual
TICKER SYMBOL ROS MEETING DATE 30-May-2009
ISIN US7785291078 AGENDA 933091136 - Management

ITEM	PROPOSAL	TYPE	VOTE
2A	ELECTION OF DIRECTOR: VLADIMIR BONDARIK, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST.		
2B	ELECTION OF DIRECTOR: ANTON KHOZYAINOV, DEPUTY GENERAL	Management	For
	DIRECTOR - FINANCE DIRECTOR OF ROSTELECOM.		
2C	ELECTION OF DIRECTOR: SERGEI KUZNETSOV, MEMBER OF	Management	For
	INDEPENDENT DIRECTORS' NATIONAL REGISTER OF THE RUSSIAN		
	UNION OF INDUSTRIALISTS AND ENTREPRENEURS.		
2D	ELECTION OF DIRECTOR: MIKHAIL LESHCHENKO, ADVISER TO	Management	For
	MINISTER OF COMMUNICATIONS AND MASS MEDIA OF RUSSIA.		
2E	ELECTION OF DIRECTOR: ALEXEY LOKOTKOV, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST.		
2F	ELECTION OF DIRECTOR: KONSTANTIN MALOFEEV, MANAGING	Management	For
	PARTNER OF MARCAP ADVISORS LIMITED.		
2G	ELECTION OF DIRECTOR: MARLEN MANASOV, MEMBER OF THE	Management	For
	BOARD OF DIRECTORS OF UBS BANK.		
2H	ELECTION OF DIRECTOR: ALEXANDER PROVOTOROV, FIRST	Management	For
	DEPUTY GENERAL DIRECTOR OF SVYAZINVEST.		
21	ELECTION OF DIRECTOR: IVAN RODIONOV, PROFESSOR OF STATE	Management	For
	UNIVERSITY HIGHER SCHOOL OF ECONOMICS.		
2J	ELECTION OF DIRECTOR: VIKTOR SAVCHENKO, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST.		

2K	ELECTION OF DIRECTOR: MAXIM TSYGANOV, GENERAL DIRECTOR	Management	For
	OF CIT FINANCE INVESTMENT BANK.		
2L	ELECTION OF DIRECTOR: YELENA UMNOVA, DEPUTY GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST.		
2M	ELECTION OF DIRECTOR: YEVGENY YURCHENKO, GENERAL	Management	For
	DIRECTOR OF SVYAZINVEST.		

MALAYSIAN RESOURCES CORP BHD MRCB

SECURITY Y57177100 MEETING TYPE Annual General Meeting TICKER SYMBOL 1651.KL MEETING DATE 02-Jun-2009 ISIN MYL165100008 AGENDA 701948828 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive and adopt the statutory financial statements of		
	the		
	Company for the FYE 31 DEC 2008 and the reports of the		
	Directors and the Auditors thereon	Management	For
2.	Re-elect Mr. Shahril Ridza Ridzuan as a Director, who	Management	For
	retires by rotation pursuant to Article 101 of the		
	Company's Articles of Association		
3.	Re-elect Mr. Datuk Ahmad Zaki Zahid as a Director, who	Management	For
	retires by rotation pursuant to Article 101 of the		
	Company's Articles of Association		
4.	Approve the Directors' fees of MYR 313,410 for the FYE	Management	For
_	31 DEC 2008		_
5.	Re-appoint Messrs. PricewaterhouseCoopers as the	Management	For
	Auditors of the Company and authorize the Directors to		
6	fix their remuneration	Managara	7.1 1 - ' -
6.	Transact any other business	Management	Abstain

THE DIRECTV GROUP, INC.

SECURITY 25459L106 MEETING TYPE Annual
TICKER SYMBOL DTV MEETING DATE 02-Jun-2009
ISIN US25459L1061 AGENDA 933062123 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 CHASE CAREY		For
	2 MARK CARLETON		For
	3 PETER LUND		For
	4 HAIM SABAN		For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC	Management	For
	ACCOUNTANTS.		
03	ADOPTION OF PRINCIPLES FOR HEALTHCARE REFORM.	Shareholder	Against
04	ADOPTION OF THE DECLASSIFICATION OF THE BOARD OF	Shareholder	Against
	DIRECTORS.		

HAVAS, 2 ALLEE DE LONGCHAMP SURESNES

SECURITY F47696111 MEETING TYPE MIX
TICKER SYMBOL HAV.PA MEETING DATE 03-Jun-2009
ISIN FR0000121881 AGENDA 701945644 - Management

ITEM	PROPOSAL	TYPE	VOTE
	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 for- warded 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.	Non-Voting	
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST". A VOTE OF	Non-Voting	
0.1	"ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. Approve the unconsolidated accounts for the FYE 31 DEC 2008	Management	For
0.2	Approve the consolidated accounts for the FYE 31 DEC 2008	Management	For
0.3	Approve the distribution of profits for the FYE on 31 DEC 2008	Management	For
O.4 O.5	Approve the attendance allowances for the 2009 FY Approve the agreements referred to in Article L.225-38 of the Commercial Code: Reclassification of the participation in the ECCD Company	Management Management	For For

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0.6	Approve the agreements referred to in Article L.225-38	Management	For
	of the Commercial Code: Commitment to transfer the BSAAR		
0.7	Approve the agreements referred to in Article L.225-38	Management	For
	of the Commercial Code: agreements concluded regarding		
	prior years, whose performance has continued into the		
	2008 year		
0.8	Approve to renew Mr. Fernando Rodes Vila's mandate as a	Management	For
	Board Member		
0.9	Appoint Mrs. Veronique Morali as a Board Member	Management	For
E.10	Authorize the Board of Directors to decide a share	Management	For

	capital increase, by issuing, with maintenance of preferential subscription rights, shares and/or securities, giving access to the capital and to decide the issue of securities giving right to the allocation of debt securities		
E.11	Authorize the Board of Directors to increase the share capital, within the limit of 10%, on remuneration of contributions in kind on equity securities or securities, giving access to the capital	Management	For
0.12	Authorize the Board of Directors to increase the share capital by incorporation of premiums, reserves, profits, or other	Management	For
E.13	Authorize the Board of Directors to increase the share capital for the benefit of the Members of a Company savings plan	Management	For
E.14	Authorize the Board of Directors to increase the share capital for the benefit of a category of beneficiaries	Management	For
E.15	Grant power for formalities	Management	For

IMAX CORPORATION

SECURITY 45245E109 MEETING TYPE Annual
TICKER SYMBOL IMAX MEETING DATE 03-Jun-2009
ISIN CA45245E1097 AGENDA 933056738 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 NEIL S. BRAUN		For
	2 KENNETH G. COPLAND		For
	3 GARTH M. GIRVAN		For
02	IN RESPECT OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS AUDITORS OF THE COMPANY AND AUTHORIZING THE		
	DIRECTORS TO FIX THEIR REMUNERATION. NOTE: VOTING		
	WITHHOLD IS THE EQUIVALENT TO VOTING ABSTAIN.		

TIME WARNER CABLE INC

SECURITY 88732J207 MEETING TYPE Annual
TICKER SYMBOL TWC MEETING DATE 03-Jun-2009
ISIN US88732J2078 AGENDA 933058415 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CAROLE BLACK	Management	For
1B	ELECTION OF DIRECTOR: GLENN A. BRITT	Management	For
1C	ELECTION OF DIRECTOR: THOMAS H. CASTRO	Management	For
1D	ELECTION OF DIRECTOR: DAVID C. CHANG	Management	For
1E	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Management	For
1F	ELECTION OF DIRECTOR: PETER R. HAJE	Management	For

1G	ELECTION OF DIRECTOR: DONNA A. JAMES	Management	For
1H	ELECTION OF DIRECTOR: DON LOGAN	Management	For
1I	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	Management	For
1J	ELECTION OF DIRECTOR: WAYNE H. PACE	Management	For
1K	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Management	For
1L	ELECTION OF DIRECTOR: JOHN E. SUNUNU	Management	For
2	RATIFICATION OF AUDITORS	Management	For

SALEM COMMUNICATIONS CORPORATION

SECURITY 794093104 MEETING TYPE Annual
TICKER SYMBOL SALM MEETING DATE 03-Jun-2009
ISIN US7940931048 AGENDA 933067731 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: STUART W. EPPERSON	Management	For
1B	ELECTION OF DIRECTOR: EDWARD G. ATSINGER III	Management	For
1C	ELECTION OF DIRECTOR: DAVID DAVENPORT	Management	For
1D	ELECTION OF DIRECTOR: ROLAND S. HINZ	Management	For
1E	ELECTION OF DIRECTOR: PAUL PRESSLER	Management	For
1F	ELECTION OF DIRECTOR: RICHARD A. RIDDLE	Management	For
1G	ELECTION OF DIRECTOR: DENNIS M. WEINBERG	Management	For
2	TO APPROVE THE AMENDMENT OF SALEM'S AMENDED AND	Management	For
	RESTATED 1999 STOCK INCENTIVE PLAN (THE "PLAN") TO		
	EXTEND THE EXPIRATION DATE OF THE PLAN FOR A PERIOD OF		
	TEN (10) YEARS FROM MAY 25, 2009, THROUGH MAY 25, 2019.		
3	TO RE-APPROVE MATERIAL TERMS OF THE PERFORMANCE	Management	For
	CRITERIA OF THE PLAN.		

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SPANISH BROADCASTING SYSTEM, INC.

