GABELLI GLOBAL MULTIMEDIA TRUST INC

Form N-PX August 29, 2011

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

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(Name and address of agent for service)

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

Date of fiscal year end:December 31

Date of reporting period: July 1, 2010 - June 30, 2011

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

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

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2010 TO JUNE 30, 2011

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

Investment Company Report

ASCENT MEDIA CORPORATION

043632108 MEETING TYPE Annual
ASCMA MEETING DATE 09-Jul-2010 SECURITY TICKER SYMBOL ASCMA

US0436321089 AGENDA 933287028 - Management ISIN

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 PHILIP J. HOLTHOUSE	
	2 BRIAN C. MULLIGAN	
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS	Management
	OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR	
	ENDING DECEMBER 31, 2010.	
03	STOCKHOLDER PROPOSAL RELATING TO THE	Shareholder
	REDEMPTION OF THE PREFERRED SHARE PURCHASE	
	RIGHTS ISSUED PURSUANT TO OUR RIGHTS AGREEMENT	
	DATED SEPTEMBER 17, 2008, AS AMENDED.	

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

SECURITY TICKER SYMBOL GRS260333000 X3258B102 MEETING TYPE ExtraOrdinary General Meeting MEETING DATE 23-Jul-2010 AGENDA 702537044 - Management

ITEM	PROPOSAL	TYPE
1.	Appointment of Audit Committee Members in accordance with Article 37 of Law 3693/2008	Management
2.	Approve the transportation and accommodation expenses of Board of Directors in order to participate in meetings	Management
3.	Grant the special authorization to the general meeting in order to approve the modifications in contracts between the Company and Company's officers	Management

Various announcements Management

VODAFONE GROUP PLC

SECURITY 92857W209 MEETING TYPE Annual
TICKER SYMBOL VOD MEETING DATE 27-Jul-2010
TSIN US92857W2098 AGENDA 933299681 - Management

ITEM	PROPOSAL	TYPE
01	TO RECEIVE THE COMPANY'S ACCOUNTS AND REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR	Management
02	ENDED 31 MARCH 2010 TO RE-ELECT SIR JOHN BOND AS A DIRECTOR (MEMBER	Managomont
02	OF THE NOMINATIONS AND GOVERNANCE COMMITTEE)	Management
03	TO RE-ELECT JOHN BUCHANAN AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE, MEMBER OF THE NOMINATIONS AND GOVERNANCE COMMITTEE)	Management
04	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	Management
05	TO RE-ELECT MICHEL COMBES AS A DIRECTOR	Management
06	TO RE-ELECT ANDY HALFORD AS A DIRECTOR	Management
07	TO RE-ELECT STEPHEN PUSEY AS A DIRECTOR	Management
08	TO RE-ELECT ALAN JEBSON AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management
09	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management
10	TO RE-ELECT NICK LAND AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management
11	TO RE-ELECT ANNE LAUVERGEON AS A DIRECTOR (MEMBER OF THE AUDIT COMMITTEE)	Management
12	TO RE-ELECT LUC VANDEVELDE AS A DIRECTOR (MEMBER OF THE NOMINATIONS AND GOVERNANCE COMMITTEE,	Management
	MEMBER OF THE REMUNERATION COMMITTEE)	
13	TO RE-ELECT ANTHONY WATSON AS A DIRECTOR	Management
	(MEMBER OF THE REMUNERATION COMMITTEE)	
14	TO RE-ELECT PHILIP YEA AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management
15	TO APPROVE A FINAL DIVIDEND OF 5.65P PER ORDINARY SHARE	Management
16	TO APPROVE THE REMUNERATION REPORT	Management
17	TO RE-APPOINT DELOITTE LLP AS AUDITORS	Management
18	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management
19	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	Management
S20	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE- EMPTION RIGHTS (SPECIAL RESOLUTION)	Management
S21	TO AUTHORISE THE COMPANY'S TO PURCHASE ITS OWN SHARES (SECTION 701, COMPANIES ACT 2006) (SPECIAL RESOLUTION)	Management
S22	TO ADOPT NEW ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION)	Management
S23	TO AUTHORISE THE CALLING OF A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE (SPECIAL RESOLUTION)	Management
24	TO APPROVE THE CONTINUED OPERATION OF THE VODAFONE SHARE INCENTIVE PLAN.	Management

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

TIVO INC.