SECURITY 846425882 MEETING TYPE Annual
TICKER SYMBOL SBSA MEETING DATE 03-Jun-2009
ISIN US8464258826 AGENDA 933068492 - Management

ITEM	PROP	OSAL	TYPE	VOTE
1	DIRE	CTOR	Management	
	1 2 3 4 5	RAUL ALARCON, JR. JOSEPH A. GARCIA ANTONIO S. FERNANDEZ JOSE A. VILLAMIL MITCHELL A. YELEN	Š	For For For For

JASON L. SHRINSKY For

WEBMEDIABRANDS INC

SECURITY 94770W100 MEETING TYPE Annual
TICKER SYMBOL WEBM MEETING DATE 03-Jun-2009
ISIN US94770W1009 AGENDA 933082795 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ALAN M. MECKLER		For
	2 MICHAEL J. DAVIES		For
	3 GILBERT F. BACH		For
	4 WILLIAM A. SHUTZER		For
	5 JOHN R. PATRICK		For
02	APPROVAL OF GRANT THORTON LLP, INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM, AS OUR INDEPENDENT AUDITORS FOR		
	THE FISCAL YEAR ENDING DECEMBER 31, 2009.		

SINCLAIR BROADCAST GROUP, INC.

DECEMBER 31, 2009.

829226109 MEETING TYPE Annual SBGI MEETING DATE 04-Jun-2009 US8292261091 AGENDA 933055445 - Management SECURITY TICKER SYMBOL SBGI

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ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 DAVID D. SMITH		For
	2 FREDERICK G. SMITH		For
	3 J. DUNCAN SMITH		For
	4 ROBERT E. SMITH		For
	5 DANIEL C. KEITH		For
	6 MARTIN R. LEADER		For
	7 LAWRENCE E. MCCANNA		For
	8 BASIL A. THOMAS		For
2	RATIFICATION OF THE APPOINTMENT OF	Management	For
	PRICEWATERHOUSECOOPERS, LLP AS THE INDEPENDENT		
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDIN	G	

VIACOM INC.

SECURITY 92553P102 MEETING TYPE Annual
TICKER SYMBOL VIA MEETING DATE 04-Jun-2009
ISIN US92553P1021 AGENDA 933064317 - Management

ITEM	PROPOSAL		TYPE	VOTE
01	DIRE	CTOR	Management	
	1	GEORGE S. ABRAMS		For
	2	PHILIPPE P. DAUMAN		For
	3	THOMAS E. DOOLEY		For
	4	ALAN C. GREENBERG		For
	5	ROBERT K. KRAFT		For
	6	BLYTHE J. MCGARVIE		For
	7	CHARLES E. PHILLIPS, JR.		For
	8	SHARI REDSTONE		For
	9	SUMNER M. REDSTONE		For
	10	FREDERIC V. SALERNO		For
	11	WILLIAM SCHWARTZ		For
02	RATI	FICATION OF THE APPOINTMENT OF	Management	For
	PRIC	EWATERHOUSECOOPERS LLP TO SERVE AS INDEPENDENT		
	AUDI	TOR FOR VIACOM INC. FOR 2009.		

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TW TELECOM INC.

SECURITY 87311L104 MEETING TYPE Annual
TICKER SYMBOL TWTC MEETING DATE 04-Jun-2009
ISIN US87311L1044 AGENDA 933067109 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 GREGORY J. ATTORRI		For
	2 SPENCER B. HAYS		For
	3 LARISSA L. HERDA		For
	4 KEVIN W. MOONEY		For
	5 KIRBY G. PICKLE		For
	6 ROSCOE C. YOUNG, II		For
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP TO	Management	For
	SERVE AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR 2009.		
03	APPROVE THE AMENDED AND RESTATED 2000 EMPLOYEE STOCK	Management	Against
	PLAN.		
04	APPROVE THE RIGHTS PLAN ADOPTED BY THE BOARD OF		
	DIRECTORS ON JANUARY 20, 2009.	Management	Against
05	A STOCKHOLDER PROPOSAL REGARDING AN ADVISORY VOTE ON	Shareholder	Against
	EXECUTIVE COMPENSATION.		

ACTIVISION BLIZZARD INC

SECURITY 00507V109 MEETING TYPE Annual TICKER SYMBOL ATVI MEETING DATE 05-Jun-2009

ISIN US00507V1098 AGENDA 933066842 - Management

ITEM	PROPO	DSAL			TYPE	VOTE
1	DIRECT 1 2 3 4 5 6 7 7	PHILIPPE G. H. CAE ROBERT J. CORTI FREDERIC R. CREPIN BRIAN G. KELLY ROBERT A. KOTICK JEAN-BERNARD LEVY ROBERT J. MORGADO			Management	For For For For For
2	8 9 10 11 APPRO	DOUGLAS P. MORRIS STEPHANE ROUSSEL RICHARD SARNOFF REGIS TURRINI DVAL OF AN AMENDMENT	TO THE 2008	INCENTIVE PLA	AN. Management	For For For For
PUBLICIS	GROUPE	E SA, PARIS				_
SECURITY TICKER S' ISIN		F7607Z165 PUBGY.PK FR0000130577	MEETING TYP MEETING DAT AGENDA	E 09-Jun-200)9 - Management	

ITEM	PROPOSAL	TYPE	VOTE
	"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 to the local custodian. If you are unsure whether your Global Custodian acts as Registered Intermediary,	Non-Voting	
	please contact your representative" PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting	
	Management report of the Board of Directors	Non-Voting	
	Report of the Supervisory Board and of its Chairperson	Non-Voting	
	Report of the Statutory Auditors	Non-Voting	
	Approval of the transactions and of the annual accounts for the 2008 FY	Non-Voting	
0.1	Approve the unconsolidated accounts for the 2008 FY	Management	For
0.2	Approve the consolidated accounts for the 2008 FY	Management	For

0.3	Approve the distribution of profits for the 2008 FY and determination of dividends	Management	For
0.4	Grant discharge to the Board of Directors	Management	For
0.5	Grant discharge to the Supervisory Members	Management	For
0.6	Approve the regulated agreements referred to in Article	Management	For
	L.225-86 of the Commercial Code		
0.7	Ratify the appointment of Mr. Tadashi Ishii as a new	Management	For
_	Supervisory Member		
0.8	Grant authority to the general assembly for the Board	Management	For
	of Directors to allow the Company to operate on its own shares		
E.9	Grant authority to the General Assembly for the Board	Management	For
	of Directors to reduce the capital by cancellation of		
	own shares		
E.10	Authorize the Board of Directors in order to decide the	Management	For
	issue, with maintenance of preferential subscription	3	
	rights, of shares or securities giving access or		
	possibly giving access to capital or giving right to		
	the allocation of debt securities		
E.11	Authorize the Board of Directors in order to decide the	Management	For
	issue, without preferential subscription rights, of		
	shares or securities giving access or possibly giving		
	access to capital or giving right to the allocation of		
	debt securities		
E.12	Authorize the Board of Directors to proceed with the	Management	For
D•12	issue, without preferential subscription rights, shares	riariagemerie	101
	or equity securities, the limit of 10% with the faculty		
	of setting the issue price		
E.13	Authorize the Board of Directors in order to decide to	Management	For
L.13	increase the capital by capitalization of reserves,	riariagemene	101
	profits, premiums or others whose capitalization is		
	statutorily and legally possible		
E.14	Authorize the Board of Directors in order to decide the	Management	For
□•1 4	issue of shares or various securities in case of	rialiagement	101
	public offer initiated by the Company		

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E.15	Authorize the Board of Directors to proceed with the issue of shares or various securities to pay contributions in kind to the Company with in the limit	Management	For
	of 10% of the share capital		
E.16	Authorize the Board of Directors to increase the number of shares or securities to be issued in case of capital increase with or without preferential subscription rights of shareholders within the limit of 15% of the	Management	For
	initial issue		
D 17		Management	
E.17	Authorize the granted by the General Assembly for the Board of Directors to increase the share capital by issuing equity securities or securities giving access to the Company's capital, with cancellation of preferential subscription rights, for the benefit of members of a Company Savings Plan	Management	For
E.18	Authorize the Board of Directors to increase the share capital, with cancellation of preferential subscription	Management	For

	rights of shareholders, for the benefit of certain categories of beneficiaries		
E.19	Approve the overall cap of capital increases carried	Management	For
	out pursuant to the authorizations and delegations		
	given to the Board of Directors		
E.20	Approve the faculty to use the authorizations and	Management	For
	delegations given by the assembly in case of public		
	offer for the Company		
OE.21	Grant power	Management	For

CBS CORPORATION

SECURITY 124857103 MEETING TYPE Annual
TICKER SYMBOL CBSA MEETING DATE 09-Jun-2009
ISIN US1248571036 AGENDA 933071285 - Management

ITEM	TEM PROPOSAL		VOTE	
01	DIRECTOR	Management		
	1 DAVID R. ANDELMAN		For	
	2 JOSEPH A. CALIFANO, JR.		For	
	3 WILLIAM S. COHEN		For	
	4 GARY L. COUNTRYMAN		For	
	5 CHARLES K. GIFFORD		For	
	6 LEONARD GOLDBERG		For	
	7 BRUCE S. GORDON		For	
	8 LINDA M. GRIEGO		For	
	9 ARNOLD KOPELSON		For	
	10 LESLIE MOONVES		For	
	11 DOUG MORRIS		For	
	12 SHARI REDSTONE		For	
	13 SUMNER M. REDSTONE		For	
	14 FREDERIC V. SALERNO		For	
02	RATIFICATION OF THE APPOINTMENT OF	Management	For	
	PRICEWATERHOUSECOOPERS LLP TO SERVE AS THE COMPANY'S			
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR			
	FISCAL YEAR 2009.			
03	A PROPOSAL TO APPROVE THE COMPANY'S 2009 LONG- TERM	Management	For	
	INCENTIVE PLAN.			
04	A PROPOSAL TO APPROVE AMENDMENTS TO THE COMPANY'S 2000	Management	For	
	STOCK OPTION PLAN FOR OUTSIDE DIRECTORS.			
05	A PROPOSAL TO APPROVE AMENDMENTS TO THE COMPANY'S 2005	Management	For	
	RSU PLAN FOR OUTSIDE DIRECTORS.			
06	A STOCKHOLDER PROPOSAL.	Shareholder	Against	

PHILIPPINE LONG DISTANCE TELEPHONE CO.

SECURITY 718252604 MEETING TYPE Annual
TICKER SYMBOL PHI MEETING DATE 09-Jun-2009
ISIN US7182526043 AGENDA 933096681 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE AUDITED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING 31 DECEMBER 2008 CONTAINED IN THE COMPANY'S 2008 ANNUAL REPORT.	Management	For

PHILIPPINE LONG DISTANCE TELEPHONE CO.

SECURITY 718252604 MEETING TYPE Annual
TICKER SYMBOL PHI MEETING DATE 09-Jun-2009
ISIN US7182526043 AGENDA 933100288 - Management

ITEM	PROPOSAL	TYPE	VOTE
2A	ELECTION OF DIRECTOR: REV. FR. BIENVENIDO F. NEBRES,	Management	For
	S.J. (INDEPENDENT DIRECTOR)		
2B	ELECTION OF DIRECTOR: MR. OSCAR S. REYES (INDEPENDENT	Management	For
	DIRECTOR)		
2C	ELECTION OF DIRECTOR: MR. PEDRO E. ROXAS (INDEPENDENT	Management	For
	DIRECTOR)		
2D	ELECTION OF DIRECTOR: MR. ALFRED V. TY (INDEPENDENT		
	DIRECTOR)	Management	For
2E	ELECTION OF DIRECTOR: MR. DONALD G. DEE	Management	For
2F	ELECTION OF DIRECTOR: MS. HELEN Y. DEE	Management	For
2G	ELECTION OF DIRECTOR: ATTY. RAY C. ESPINOSA	Management	For
2H	ELECTION OF DIRECTOR: MR. TATSU KONO	Management	For
2I	ELECTION OF DIRECTOR: MR. TAKASHI OOI	Management	For
2Ј	ELECTION OF DIRECTOR: MR. NAPOLEON L. NAZARENO	Management	For
2K	ELECTION OF DIRECTOR: MR. MANUEL V. PANGILINAN	Management	For
2L	ELECTION OF DIRECTOR: MR. ALBERT F. DEL ROSARIO	Management	For
2M	ELECTION OF DIRECTOR: MR. TONY TAN CAKTIONG	Management	For

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PHILIPPINE LONG DISTANCE TELEPHONE CO.

SECURITY 718252604 MEETING TYPE Annual
TICKER SYMBOL PHI MEETING DATE 09-Jun-2009
ISIN US7182526043 AGENDA 933100315 - Management

ITEM	PROPOSAL	TYPE	VOTE
2A	ELECTION OF DIRECTOR: REV. FR. BIENVENIDO F. NEBRES,	Management	For
2В	S.J. (INDEPENDENT DIRECTOR) ELECTION OF DIRECTOR: MR. OSCAR S. REYES (INDEPENDENT	Management	For

	DIRECTOR)				
2C	ELECTION OF	DIRECTOR:	MR. PEDRO E. ROXAS (INDEPENDENT	Management	For
	DIRECTOR)				
2D	ELECTION OF	DIRECTOR:	MR. ALFRED V. TY (INDEPENDENT	Management	For
	DIRECTOR)				
2E	ELECTION OF	DIRECTOR:	MR. DONALD G. DEE	Management	For
2F	ELECTION OF	DIRECTOR:	MS. HELEN Y. DEE	Management	For
2G	ELECTION OF	DIRECTOR:	ATTY. RAY C. ESPINOSA	Management	For
2H	ELECTION OF	DIRECTOR:	MR. TATSU KONO	Management	For
21	ELECTION OF	DIRECTOR:	MR. TAKASHI OOI	Management	For
2J	ELECTION OF	DIRECTOR:	MR. NAPOLEON L. NAZARENO	Management	For
2K	ELECTION OF	DIRECTOR:	MR. MANUEL V. PANGILINAN	Management	For
2L	ELECTION OF	DIRECTOR:	MR. ALBERT F. DEL ROSARIO	Management	For
2M	ELECTION OF	DIRECTOR:	MR. TONY TAN CAKTIONG	Management	For

LIMELIGHT NETWORKS INC

SECURITY 53261M104 MEETING TYPE Annual
TICKER SYMBOL LLNW MEETING DATE 10-Jun-2009
ISIN US53261M1045 AGENDA 933071982 - Management

ITEM	PROPOSAL	TYPE	VOTE
0.1	DIDECTOR	Managara	
0.1	DIRECTOR	Management	
	1 JOSEPH H. GLEBERMAN		For
	2 FREDRIC W. HARMAN		For
02	TO VOTE FOR AND RATIFY THE APPOINTMENT OF ERNST & YOUNG	Management	For
	LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING		

FIRM FOR THE FISCAL YEAR EXPIRING ON DECEMBER 31, 2009.

LAS VEGAS SANDS CORP.

SECURITY 517834107 MEETING TYPE Annual
TICKER SYMBOL LVS MEETING DATE 10-Jun-2009
ISIN US5178341070 AGENDA 933073633 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MICHAEL A. LEVEN		For
	2 JASON N. ADER		For
	3 JEFFREY H. SCHWARTZ		For
2	TO CONSIDER AND ACT UPON THE RATIFICATION OF THE	Management	For
	SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE	_	
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		
3	TO CONSIDER AND ACT UPON A STOCKHOLDER PROPOSAL	Shareholder	Against
	REGARDING SUSTAINABILITY REPORT.		J
	ndombino dobinimbiliti ndi diri		

DREAMWORKS ANIMATION SKG, INC.

SECURITY 26153C103 MEETING TYPE Annual
TICKER SYMBOL DWA MEETING DATE 10-Jun-2009
ISIN US26153C1036 AGENDA 933073734 - Management

ITEM	PROPC	SAL	TYPE	VOTE
1	DIREC	TOR	Management	
	1	JEFFREY KATZENBERG		For
	2	ROGER A. ENRICO		For
	3	LEWIS COLEMAN		For
	4	HARRY BRITTENHAM		For
	5	THOMAS FRESTON		For
	6	JUDSON C. GREEN		For
	7	MELLODY HOBSON		For
	8	MICHAEL MONTGOMERY		For
	9	NATHAN MYHRVOLD		For
	10	RICHARD SHERMAN		For
2	PROPO	SAL TO APPROVE THE AMENDED AND RESTATED 2008	Management	Against
	OMNIE	SUS INCENTIVE COMPENSATION PLAN		
3	PROPO	SAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP	Management	For
	AS TH	E COMPANY'S INDEPENDENT REGISTERED PUBLIC		
	ACCOU	NTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2009		

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INTERVAL LEISURE GROUP INC

SECURITY 46113M108 MEETING TYPE Annual
TICKER SYMBOL IILG MEETING DATE 10-Jun-2009
ISIN US46113M1080 AGENDA 933074041 - Management

ITEM	PROPOSAL		TYPE	VOTE
1	DIRE	CTOR	Management	
	1	CRAIG M. NASH		For
	2	GREGORY R. BLATT		For
	3	DAVID FLOWERS		For
	4	GARY S. HOWARD		For
	5	LEWIS J. KORMAN		For
	6	THOMAS J. KUHN		For
	7	THOMAS J. MCINERNEY		For
	8	THOMAS P. MURPHY, JR.		For
	9	AVY H. STEIN		For
2	TO F	RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE	Management	For
	INDE	EPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR		
	INTE	ERVAL LEISURE GROUP FOR THE FISCAL YEAR ENDING		

DECEMBER 31, 2009.

VIMPEL-COMMUNICATIONS

SECURITY 68370R109 MEETING TYPE Annual
TICKER SYMBOL VIP MEETING DATE 10-Jun-2009
ISIN US68370R1095 AGENDA 933089232 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	TO APPROVE THE 2008 VIMPELCOM ANNUAL REPORT PREPARED IN	Management	For
0.0	ACCORDANCE WITH RUSSIAN LAW.		-
02	TO APPROVE VIMPELCOM'S 2008 UNCONSOLIDATED ACCOUNTING STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT FOR	Management	For
	2008 (PREPARED IN ACCORDANCE WITH RUSSIAN STATUTORY		
	ACCOUNTING PRINCIPLES) AUDITED BY ROSEXPERTIZA LLC.		
03	NOT TO PAY ANNUAL DIVIDENDS TO HOLDERS OF COMMON	Management	For
	REGISTERED SHARES BASED ON 2008 FINANCIAL YEAR RESULTS;		
	AND TO PAY IN CASH ANNUAL DIVIDENDS TO HOLDERS OF PREFERRED REGISTERED SHARES OF TYPE "A" BASED ON 2008		
	RESULTS IN THE AMOUNT OF 0.1 KOPECK PER PREFERRED SHARE		
	WITHIN 60 DAYS FROM THE DATE OF THE ADOPTION OF THIS		
	DECISION; AND TO INVEST THE REMAINING PROFITS RESULTING		
	FROM 2008 OPERATING RESULTS INTO THE BUSINESS.		_
05	TO ELECT THE FOLLOWING INDIVIDUALS TO THE AUDIT COMMISSION: ALEXANDER GERSH, HALVOR BRU AND NIGEL	Management	For
	ROBINSON.		
06	TO APPROVE THE FIRM ERNST & YOUNG (CIS) LTD. AS THE	Management	For
	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 2009 RESULTS.		
07	TO APPROVE THE AMENDED BY-LAWS OF THE AUDIT COMMISSION	Management	For
-	OF VIMPELCOM.	,	-
08	TO APPROVE THE AMENDED CHARTER OF VIMPELCOM.	Management	For

VIMPEL-COMMUNICATIONS

SECURITY 68370R109 MEETING TYPE Annual
TICKER SYMBOL VIP MEETING DATE 10-Jun-2009
ISIN US68370R1095 AGENDA 933095336 - Management