888706108 SECURITY MEETING TYPE Annual MEETING DATE 04-Aug-2010 TICKER SYMBOL TIVO

ISIN US8887061088 AGENDA 933304987 - Management

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 JEFFREY T. HINSON	_
	2 WILLIAM CELLA	
02	TO RATIFY THE SELECTION OF KPMG LLP AS THE	Management
	COMPANY'S INDEPENDENT REGISTERED PUBLIC	
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING	
	JANUARY 31, 2011.	
03	TO APPROVE AN AMENDMENT TO THE AMENDED &	Management
	RESTATED 2008 EQUITY INCENTIVE AWARD PLAN TO	
	RESERVE AN ADDITIONAL 5,000,000 SHARES OF OUR	
	COMMON STOCK FOR ISSUANCE.	

ELECTRONIC ARTS INC.

SECURITY 285512109 MEETING TYPE Annual TICKER SYMBOL ERTS MEETING DATE 05-Aug-MEETING DATE 05-Aug-2010

US2855121099 AGENDA 933304759 - Management ISIN

ITEM	PROPOSAL	TYPE
1A	ELECTION OF DIRECTOR: LEONARD S. COLEMAN	Management
1B	ELECTION OF DIRECTOR: JEFFREY T. HUBER	Management
1C	ELECTION OF DIRECTOR: GARY M. KUSIN	Management
1D	ELECTION OF DIRECTOR: GERALDINE B. LAYBOURNE	Management
1E	ELECTION OF DIRECTOR: GREGORY B. MAFFEI	Management
1F	ELECTION OF DIRECTOR: VIVEK PAUL	Management
1G	ELECTION OF DIRECTOR: LAWRENCE F. PROBST III	Management
1H	ELECTION OF DIRECTOR: JOHN S. RICCITIELLO	Management
11	ELECTION OF DIRECTOR: RICHARD A. SIMONSON	Management
1J	ELECTION OF DIRECTOR: LINDA J. SRERE	Management
2	APPROVE AMENDMENTS TO THE 2000 EQUITY INCENTIVE	Management
	PLAN.	
3	APPROVE AN AMENDMENT TO THE 2000 EMPLOYEE STOCK	Management
	PURCHASE PLAN.	
4	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Management
	INDEPENDENT AUDITORS FOR FISCAL 2011.	

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P9423F109 MEETING TYPE ExtraOrdinary General Meeting MEETING DATE 19-Aug-2010 MXP740471117 AGENDA 702566576 - Management SECURITY TICKER SYMBOL

ISIN

ITEM	PROPOSAL	TYPE
CMMT	PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE	Non-Voting
	VOTING RIGHTS AT THIS MEETINGIF YOU ARE A MEXICAN	
	NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON	
	THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE	
	REPRESENTATIVE. THANK YOU	
CMMT	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING	Non-Voting
	RIGHTS, SHOULD YOU WISH TO-ATTEND THE MEETING	
	PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD	
	BY-CONTACTING YOUR CLIENT REPRESENTATIVE. THANK	
	YOU	
1	Discussion and, if deemed appropriate, approval of the proposal	Non-Voting
	to amend the-corporate bylaws of the Company, with the objective	
	of adapting them to the-Securities Market Law	
2	Designation of special delegates who will formalize the resolutions	Non-Voting
	passed at-the general meeting	-

CENTURYLINK, INC.

SECURITY 156700106 MEETING TYPE Special TICKER SYMBOL CTL MEETING DATE 24-Aug-2010

ISIN US1567001060 AGENDA 933312681 - Management

ITEM	PROPOSAL	TYPE
01	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF CENTURYLINK COMMON STOCK IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 21, 2010, BY AND AMONG	Management
02	QWEST COMMUNICATIONS INTERNATIONAL INC., THE COMPANY, AND SB44 ACQUISITION COMPANY, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. A PROPOSAL TO APPROVE THE ADJOURNMENT OF THE MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES FOR THE PROPOSAL TO ISSUE CENTURYLINK COMMON STOCK IN	Management
	COMPANY IN CONNECTION WITH THE MERGER.	