ITEM	PROPOSAL	TYPE	VOTE
4A 4B 4C 4D 4E	ELECTION OF DIRECTOR: MIKHAIL M. FRIDMAN ELECTION OF DIRECTOR: KJELL MORTEN JOHNSEN ELECTION OF DIRECTOR: HANS PETER KOHLHAMMER ELECTION OF DIRECTOR: JO OLAV LUNDER ELECTION OF DIRECTOR: OLEG A. MALIS	Management Management Management Management Management Management	For For For For

4F	ELECTION OF	DIRECTOR:	LEONID R.	NOVOSELSKY	Management	For
4G	ELECTION OF	DIRECTOR:	ALEXEY M.	REZNIKOVICH	Management	For
4 H	ELECTION OF	DIRECTOR:	OLE BJORN	SJULSTAD	Management	For
4 I	ELECTION OF	DIRECTOR:	JAN EDVARI	O THYGESEN	Management	For

NEXTWAVE WIRELESS INC

SECURITY 65337Y102 MEETING TYPE Annual
TICKER SYMBOL WAVE MEETING DATE 11-Jun-2009
ISIN US65337Y1029 AGENDA 933073443 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 ALLEN SALMASI		For
	2 DOUGLAS F. MANCHESTER		For
	3 ROBERT T. SYMINGTON		For
02	RATIFY THE SELECTION OF ERNST & YOUNG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM TO AUDIT		
	THE CONSOLIDATED FINANCIAL STATEMENTS OF NEXTWAVE AND		
	ITS SUBSIDIARIES FOR THE YEAR ENDED DECEMBER 26, 2009		

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PT INDOSAT TBK

SECURITY 744383100 MEETING TYPE Annual
TICKER SYMBOL IIT MEETING DATE 11-Jun-2009
ISIN US7443831000 AGENDA 933095970 - Management

ITEM	PROPOSAL	TYPE	VOTE
A1	TO APPROVE THE ANNUAL REPORT AND TO RATIFY THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL	Management	For
	YEAR ENDED DECEMBER 31, 2008 AND THEREBY RELEASE AND DISCHARGE THE BOARD OF COMMISSIONERS FROM THEIR		
	SUPERVISORY RESPONSIBILITIES AND THE BOARD OF DIRECTORS		
	FROM THEIR MANAGERIAL RESPONSIBILITIES, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		
A2	TO APPROVE THE ALLOCATIONS OF NET PROFIT FOR RESERVE FUNDS, DIVIDENDS AND OTHER PURPOSES AND		
	TO APPROVE THE DETERMINATION OF THE AMOUNT, TIME AND MANNER OF PAYMENT OF DIVIDENDS FOR THE		
	FINANCIAL YEAR ENDED DECEMBER 31, 2008.	Management	For
A3	TO DETERMINE THE REMUNERATION FOR THE BOARD OF COMMISSIONERS OF THE COMPANY FOR 2009.	Management	For

A4	TO APPROVE THE APPOINTMENT OF THE COMPANY'S INDEPENDENT	Management	For
	AUDITOR FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2009.		
A5	TO APPROVE THE CHANGES OF THE COMPOSITION OF THE BOARD	Management	For
	OF COMMISSIONERS AND/OR BOARD OF DIRECTORS.		
E1	TO APPROVE THE AMENDMENTS TO THE COMPANY'S ARTICLES OF	Management	For
	ASSOCIATION.		

INDEPENDENT NEWS & MEDIA PLC

SECURITY G4755S126 MEETING TYPE Annual General Meeting TICKER SYMBOL IMS.L MEETING DATE 12-Jun-2009 ISIN IE0004614818 AGENDA 701959528 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Adopt the report and financial statements	Management	For
2.I	Re-elect Mr. Donal J. Buggy	Management	For
2.II	Re-elect Ms. Leslie Buckley	Management	For
2.III	Re-elect Mr. Paul Connolly	Management	For
2.IV	Re-elect Ms. Lucy Gaffney	Management	For
3.	Approve to fix the remuneration of the Directors	Management	For
4.	Authorize the Directors to fix remuneration of the Auditors	Management	For
5.	Approve the re-nominalization of share capital	Management	For
6.	Approve the reduction in share capital and amend the Articles following High Court confirmation	Management	For
7.	Amend the Articles in relation to pre-emption rights	Management	For
8.	Authorize the Directors to allot the authorized share capital	Management	For
9.	Authorize the Directors to disapply pre-emption rights	Management	For
10.	Grant authority to the purchase and reissue of own shares	Management	For
11.	Authorize the Directors to continue to offer scrip dividends to shareholders	Management	For
12.	Grant authority to the Electronic Communication with shareholders	Management	For
13.	Amend the Articles of Association to facilitate Electronic Communication by and to the Company	Management	For
14.	Grant authority for the holding of general meetings on 14 days notice	Management	For
15.	Approve a new Share Option Scheme PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF CONSERVATIVE CUTOFF 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.	Management Non-Voting	For

ASCENT MEDIA CORPORATION

SECURITY 043632108 MEETING TYPE Annual
TICKER SYMBOL ASCMA MEETING DATE 12-Jun-2009
ISIN US0436321089 AGENDA 933073936 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 MICHAEL J. POHL		For
02	APPROVAL OF THE ASCENT MEDIA CORPORATION 2008 INCENTIVE PLAN.	Management	For
03	RATIFY SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.	Management	For

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P.T. TELEKOMUNIKASI INDONESIA, TBK

SECURITY 715684106 MEETING TYPE Annual
TICKER SYMBOL TLK MEETING DATE 12-Jun-2009
ISIN US7156841063 AGENDA 933103171 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	APPROVAL OF THE COMPANY'S ANNUAL REPORT FOR THE 2008 FINANCIAL YEAR, INCLUDING THE BOARD OF COMMISSIONERS' SUPERVISORY REPORT.	Management	For
02	RATIFICATION OF FINANCIAL REPORT AND PARTNERSHIP & COMMUNITY DEVELOPMENT PROGRAM FOR THE 2008 FINANCIAL YEAR, & ACQUITTAL & DISCHARGE TO ALL MEMBERS OF BOARD OF DIRECTORS & COMMISSIONERS.	Management	For
03	APPROPRIATION OF THE COMPANY'S NET INCOME FOR THE 2008 FINANCIAL YEAR.	Management	For
04	DETERMINATION OF REMUNERATION FOR MEMBERS OF BOARD OF DIRECTORS AND BOARD OF COMMISSIONER FOR THE 2009 FINANCIAL YEAR.	Management	For
05	APPOINTMENT OF PUBLIC ACCOUNTANT OFFICE TO AUDIT THE COMPANY'S FINANCIAL STATEMENTS FOR THE 2009 FINANCIAL YEAR INCLUDING INTERNAL CONTROL AUDIT ON THE FINANCIAL STATEMENTS, ALL AS MORE FULLY		
	DESCRIBED IN THE PROXY STATEMENT.	Management	For
06	STIPULATION OF MINISTER OF STATE OWNED- ENTERPRISES REGULATION NO.05/MBU/2008 REGARDING GENERAL GUIDANCE FOR THE PROCUREMENT OF GOODS AND SERVICES FOR STATE-OWNED ENTERPRISES.	Management	For
07	APPOINTMENT/CHANGE OF THE MEMBERS OF THE COMPANY'S BOARD OF COMMISSIONERS.	Management	For

IAC/INTERACTIVECORP

SECURITY 44919P508 MEETING TYPE Annual TICKER SYMBOL IACI MEETING DATE 15-Jun-2009

US44919P5089 AGENDA 933097621 - Management ISIN

ITEM	PROP	OSAL	TYPE	VOTE
01	DIRE	CTOR	Management	
	1	EDGAR BRONFMAN, JR.		For
	2	BARRY DILLER		For
	3	VICTOR A. KAUFMAN		For
	4	DONALD R. KEOUGH*		For
	5	BRYAN LOURD*		For
	6	JOHN C. MALONE		For
	7	ARTHUR C. MARTINEZ		For
	8	DAVID ROSENBLATT		For
	9	ALAN G. SPOON*		For
	10	A. VON FURSTENBERG		For
	11	MICHAEL P. ZEISSER		For
02	TO A	PPROVE THE MATCH EQUITY PROPOSAL.	Management	For
03	TO R	ATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS IAC'S	Management	For
	INDE	PENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	2009	FISCAL YEAR.		

MEDIACOM COMMUNICATIONS CORPORATION

SECURITY 58446K105 MEETING TYPE Annual
TICKER SYMBOL MCC MEETING DATE 16-Jun-2009
ISIN US58446K1051 AGENDA 933078366 - Management SECURITY

ITEM	PROPOSAL TYPE		VOTE
01	DIRECTOR	Management	
	1 ROCCO B. COMMISSO		For
	2 MARK E. STEPHAN		For
	3 THOMAS V. REIFENHEISER		For
	4 NATALE S. RICCIARDI		For
	5 SCOTT W. SEATON		For
	6 ROBERT L. WINIKOFF		For
02	TO AMEND OUR NON-EMPLOYEE DIRECTORS EQUITY INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF OUR CLASS A COMMON STOCK RESERVED FOR ISSUANCE FROM 500,000 TO 1,250,000.	Management	Against
03	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.	Management	For
04	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF.	Management	For

JASMINE INTERNATIONAL PUBLIC CO LTD

SECURITY Y44202268 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL JASIF.PK MEETING DATE 17-Jun-2009

TH0418A10Z17 AGENDA 701954388 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve to certify the minutes of the 2009 AGM of shareholders held on 27 APR 2009	Management	For
2.	Approve the Treasury Stock Program and fix the repurchase price	Management	For
3.	Other issues [if any]	Management	Abstain

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LIBERTY GLOBAL, INC.