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

NASPERS LTD

SECURITY S53435103 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 27-Aug-2010 ISIN ZAE000015889 AGENDA 702555662 - Management

ITEM	TEM PROPOSAL	
1	Approve the annual financial statements	Management
2	Approve the confirmation of dividends	Management
3	Approve the Non-Executive Directors remuneration	Management
4	Re-appoint PricewaterhouseCoopers Inc as the Auditors	Management
5	Appointment of Professor D. Meyer as a Director	Management
6.1	Re-elect Mr. T. Vosloo as a Director	Management
6.2	Re-elect Mr. N.P. Van Heerden as a Director	Management
6.3	Re-elect Mr. H.S.S. Willemse as a Director	Management
6.4	Re-elect Mr. L.N. Jonker as a Director	Management
7	Grant authority for placing unissued shares under the control of	Management
	the Directors	
8	Approve the issue of shares for cash	Management
9	Amend the trust deed of the Naspers Share Incentive Scheme	Management
	prescribed by Schedule 14 of the JSE Listings Requirements	
10	Grant special authority for the Board of Directors of Naspers to	Management
	allot issue and make application to the JSE for the listing of	-
	Naspers N ordinary shares to the Naspers group share based	
	incentive schemes	
S.1	Authorize the Company or its subsidiaries to acquire N ordinary	Management
	shares in the Company	-
S.2	Authorize the Company or its subsidiaries to acquire A ordinary	Management
	shares in the Company	-
11	Grant authority to implement all resolutions adopted at the AGM	Management
0	Transact such other business	Non-Voting

JOHN WILEY & SONS, INC.

SECURITY	968223305	MEETING TYPE	Annual
TICKER SYMBOL	JWB	MEETING DATE	16-Sep-2010

ISIN US9682233054 AGENDA 933315435 - Management

ITEM	PROPOSAL		
01	DIRE	CTOR	Management
	1	WARREN J. BAKER	
	2	RICHARD M HOCHHAUSER	
	3	MATTHEW S. KISSNER	
	4	EDUARDO MENASCE	
	5	WILLIAM J. PESCE	
	6	BRADFORD WILEY II	
	7	PETER BOOTH WILEY	
02	RATIE	CICATION OF THE APPOINTMENT OF KPMG LLP AS	Management
	INDE	PENDENT ACCOUNTANTS.	

SCHOLASTIC CORPORATION

SECURITY	807066105	MEETING TYPE	Annual
TICKER SYMBOL	SCHL	MEETING DATE	22-Sep-2010
ISIN	US8070661058	AGENDA	933318823 - Management

ITEM	PROP	OSAL	TYPE
1	DIRE	CTOR	Management
	1	JAMES W. BARGE	
	2	MARIANNE CAPONNETTO	
	3	JOHN G. MCDONALD	

IMAX CORPORATION

SECURITY 45245E109 MEETING TYPE Special TICKER SYMBOL IMAX MEETING DATE 28-Sep-2010 SISIN CA45245E1097 AGENDA 933324181 - Management

ITEM	PROP	OSAL	TYPE
01	DIRE 1 2	CTOR ERIC A. DEMIRIAN I. MARTIN POMPADUR	Management

H&R BLOCK, INC.

093671105 MEETING TYPE Annual SECURITY MEETING DATE 30-Sep-2010 AGENDA 933319065 - Management TICKER SYMBOL HRB

ISIN US0936711052

ITEM	PROPOSAL		TYPE
1A	ELECTION OF DIRECTOR: A	ALAN M. BENNETT	Management
1B	ELECTION OF DIRECTOR: F	RICHARD C. BREEDEN	Management
1C	ELECTION OF DIRECTOR: W	WILLIAM C. COBB	Management
1D	ELECTION OF DIRECTOR: F	ROBERT A. GERARD	Management
1E	ELECTION OF DIRECTOR: I	LEN J. LAUER	Management
1F	ELECTION OF DIRECTOR: D	DAVID B. LEWIS	Management

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL		TYPE
1G	ELECTION OF DIRECTOR:	BRUCE C ROHDE	Management
1H	ELECTION OF DIRECTOR:		Management
1I	ELECTION OF DIRECTOR:	L. EDWARD SHAW, JR.	Management
1J	ELECTION OF DIRECTOR:	CHRISTIANNA WOOD	Management

02	THE APPROVAL OF AN ADVISORY PROPOSAL ON THE COMPANY'S EXECUTIVE PAY-FOR-PERFORMANCE COMPENSATION POLICIES AND PROCEDURES.	Management
03	THE APPROVAL OF AN AMENDMENT TO THE 2003 LONG- TERM EXECUTIVE COMPENSATION PLAN TO INCREASE THE AGGREGATE NUMBER OF SHARES OF COMMON STOCK ISSUABLE UNDER THE PLAN BY 10,000,000 SHARES (FROM 14,000,000 SHARES TO 24,000,000 SHARES).	Management
04	THE APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS UNDER THE EXECUTIVE PERFORMANCE PLAN.	Management
05	A SHAREHOLDER PROPOSAL TO ADOPT A SIMPLE MAJORITY VOTING STANDARD.	Management
06	THE APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED ARTICLES OF INCORPORATION TO REDUCE THE SUPERMAJORITY VOTING REQUIREMENT TO CALL A SPECIAL MEETING OF THE COMPANY'S SHAREHOLDERS.	Management
07	THE APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED ARTICLES OF INCORPORATION TO REDUCE THE SUPERMAJORITY VOTING REQUIREMENT RELATED TO THE REMOVAL OF DIRECTORS.	Management
08	THE APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED ARTICLES OF INCORPORATION TO REDUCE THE SUPERMAJORITY VOTING REQUIREMENT RELATED TO AMENDMENTS TO THE COMPANY'S ARTICLES OF INCORPORATION AND BYLAWS.	Management
09	THE APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED ARTICLES OF INCORPORATION TO REDUCE THE SUPERMAJORITY VOTING REQUIREMENT REGARDING THE RELATED PERSON TRANSACTION PROVISION.	Management
10	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT ACCOUNTANTS FOR THE FISCAL YEAR ENDING APRIL 30, 2011.	Management

NEXTWAVE WIRELESS INC

SECURITY	65337Y409	MEETING TYPE	Special
TICKER SYMBOL	WAVE	MEETING DATE	01-Oct-2010
ISIN	US65337Y4098	AGENDA	933327000 - Management

ITEM	PROPOSAL	TYPE
01	TO ADOPT AND APPROVE THE STOCK PURCHASE	Management
	AGREEMENT DATED JULY 30, 2010, BY AND AMONG NEXTWAVE WIRELESS INC. (THE "COMPANY"), NEXTWAVE	
	BROADBAND INC., A WHOLLY-OWNED SUBSIDIARY OF THE	
	COMPANY ("NEXTWAVE BROADBAND"), PACKETVIDEO	
	CORPORATION, A MAJORITY-OWNED SUBSIDIARY OF	
	NEXTWAVE BROADBAND ("PACKETVIDEO") AND NTT	
	DOCOMO, INC. ("DOCOMO").	
02	TO AUTHORIZE THE PROXIES TO VOTE TO ADJOURN,	Management
	POSTPONE OR CONTINUE THE SPECIAL MEETING TO A	
	LATER DATE TO ENABLE THE COMPANY TO SOLICIT	
	ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO	

ADOPT AND APPROVE THE STOCK PURCHASE AGREEMENT AND AUTHORIZE THE SALE OF THE PACKETVIDEO SHARES TO DOCOMO CONTEMPLATED THEREBY AT THE SPECIAL MEETING.

NEWS CORPORATION

SECURITY 65248E203 MEETING TYPE Annual
TICKER SYMBOL NWS MEETING DATE 15-Oct-2010
ISIN US65248E2037 AGENDA 933324232 - Management

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 JOSE MARIA AZNAR	
	2 NATALIE BANCROFT	
	3 PETER L. BARNES	
	4 CHASE CAREY	
	5 KENNETH E. COWLEY	
	6 DAVID F. DEVOE	
	7 VIET DINH	
	8 SIR R.I. EDDINGTON	
	9 ANDREW S.B. KNIGHT	
	10 JAMES R. MURDOCH	
	11 K. RUPERT MURDOCH	
	12 LACHLAN K. MURDOCH	
	13 THOMAS J. PERKINS	
	14 ARTHUR M. SISKIND	
	15 JOHN L. THORNTON	
02	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY'S	Management
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	
	FOR THE FISCAL YEAR ENDING JUNE 30, 2011.	