SECURITY 530555101 MEETING TYPE Annual
TICKER SYMBOL LBTYA MEETING DATE 17-Jun-2009
ISIN US5305551013 AGENDA 933076893 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 JOHN P. COLE, JR.	,	For
	2 RICHARD R. GREEN		For
	3 DAVID E. RAPLEY		For
02	RATIFICATION OF THE SELECTION OF KPMG LLP AS THE	Management	For
	COMPANY'S INDEPENDENT AUDITORS FOR THE YEAR ENDING		
	DECEMBER 31, 2009.		

CLEARWIRE CORPORATION

SECURITY 18538Q105 MEETING TYPE Annual
TICKER SYMBOL CLWR MEETING DATE 17-Jun-2009
ISIN US18538Q1058 AGENDA 933077770 - Management

STOCKHOLDER PROPOSAL ON BOARD DIVERSITY.

ITEM	PROI	POSAL	TYPE VOTE	
01	DIRI	ECTOR	Management	
	1	CRAIG O. MCCAW	For	
	2	JOSE A. COLLAZO	For	
	3	KEITH O. COWAN	For	
	4	PETER L.S. CURRIE	For	

Shareholder Against

	5	STEVEN L. ELFMAN	For
	6	DENNIS S. HERSCH	For
	7	DANIEL R. HESSE	For
	8	FRANK IANNA	For
	9	SEAN MALONEY	For
	10	BRIAN P. MCANDREWS	For
	11	THEODORE H. SCHELL	For
	12	JOHN W. STANTON	For
02	PROPO:	SAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE Management	For
	LLP A	S CLEARWIRE CORPORATION'S INDEPENDENT REGISTERED	
	PUBLI	C ACCOUNTANTS FOR THE FISCAL YEAR 2009.	

NTT DOCOMO, INC.

SECURITY J59399105 MEETING TYPE Annual General Meeting TICKER SYMBOL NTDMF.PK MEETING DATE 19-Jun-2009 ISIN JP3165650007 AGENDA 701974746 - Management

ITEM	PROPOSAL	TYPE	VOTE
	Please reference meeting materials.	Non-Voting	
1.	Approve Appropriation of Retained Earnings	Management	For
2.	Amend Articles to:Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the other Updated Laws		
	and Regulations		
3.	Appoint a Corporate Auditor	Management	For

TELEFONICA, S.A.

SECURITY 879382208 MEETING TYPE Annual
TICKER SYMBOL TEF MEETING DATE 22-Jun-2009
ISIN US8793822086 AGENDA 933106886 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, THE CONSOLIDATED FINANCIAL	Management	For
	STATEMENTS AND THE MANAGEMENT REPORT OF TELEFONICA, S.A. AND OF ITS CONSOLIDATED GROUP OF COMPANIES, AS WELL AS THE PROPOSED ALLOCATION OF PROFITS/LOSSES OF		
	TELEFONICA, S.A. AND THE MANAGEMENT OF ITS BOARD OF DIRECTORS, ALL WITH RESPECT TO FISCAL YEAR 2008.		
02	COMPENSATION OF SHAREHOLDERS: DISTRIBUTION OF A DIVIDEND TO BE CHARGED TO UNRESTRICTED RESERVES.	Management	For
03	APPROVAL OF AN INCENTIVE TELEFONICA, S.A.'S SHARE PURCHASE PLAN FOR EMPLOYEES OF THE TELEFONICA GROUP.	Management	For
04	AUTHORIZATION FOR THE ACQUISITION OF THE COMPANY'S OWN SHARES, DIRECTLY OR THROUGH COMPANIES OF THE GROUP.	Management	For
05	REDUCTION OF THE SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES OF THE COMPANY'S OWN STOCK, EXCLUDING CREDITORS' RIGHT TO OBJECT, AND AMENDMENT OF THE	Management	For

ARTICLE OF THE BY-LAWS RELATING TO THE SHARE CAPITAL. 06 RE-ELECTION OF THE AUDITOR FOR FISCAL YEAR 2009. Management For DELEGATION OF POWERS TO FORMALIZE, INTERPRET, CORRECT Management For 07 AND IMPLEMENT THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING.

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NIPPON TELEGRAPH AND TELEPHONE CORPORATION

SECURITY J59396101 MEETING TYPE Annual General Meeting TICKER SYMBOL NTT.BA MEETING DATE 24-Jun-2009 ISIN JP3735400008 AGENDA 701982313 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Please reference meeting materials. Approve Appropriation of Retained Earnings	Non-Voting Management	For
2.	Amend Articles to: Approve Minor Revisions Related to Dematerialization of Shares and the Other Updated Laws and Regulations	Management	For
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE

SECURITY X3258B102 MEETING TYPE Ordinary General Meeting TICKER SYMBOL OTE.F MEETING DATE 24-Jun-2009 ISIN GRS260333000 AGENDA 701984696 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Approve the financial statements and the consolidated for 2008, with the reports of Board of Directors and the Auditors and the distribution of profits and dividend	Management	No Action
2.	Approve the dismissal of Board of Director and Chartered Auditor from any compensational responsibility for 2008	Management	No Action
3.	Elect the Company for the Audit of the financial statements and definition of their salary	Management	No Action
4.	Approve the Board of Director's compensations and re-approval of their compensations for 2009	Management	No Action
5.	Approve the Chairman's of Board of Director and General Manager's salary for 2008 and definition of their salaries for 2009	Management	No Action

6.	Approve the contracts according to the Articles 23a and 24 of Law 2190/1920 of the Board of Director Members and grant authority to them in order to sign	Management	No Action
7.	Approve the renewal of the contract for the covering of responsibility of Members of the Board of Director and General Managers for any exercise of their power	Management	No Action
8.	Approve to modify the terms for the Stock Option Plan to Managers of the Company and other connected Companies	Management	No Action
9.	Approve to determine the Board of Director Members and elect new Board of Director Members according to Article 9 Paragraph 1 and 2 of Company's association and to determine the Independent Members	Management	No Action
10.	Approve to determine the Auditing Committee according to the		
	Article 37 of Law 3693/2008	Management	No Action
11.	Various announcements	Management	No Action

GRAY TELEVISION INC

SECURITY 389375106 MEETING TYPE Annual
TICKER SYMBOL GTN MEETING DATE 24-Jun-2009
ISIN US3893751061 AGENDA 933073998 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 RICHARD L. BOGER		For
	2 RAY M. DEAVER		For
	3 T.L. ELDER		For
	4 HILTON H. HOWELL, JR.		For
	5 WILLIAM E. MAYHER, III		For
	6 ZELL B. MILLER		For
	7 HOWELL W. NEWTON		For
	8 HUGH E. NORTON		For
	9 ROBERT S. PRATHER, JR.		For
	10 HARRIETT J. ROBINSON		For
	11 J. MACK ROBINSON		For
02	A PROPOSAL TO APPROVE AN AMENDMENT TO THE GRAY	Management	For
	TELEVISION, INC. EMPLOYEE STOCK PURCHASE PLAN TO		
	INCREASE THE NUMBER OF SHARES RESERVED FOR ISSUANCE		
	THEREUNDER BY 600,000.		

GRAY TELEVISION INC

SECURITY 389375205 MEETING TYPE Annual
TICKER SYMBOL GTNA MEETING DATE 24-Jun-2009
ISIN US3893752051 AGENDA 933073998 - Management

TYPE VOTE ITEM PROPOSAL

01	DIRE	CTOR	Management	
	1	RICHARD L. BOGER		For
	2	RAY M. DEAVER		For
	3	T.L. ELDER		For
	4	HILTON H. HOWELL, JR.		For
	5	WILLIAM E. MAYHER, III		For
	6	ZELL B. MILLER		For
	7	HOWELL W. NEWTON		For
	8	HUGH E. NORTON		For
	9	ROBERT S. PRATHER, JR.		For
	10	HARRIETT J. ROBINSON		For
	11	J. MACK ROBINSON		For
02	A PRO	POSAL TO APPROVE AN AMENDMENT TO THE GRAY	Management	For
	TELEV	ISION, INC. EMPLOYEE STOCK PURCHASE PLAN TO		
	INCR	EASE THE NUMBER OF SHARES RESERVED FOR ISSUANCE		
	THER	EUNDER BY 600,000.		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

BEST BUY CO., INC.

SECURITY 086516101 MEETING TYPE Annual
TICKER SYMBOL BBY MEETING DATE 24-Jun-2009
ISIN US0865161014 AGENDA 933085208 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 RONALD JAMES*		For
	2 ELLIOT S. KAPLAN*		For
	3 SANJAY KHOSLA*		For
	4 GEORGE L. MIKAN III*		For
	5 MATTHEW H. PAULL*		For
	6 RICHARD M. SCHULZE*		For
	7 HATIM A. TYABJI*		For
	8 GERARD R. VITTECOQ**		For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For
	LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE FISCAL YEAR THAT BEGAN ON MARCH 1, 2009.		
03	APPROVAL OF AMENDMENTS TO OUR 2004 OMNIBUS STOCK AND	Management	Against
	INCENTIVE PLAN, AS AMENDED.		
04	APPROVAL OF AMENDMENT TO ARTICLE IX OF OUR AMENDED AND	Management	For
	RESTATED ARTICLES OF INCORPORATION TO CHANGE APPROVAL		
	REQUIRED.		
05	APPROVAL OF AN AMENDMENT TO ARTICLE IX OF OUR		
	ARTICLES TO DECREASE THE SHAREHOLDER APPROVAL		
	REQUIRED TO AMEND ARTICLE IX.	Management	For
06	APPROVAL OF AMENDMENT TO ARTICLE IX OF OUR ARTICLES TO	Management	For
	DECREASE SHAREHOLDER APPROVAL REQUIRED TO REMOVE		
	DIRECTORS WITHOUT CAUSE.		