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE
03	RE-APPROVAL OF MATERIAL TERMS UNDER THE COMPANY'S LONG-TERM INCENTIVE PLAN FOR PAYMENT	Management
	OF PERFORMANCE-BASED COMPENSATION UNDER SECTION 162(M) OF THE INTERNAL REVENUE CODE.	
04	STOCKHOLDER PROPOSAL - ESTABLISHMENT OF A HUMAN RIGHTS COMMITTEE.	Shareholder
05	STOCKHOLDER PROPOSAL - SHAREHOLDER SAY ON PAY.	Shareholder

BRITISH SKY BROADCASTING GROUP PLC

SECURITY 111013108 MEETING TYPE Annual 11CKER SYMBOL BSYBY MEETING DATE 22-Oct-2010 1SIN US1110131083 AGENDA 933331162 - Management

ITEM	PROPOSAL	TYPE
01	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR	Management
	ENDED 30 JUNE 2010, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS THEREON	
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2010	Management
03	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	Management
04	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	Management
05	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR (MEMBER OF THE BIGGER PICTURE COMMITTEE)	Management
06	TO REAPPOINT DANIEL RIMER AS A DIRECTOR (MEMBER OF REMUNERATION COMMITTEE)	Management
07	TO REAPPOINT DAVID F. DEVOE AS A DIRECTOR	Management
80	TO REAPPOINT ALLAN LEIGHTON AS A DIRECTOR (MEMBER OF AUDIT COMMITTEE)	Management
09	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR (MEMBER OF CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE)	Management
10	TO REAPPOINT DAVID EVANS AS A DIRECTOR (MEMBER OF REMUNERATION COMMITTEE)	Management
11	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION	Management
12	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION FOR THE YEAR ENDED 30 JUNE 2010	Management
13	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL EXPENDITURE	Management
14	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	Management
S15	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS (SPECIAL RESOLUTION)	Management
S16	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON 14 DAYS' NOTICE (SPECIAL RESOLUTION)	Management

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Special
TICKER SYMBOL CHA MEETING DATE 25-Oct-2010
ISIN US1694261033 AGENDA 933332760 - Management

ITEM	PROPOSAL	TYPE
01	THE CONTINUING CONNECTED TRANSACTIONS	Management
	CONTEMPLATED UNDER THE TELECOM CDMA LEASE AND	
	ITS SUPPLEMENTAL AGREEMENT, A COPY OF WHICH HAS BEEN INITIALLED BY THE CHAIRMAN OF THIS MEETING	

(THE CHAIRMAN) AND FOR THE PURPOSE OF IDENTIFICATION MARKED "A", TOGETHER WITH THE PROPOSED ANNUAL CAPS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY APPROVED.

MEREDITH CORPORATION

SECURITY 589433101 MEETING TYPE Annual TICKER SYMBOL MDP MEETING DATE 03-Nov-2010 TICKER SYMBOL MDP

US5894331017 AGENDA 933331542 - Management ISIN

ITEM	PROPOSAL	TYPE
1	DIRECTOR	Management
	1 MARY SUE COLEMAN	-
	2 D MELL MEREDITH FRAZIER	
	3 JOEL W. JOHNSON	
	4 STEPHEN M. LACY	
2	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Management
	COMPANY'S INDEPENDENT REGISTERED PUBLIC	
	ACCOUNTING FIRM FOR THE YEAR ENDING JUNE 30, 2011.	