07	APPROVAL OF AMENDMENT TO ARTICLE IX TO DECREASE	Management	For
	SHAREHOLDER APPROVAL REQUIRED TO AMEND CLASSIFIED BOARD		
	PROVISIONS.		
08	APPROVAL OF AN AMENDMENT TO ARTICLE X TO DECREASE	Management	For
	SHAREHOLDER APPROVAL REQUIRED FOR CERTAIN REPURCHASES		
	OF STOCK.		
09	APPROVAL OF AN AMENDMENT TO ARTICLE X OF OUR ARTICLES	Management	For
	TO DECREASE THE SHAREHOLDER APPROVAL REQUIRED TO AMEND		
	ARTICLE X.		

THE FURUKAWA ELECTRIC CO., LTD.

SECURITY J16464117 MEETING TYPE Annual General Meeting TICKER SYMBOL FKA.BE MEETING DATE 25-Jun-2009 ISIN JP3827200001 AGENDA 701984836 - Management

ITEM	PROPOSAL	TYPE	VOTE
	Please reference meeting materials.	Non-Voting	
1.	Approve Appropriation of Retained Earnings	Management	For
2.	Amend Articles to: Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the Other Updated Laws		
	and Regulations		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
4.	Appoint a Corporate Auditor	Management	For
5.	Appoint a Substitute Corporate Auditor	Management	For

ASAHI BROADCASTING CORPORATION

SECURITY J02142107 MEETING TYPE Annual General Meeting TICKER SYMBOL 9405 MEETING DATE 25-Jun-2009 ISIN JP3116800008 AGENDA 702001683 - Management

ITEM	1	PROPOSAL	TYPE	VOTE
1 2		Approve Appropriation of Profits Amend Articles to: Approve Minor Revisions Related to Dematerialization of Shares and the other Updated Laws and Regulations	Management Management	For For

3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For
3.14	Appoint a Director	Management	For
3.15	Appoint a Director	Management	For
4	Appoint a Corporate Auditor	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

TV ASAHI CORPORATION

SECURITY J93646107 MEETING TYPE Annual General Meeting TICKER SYMBOL 9409 MEETING DATE 25-Jun-2009 ISIN JP3429000007 AGENDA 702003865 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2	Amend Articles to: Approve Minor Revisions Related to	-	
	Dematerialization of Shares and the other Updated Laws		
	and		
	Regulations, Allow Board to Make Rules Governing		
	Exercise of		
	Shareholders' Rights, Allow Use of Electronic Systems		
	for Public		
	Notifications	Management	For
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For
3.14	Appoint a Director	Management	For
3.15	Appoint a Director	Management	For
3.16	Appoint a Director	Management	For

3.17 Appoint a Director Management For

YAHOO! INC.

SECURITY 984332106 MEETING TYPE Annual
TICKER SYMBOL YHOO MEETING DATE 25-Jun-2009
ISIN US9843321061 AGENDA 933077338 - Management

ITEM	PROPOSAL	TYPE	VOTE
1A	ELECTION OF DIRECTOR: CAROL BARTZ	Management	For
1B	ELECTION OF DIRECTOR: FRANK J. BIONDI, JR.	Management	For
1C	ELECTION OF DIRECTOR: ROY J. BOSTOCK	Management	For
1D	ELECTION OF DIRECTOR: RONALD W. BURKLE	Management	For
1E	ELECTION OF DIRECTOR: JOHN H. CHAPPLE	Management	For
1F	ELECTION OF DIRECTOR: ERIC HIPPEAU	Management	For
1G	ELECTION OF DIRECTOR: CARL C. ICAHN	Management	For
1H	ELECTION OF DIRECTOR: VYOMESH JOSHI	Management	For
11	ELECTION OF DIRECTOR: ARTHUR H. KERN	Management	For
1J	ELECTION OF DIRECTOR: MARY AGNES WILDEROTTER	Management	For
1K	ELECTION OF DIRECTOR: GARY L. WILSON	Management	For
1L	ELECTION OF DIRECTOR: JERRY YANG	Management	For
02	AMENDMENTS TO THE COMPANY'S AMENDED AND RESTATED 1995	Management	Against
	STOCK PLAN.		_
03	AMENDMENTS TO THE COMPANY'S AMENDED AND RESTATED 1996 EMPLOYEE STOCK PURCHASE PLAN.	Management	For
04	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM.		
05	STOCKHOLDER PROPOSAL REGARDING EXECUTIVE COMPENSATION	Shareholder	Against
	ADVISORY VOTE, IF PROPERLY PRESENTED AT THE ANNUAL		
	MEETING.		

LIBERTY MEDIA CORPORATION

SECURITY 53071M500 MEETING TYPE Annual
TICKER SYMBOL LMDIA MEETING DATE 25-Jun-2009
ISIN US53071M5004 AGENDA 933091744 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. DONNE F. FISHER		For
	2 MR. GREGORY B. MAFFEI		For
	3 MR. M. LAVOY ROBISON		For
2	APPROVE CHARTER AMENDMENT CHANGING NAME OF THE	Management	For
	"ENTERTAINMENT GROUP" TO THE "STARZ GROUP" AND THE		
	"LIBERTY ENTERTAINMENT COMMON STOCK" TO THE "LIBERTY		
	STARZ COMMON STOCK" AND MAKING OTHER CONFORMING CHANGES.		
3	AUTHORIZE REVERSE STOCK SPLIT OF THE OUTSTANDING SHARES	Management	For
	OF SERIES A AND SERIES B LIBERTY CAPITAL COMMON STOCK		

AT A RATIO OF 1-FOR-3, AND AUTHORIZE A REVERSE STOCK SPLIT OF THE OUTSTANDING SHARES OF SERIES A AND SERIES B LIBERTY INTERACTIVE COMMON STOCK AT A RATIO OF 1-FOR-5.

4 RATIFY THE SELECTION OF KPMG LLP AS LIBERTY MEDIA Management For CORPORATION'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

LIBERTY MEDIA CORPORATION

SECURITY 53071M302 MEETING TYPE Annual
TICKER SYMBOL LCAPA MEETING DATE 25-Jun-2009
ISIN US53071M3025 AGENDA 933091744 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. DONNE F. FISHER		For
	2 MR. GREGORY B. MAFFEI		For
	3 MR. M. LAVOY ROBISON		For
2	APPROVE CHARTER AMENDMENT CHANGING NAME OF THE	Management	For
	"ENTERTAINMENT GROUP" TO THE "STARZ GROUP" AND THE		
	"LIBERTY ENTERTAINMENT COMMON STOCK" TO THE "LIBERTY		
	STARZ COMMON STOCK" AND MAKING OTHER CONFORMING CHANGES.		
3	AUTHORIZE REVERSE STOCK SPLIT OF THE OUTSTANDING SHARES	Management	For
	OF SERIES A AND SERIES B LIBERTY CAPITAL COMMON STOCK		
	AT A RATIO OF 1-FOR-3, AND AUTHORIZE A REVERSE STOCK		
	SPLIT OF THE OUTSTANDING SHARES OF SERIES A AND SERIES		
	B LIBERTY INTERACTIVE COMMON STOCK AT A RATIO OF		
	1-FOR-5.		
4	RATIFY THE SELECTION OF KPMG LLP AS LIBERTY MEDIA	Management	For
	CORPORATION'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR		
	ENDING DECEMBER 31, 2009.		

LIBERTY MEDIA CORPORATION

SECURITY 53071M104 MEETING TYPE Annual
TICKER SYMBOL LINTA MEETING DATE 25-Jun-2009
ISIN US53071M1045 AGENDA 933091744 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	DIRECTOR	Management	
	1 MR. DONNE F. FISHER		For

	2 MR. GREGORY B. MAFFEI		For
	3 MR. M. LAVOY ROBISON		For
2	APPROVE CHARTER AMENDMENT CHANGING NAME OF THE	Management	For
	"ENTERTAINMENT GROUP" TO THE "STARZ GROUP" AND THE		
	"LIBERTY ENTERTAINMENT COMMON STOCK" TO THE "LIBERTY		
	STARZ COMMON STOCK" AND MAKING OTHER CONFORMING CHANGES.		
3	AUTHORIZE REVERSE STOCK SPLIT OF THE OUTSTANDING		
	SHARES OF SERIES A AND SERIES B LIBERTY CAPITAL		
	COMMON STOCK AT A RATIO OF 1-FOR-3, AND AUTHORIZE		
	A REVERSE STOCK SPLIT OF THE OUTSTANDING SHARES		
	OF SERIES A AND SERIES B LIBERTY INTERACTIVE		
	COMMON STOCK AT A RATIO OF 1-FOR-5.	Management	For
4	RATIFY THE SELECTION OF KPMG LLP AS LIBERTY MEDIA	Management	For
	CORPORATION'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR		
	ENDING DECEMBER 31, 2009.		

NEW MOTION, INC.

SECURITY 64754V105 MEETING TYPE Annual
TICKER SYMBOL NWMO MEETING DATE 25-Jun-2009
ISIN US64754V1052 AGENDA 933108450 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 BURTON KATZ		For
	2 RAYMOND MUSCI		For
	3 LAWRENCE BURSTEIN		For
	4 MARK DYNE		For
	5 JEROME CHAZEN		For
	6 ROBERT ELLIN		For
	7 JEFFREY SCHWARTZ		For
02	TO APPROVE AN AMENDMENT TO THE COMPANY'S RESTATED	Management	For
	CERTIFICATE OF INCORPORATION TO CHANGE THE COMPANY'S		
	NAME TO ATRINSIC, INC.		
03	TO APPROVE THE COMPANY'S 2009 STOCK INCENTIVE PLAN.	Management	Against
0 4	TO APPROVE THE COMPANY'S OPTION EXCHANGE PROGRAM.	Management	Against
05	TO APPROVE THE COMPANY'S 2010 ANNUAL INCENTIVE	Management	For
	COMPENSATION PLAN.		

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

FUJI MEDIA HOLDINGS, INC.

SECURITY J15477102 MEETING TYPE Annual General Meeting TICKER SYMBOL FTN.BE MEETING DATE 26-Jun-2009 ISIN JP3819400007 AGENDA 701982123 - Management

ITEM	PROPOSAL	TYPE	VOTE
_	Please reference meeting materials.	Non-Voting	_
l.	Approve Appropriation of Retained Earnings	Management	For
2.	Amend Articles to: Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the other Updated Laws		
	and Regulations		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
. 7	Appoint a Director	Management	For
.8	Appoint a Director	Management	For
. 9	Appoint a Director	Management	For
.10	Appoint a Director	Management	For
.11	Appoint a Director	Management	For
.12	Appoint a Director	Management	For
.13	Appoint a Director	Management	For
.14	Appoint a Director	Management	For
.15	Appoint a Director	Management	For
.16	Appoint a Director	Management	For
.17	Appoint a Director	Management	For
1.18	Appoint a Director	Management	For
.19	Appoint a Director	Management	For
.1	Appoint a Corporate Auditor	Management	For
. 2	Appoint a Corporate Auditor	Management	For
.3	Appoint a Corporate Auditor	Management	For
5.	Approve Payment of Bonuses to Corporate Officers	Management	For

NINTENDO CO., LTD.

SECURITY J51699106 MEETING TYPE Annual General Meeting TICKER SYMBOL NTO.BE MEETING DATE 26-Jun-2009 ISIN JP3756600007 AGENDA 701988048 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Please reference meeting materials.	Non-Voting	Fa.:
1.	Approve Appropriation of Retained Earnings Amend Articles to: Approve Minor Revisions Related to	Management Management	For For
۷.	Dematerialization of Shares and the Other Updated Laws and Regulations	Hanagement	101
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For

Management For Management For 3.11 Appoint a Director 3.12 Appoint a Director

TOKYO BROADCASTING SYSTEM, INCORPORATED

SECURITY J86656105 MEETING TYPE Annual General Meeting TICKER SYMBOL TKOBF.PK MEETING DATE 26-Jun-2009 ISIN JP3588600001 AGENDA 701994231 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2	Amend Articles to: Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the other Updated Laws		
	and Regulations, Adopt Reduction of Liability System		
	for Outside Directors, Adopt Reduction of Liability System for Outside Auditors		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

NIPPON TELEVISION NETWORK CORPORATION

SECURITY J56171101 MEETING TYPE Annual General Meeting TICKER SYMBOL NP9.MU MEETING DATE 26-Jun-2009 ISIN JP3732200005 AGENDA 701994267 - Management

ITEM	PROPOSAL	TYPE	VOTE
1 2	Approve Appropriation of Profits Amend Articles to: Approve Minor Revisions Related to	Management Management	For For
_	Dematerialization of Shares and the other Updated Laws and Regulations	114114 9 011.0110	101
3	Allow Board to Authorize Use of Free Share Purchase	Management	Against

	Warrants as Anti-Takeover Defense Measure		
4.1	Appoint a Director	Management	For
4.2	Appoint a Director	Management	For
4.3	Appoint a Director	Management	For
4.4	Appoint a Director	Management	For
4.5	Appoint a Director	Management	For
4.6	Appoint a Director	Management	For
4.7	Appoint a Director	Management	For
4.8	Appoint a Director	Management	For
4.9	Appoint a Director	Management	For
4.10	Appoint a Director	Management	For
4.11	Appoint a Director	Management	For
4.12	Appoint a Director	Management	For
4.13	Appoint a Director	Management	For
4.14	Appoint a Director	Management	For
4.15	Appoint a Director	Management	For
4.16	Appoint a Director	Management	For
5.1	Appoint a Substitute Corporate Auditor	Management	For
5.2	Appoint a Substitute Corporate Auditor	Management	For
6	Approve Retirement Allowance for Retiring Corporate	Management	For
	Officers, and Payment of Accrued Benefits associated		
	with Abolition of Retirement Benefit System for Current		
	Corporate Officers		

CHUBU-NIPPON BROADCASTING CO., LTD.

SECURITY J06594105 MEETING TYPE Annual General Meeting TICKER SYMBOL 9402 MEETING DATE 26-Jun-2009 ISIN JP3527000008 AGENDA 702005237 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Approve Appropriation of Profits	Management	For
2	Amend Articles to: Approve Minor Revisions Related to	Management	For
	Dematerialization of Shares and the other Updated Laws		
	and Regulations		
3.1	Appoint a Director	Management	For
3.2	Appoint a Director	Management	For
3.3	Appoint a Director	Management	For
3.4	Appoint a Director	Management	For
3.5	Appoint a Director	Management	For
3.6	Appoint a Director	Management	For
3.7	Appoint a Director	Management	For
3.8	Appoint a Director	Management	For
3.9	Appoint a Director	Management	For
3.10	Appoint a Director	Management	For
3.11	Appoint a Director	Management	For
3.12	Appoint a Director	Management	For
3.13	Appoint a Director	Management	For
3.14	Appoint a Director	Management	For
3.15	Appoint a Director	Management	For
3.16	Appoint a Director	Management	For
4	Approve Retirement Allowance for Retiring Corporate	Management	For
	Officers, and Payment of Accrued Benefits associated		
	with Abolition of Retirement Benefit System for Current		
	Corporate Officers		

5 Amend the Compensation to be received by Directors and Management For

Corporate Auditors

ARUZE CORP.

SECURITY J0204H106 MEETING TYPE Annual General Meeting TICKER SYMBOL AZECF.PK MEETING DATE 26-Jun-2009 ISIN JP3126130008 AGENDA 702017458 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Amend Articles to: Approve Minor Revisions Related to Dematerialization of Shares and the other Updated Laws	Management	For
2.1	and Regulations, Expand Business Lines Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For
2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
3	Allow Board to Authorize Use of Stock Option Plan	Management	For
4	Appoint Accounting Auditors	Management	For

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Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

SKY PERFECT JSAT HOLDINGS INC.

SECURITY J75606103 MEETING TYPE Annual General Meeting TICKER SYMBOL 9412 MEETING DATE 26-Jun-2009 ISIN JP3396350005 AGENDA 702019806 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	Amend Articles to: Approve Minor Revisions Related to Dematerialization of Shares and the other Updated Laws and Regulations	Management	For
2.1	Appoint a Director	Management	For
2.2	Appoint a Director	Management	For
2.3	Appoint a Director	Management	For
2.4	Appoint a Director	Management	For
2.5	Appoint a Director	Management	For
2.6	Appoint a Director	Management	For
2.7	Appoint a Director	Management	For
2.8	Appoint a Director	Management	For
2.9	Appoint a Director	Management	For

2.10	Appoint a Director	Management Fo	r
2.11	Appoint a Director	Management Fo	r
2.12	Appoint a Director	Management Fo	r
2.13	Appoint a Director	Management Fo	r
3	Appoint a Corporate Auditor	Management Fo	r

ZORAN CORPORATION

MAGYAR TELEKOM PLC

SECURITY 98975F101 MEETING TYPE Annual
TICKER SYMBOL ZRAN MEETING DATE 26-Jun-2009
ISIN US98975F1012 AGENDA 933090071 - Management

SECURITY 559776109 MEETING TYPE Special TICKER SYMBOL MTA MEETING DATE 29-Jun-2009 ISIN US5597761098 AGENDA 933114100 - Management

ITEM	PROPOSAL	TYPE	VOTE
01	DIRECTOR	Management	
	1 LEVY GERZBERG, PH.D.		For
	2 UZIA GALIL		For
	3 RAYMOND A. BURGESS		For
	4 JAMES D. MEINDL, PH.D.		For
	5 JAMES B. OWENS, JR.		For
	6 ARTHUR B. STABENOW		For
	7 PHILIP M. YOUNG		For
02	TO APPROVE AN AMENDMENT TO INCREASE THE SHARES	Management	Against
	AVAILABLE UNDER THE COMPANY'S 2005 OUTSIDE DIRECTORS		
	EQUITY PLAN.		
03	TO APPROVE AN AMENDMENT TO INCREASE THE SHARES	Management	For
	AVAILABLE UNDER THE COMPANY'S AMENDED AND RESTATED 1995		
	EMPLOYEE STOCK PURCHASE PLAN.		
04	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE		
	COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2009.		
05	TO APPROVE A PROGRAM PERMITTING ELIGIBLE EMPLOYEES TO	Management	Against
	EXCHANGE CERTAIN OUTSTANDING STOCK OPTIONS FOR A LESSER		
	NUMBER OF RESTRICTED STOCK UNITS		

ITEM	PROPOSAL	TYPE	VOTE
02 03	APPROVAL OF THE WRITTEN REPORT OF SENIOR OFFICERS STATEMENT OF THE INDEPENDENT AUDITOR ON THE TRANSFORMATION AND THAT THE PLANNED TRANSFORMATION WILL NOT ENDANGER THE SATISFACTION OF CREDITORS CLAIMS TOWARDS THE COMPANY	Management Management	For For
04	OPINION OF THE SUPERVISORY BOARD AND THE AUDIT COMMITTEE ON THE TRANSFORMATION	Management	For
05	DECISION ON THE CLOSING DRAFT BALANCE SHEET AND DRAFT	Management	For

	MERGER INVENTORY OF MAGYAR TELEKOM NYRT		
06	DECISION ON THE SUM OF THE PROPORTIONATE ASSETS DUE TO	Management	For
	PERSONS WHO DO NOT WISH TO REMAIN SHAREHOLDERS OF		
	MAGYAR TELEKOM, AS THE SUCCESSOR COMPANY AND ON THE WAY		
	OF SETTLEMENT WITH THEM		
08	ESTABLISHMENT OF THE NUMBER OF PERSONS WHO DO NOT WISH	Management	For
	TO REMAIN SHAREHOLDERS OF THE SUCCESSOR COMPANY AND THE		
	NUMBER OF THEIR SHARES		

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009 The Gabelli Global Multimedia Trust Inc.

09	DECISION ON THE DRAFT BALANCE SHEET AND DRAFT INVENTORY OF MAGYAR TELEKOM NYRT., AS THE SUCCESSOR COMPANY, WITH REGARD TO CHANGES OF THE DRAFT BALANCE SHEET DUE TO POSSIBLE DEPARTING SHAREHOLDERS	Management	For
10A	DECISION ON THE TRANSFORMATION	Management	For
10B	APPROVAL OF THE MERGER AGREEMENT	Management	For
11A	DECISION ON THE AMENDMENT OF THE ARTICLES OF	Management	For
	ASSOCIATION OF THE COMPANY: 1.4. SITES AND BRANCH		
	OFFICES OF THE COMPANY		
11B	DECISION ON THE AMENDMENT OF THE ARTICLES OF	Management	For
	ASSOCIATION OF THE COMPANY: 1.8. LEGAL SUCCESSION		
11C	DECISION ON THE AMENDMENT OF THE ARTICLES OF	Management	For
	ASSOCIATION OF THE COMPANY: 1.7. SHARE CAPITAL OF THE		
	COMPANY; 2.1. SHARES		
11D	DECISION ON THE AMENDMENT OF THE ARTICLES OF	Management	For
	ASSOCIATION OF THE COMPANY: 15.2. NOTICES		
11E	DECISION ON THE AMENDMENT OF THE ARTICLES OF	Management	For
	ASSOCIATION OF THE COMPANY: 15.5. MISCELLANEOUS		
12	APPROVAL OF THE NEW ARTICLES OF ASSOCIATION OF THE	Management	For
	SUCCESSOR COMPANY		

ORIENTAL PRESS GROUP LTD

SECURITY Y65590104 MEETING TYPE Annual General Meeting TICKER SYMBOL 0018 MEETING DATE 30-Jun-2009 ISIN HK0018000155 AGENDA 701986993 - Management

ITEM	PROPOSAL	TYPE	VOTE
	PLEASE NOTE IN THE HONG KONG MARKET THAT A VOTE OF "ABSTAIN" WILL BE TREATED THE SAME AS A "TAKE NO ACTION" VOTE.	Non-Voting	
1.	Receive the audited financial statements and the reports of the Directors and the Independent Auditors of the Company for the YE 31 MAR 2009	Management	For
2.	Declare a final dividend of HKD 4 cents per share as recommended by the Board of Directors	Management	For

3.1.a	Re-elect Mr. Ching-Choi MA as an Executive Director of	Management	For
3.1.b	Re-elect Mr. Ping-Wing PAO as an Independent	Management	For
3.1.c	Non-Executive Director of the Company Re-elect Mr. Yat-Fai LAM as an Independent Non-Executive Director of the Company	Management	For
3.2	Authorize the Board of Directors to fix the Directors' remuneration	Management	For
4.	Re-appoint Grant Thornton as the Auditors of the Company and authorize the Board of Directors to fix their remuneration	Management	For
5.	Authorize the Directors of the Company during the Relevant Period [as specified] of all the powers of the Company to repurchase shares of the Company on The Stock Exchange of Hong Kong Limited [the Stock Exchange] or any other stock exchange on which the shares of the Company may be listed and recognized by the Securities and Futures Commission of Hong Kong and the Stock Exchange for this purpose, subject to and in accordance with all applicable laws and the requirements of the Rules Governing the Listing of Securities on the Stock Exchange or those of any other stock exchange as amended from time to time, be and is hereby generally and unconditionally approved the aggregate nominal amount of shares which the Company is authorized to repurchase pursuant to the approval in this resolution shall not exceed 10% of the aggregate nominal amount of the share capital of the Company in issue as at the date of passing this resolution, and the said approval shall be limited accordingly; [Authority expires at the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Companies Ordinance [Chapter 32 of the	Management	For
6.	Laws of Hong Kong] to be held] Authorize the Directors of the Company [the Directors], pursuant to Section 57B of the Companies Ordinance [Chapter 32 of the Laws of Hong Kong], during the Relevant Period [as specified] of all the powers of the Company to allot, issue and deal with additional shares in the capital of the Company and to make or grant offers, agreements and options [including warrants, bonds, debentures, notes and other securities which carry rights to subscribe for or are convertible into shares of the Company] which would or might require the exercise of such powers, be and is hereby generally and unconditionally approved; the aggregate nominal amount of share capital allotted or agreed conditionally or unconditionally to be allotted [whether pursuant to an option or otherwise] by the Directors pursuant to the approval in this resolution otherwise than pursuant to i) a Rights Issue [as specified]; ii) the exercise of rights of subscription or conversion under the terms of any existing warrants, bonds, debentures, notes, deeds or other securities which are convertible into shares of the Company; iii) the exercise of options granted under any Share Option Scheme or any similar arrangement for the time being adopted for the grant or issue to eligible persons prescribed thereunder of shares or rights to acquire shares in the Company; or iv) any scrip dividend or similar arrangement providing for the allotment of shares in lieu of the whole or part of a	Management	For

dividend on shares in accordance with the Articles of Association of the Company, shall not exceed 20% of the aggregate nominal amount of the issued share capital of the Company as at the time of passing this resolution, and the said approval shall be limited accordingly; [Authority expires at the earlier of the conclusion of the next AGM of the Company or the expiration of the period within which the next AGM of the Company is required by the Companies Ordinance [Chapter 32 of the Laws of Hong Kong] to be held]

Approve, subject to the passing of ordinary Resolutions Management For 5 and 6, the general mandate granted to the Directors of the Company to exercise the powers of the Company to allot shares pursuant to ordinary Resolution 6 in the notice convening this meeting be extended by the addition thereto of an amount representing the aggregate nominal amount of the share capital of the Company repurchased by the Company under the authority granted pursuant to ordinary Resolution 5, provided that such extended amount shall not exceed 10% of the aggregate nominal amount of the share capital of the Company in issue as at the date of passing this resolution

ProxyEdge

Meeting Date Range: 07/01/2008 to 06/30/2009 Report Date: 07/01/2009
The Gabelli Global Multimedia Trust Inc.

IMPELLAM GROUP PLC, LUTON

SECURITY G47192102 MEETING TYPE Annual General Meeting TICKER SYMBOL IGPPF.PK MEETING DATE 30-Jun-2009 ISIN GB00B2Q2M073 AGENDA 702006669 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.	Receive the Company's accounts and the reports of the Directors and the Auditors for the FYE 31 DEC 2008	Management	For
2.	Re-appoint PricewaterhouseCoopers LLP as the Auditors of the Company, until the conclusion of the next AGM at which accounts are laid before the Company and authorize the Director to determine their remuneration	Management	For
3.	Re-elect Cheryl Jones as a Director of the Company	Management	For
4.	Re-elect Mr. Andrew Burchall as a Director of the Company	Management	For
5.	Re-elect Noel Harwerth as a Director of the Company	Management	For
6.	Re-elect Mr. Kevin Mahoney as a Director of the Company	Management	For
7.	Re-elect Mr. John Rowley as a Director of the Company	Management	For
8.	Re-elect Ms. Valerie Scoular as a Director of the Company	Management	For
9.	Re-elect Mr. Andrew Wilson as a Director of the Company	Management	For
10.	Authorize the Company, to make Political Donations of no more than GBP 50,000 in total; and to incur Political Expenditure in an aggregate amount not exceeding GBP 50,000 in total; [Authority expires the	Management	For

earlier of the conclusion of the next AGM or 30th SEP 2010]; provided that the aggregate Political Donations and Political Expenditure incurred by the Company shall not, during such period, exceed GBP 50,000 11. Authorize the Director, in substitution for all Management For previous authorities, pursuant to and in accordance with Section 80 of the Companies Act 1985 [CA85], to allot relevant securities up to an aggregate nominal amount of GBP 149,996.25 to such persons and upon such conditions as the Directors may determine; [Authority expires the earlier of the conclusion of the next AGM of the Company or 30th SEP 2010]; and the Directors may allot relevant securities in pursuance of such an offer or agreement as if the authority conferred by this resolution had not expired S.12 Authorize the Director, in substitution for all Management For previous authority, subject to the passing of Resolution 11, under Section 80 of CA85, to allot equity securities pursuant to the authority conferred by Resolution 11 as if Section 89(1) of CA85 did not apply to any such allotment; such power shall be limited to: the allotment of equity securities in connection with a rights issue; and the allotment of equity securities up to a nominal amount of GBP 44,998.88; [Authority expires the earlier of the conclusion of the next AGM of the Company or 30th SEP 2010]; and the Directors may allot equity securities in pursuance of any such offer or agreement as if the power conferred by this resolution had not expired S.13 Authorize the Company, pursuant to the authorities as Management For specified in its Articles of Association, for the purpose of Section 166 of the Companies Act 1985 [the Act], to make market purchases [within the meaning of Section 163(3) Companies Act 1985] of Ordinary Shares provided that: the maximum number of Ordinary Shares authorized to be purchased is 4,499,888; the minimum price per Ordinary Share is not less than 1 pence and the maximum price per Ordinary Share is the higher of an amount equal to 105% of the average of the market value for an Ordinary Share as derived from the London Stock Exchange plc Daily Official List for the 5 business days immediately preceding the day on which the purchase is made; and the higher of the price of the last independent trade and the highest current bid on the London Stock Exchange at the time the purchase is carried out, both the maximum and minimum prices being exclusive of any advance corporation tax and any expenses; [Authority expires the earlier of the conclusion of the next AGM of the Company or 30th SEP 2010]; and the Company, before the expiry, may make a contract to purchase ordinary shares which will or may

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.

be executed wholly or partly after such expiry

Registrant The Gabelli Global Multimedia Trust Inc.

By (Signature and Title)* Bruce N. Alpert

Bruce N. Alpert, Principal Executive Officer

Date August 27, 2009

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