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

PERNOD-RICARD, PARIS

F72027109 MEETING TYPE MIX SECURITY

TICKER SYMBOL MEETING DATE 10-Nov-2010
ISIN FR0000120693 AGENDA 702630179 - Management

ITEM	PROPOSAL	TYPE
	French Resident Shareowners must complete, sign and forward the Proxy Card dir-ectly to the sub custodian. Please contact your Client Service Representative-to obtain the necessary card, account details and directions. The following ap-plies to Non-Resident Shareowners: Proxy Cards: Voting instructions will be forwarded to the Global Custodians that have become Registered Intermediaries, o-n the Vote Deadline Date. In capacity as Registered Intermediary, the Global C-ustodian will sign the Proxy Card and forward to the local custodian. If you a-re unsure whether your Global Custodian acts as Registered Intermediary, pleas-e contact your representative.	Non-Voting
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR" AN-D "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-Voting
	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLIC-KING ON THE	Non-Voting

MATERIAL URL LINK: https://balo.journalfficial.gouv.fr/pdf/2010/-0920/201009201005328.pdf AND https://balo.journal-officiel.gouv.fr/pdf/2010/10-20/201010201005592.pdf 0.1Approval of the Parent Company financial statements for the Management financial year ended 30 JUN 2010 0.2 Approval of the consolidated financial statements for the financial Management year ended 30 JUN 2010 Allocation of the net result for the financial year ended 30 JUN 0.3 Management 2010 and setting of the dividend Approval of regulated agreements referred to in Article L. 225-38 0.4 Management et seq. of the French Commercial Code 0.5 Renewal of the Directorship of Mr. Francois Gerard Management Appointment of Ms. Susan Murray as a Director 0.6 Management 0.7 Renew appointment of Mazars as Auditor Management Renew appointment of Patrick de Cambourg as Alternate Auditor 0.8 Management Setting of the annual amount of Directors' fees allocated to 0.9 Management members of the Board of Directors 0.10 Authorization to be granted to the Board of Directors to trade in Management the Company's shares Delegation of authority to be granted to the Board of Directors to E.11 Management decide on an allocation of performance-related shares to Employees of the Company and to Employees and Corporate Officers of the Companies of the Group E.12 Delegation of authority to be granted to the Board of Directors to Management issue share warrants in the event of a public offer on the Company's shares E.13 Delegation of authority to be granted to the Board of Directors to Management decide on share capital increases through the issue of shares or securities granting access to the share capital, reserved for members of saving plans with cancellation of preferential subscription rights in favour of the members of such saving plans E.14 Amendment of the Company bylaws relating to the right of the Management Board of Directors to appoint censors E.15 Amendment of the Company bylaws relating to the terms and Management conditions applicable to the attendance and vote at the General Shareholders' Meeting Powers to carry out the necessary legal formalities E.16 Management PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT Non-Voting OF NAMES IN RESOLUTIONS 7 A-ND 8 AND RECEIPT OF ADDITIONAL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, P-LEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL I-NSTRUCTIONS. THANK YOU.

ROSTELECOM LONG DISTANCE & TELECOMM.

SECURITY 778529107 MEETING TYPE Special TICKER SYMBOL ROSYY MEETING DATE 10-Nov-2010 ISIN US7785291078 AGENDA 933336756 - Management

ITEM	PROPOSAL	TYPE
01	TO PAY DIVIDEND AS FOLLOWS: IN AMOUNT OF -	Management
	0.000000411722654% OF NET PROFITS UPON THE	
	RESULTS OF THE 9 MONTHS OF THE FISCAL YEAR 2010	
	PER ONE TYPE A PREFERRED SHARE;	

0.0000000274519684% OF NET PROFITS UPON THE RESULTS OF THE 9 MONTHS OF FISCAL YEAR 2010 PER ONE ORDINARY SHARE. IN A MANNER SPECIFIED BY SHAREHOLDERS, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

02 TO APPROVE THE AMENDMENTS NO.3 TO THE COMPANY'S CHARTER.

Management

ARNOLDO MONDADORI EDITORE SPA

SECURITY T6901G126 MEETING TYPE MIX
TICKER SYMBOL
ISIN IT0001469383 MEETING DATE 11-Nov-2010
702633365 - Management

ITEM PROPOSAL TYPE CMMT PLEASE NOTE IN THE EVENT THE MEETING DOES NOT Non-Voting REACH QUORUM, THERE WILL BE A-SECOND CALL ON 12 NOV 2010. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU. Appointment of Directors subject to extension of the number of Management 0.1 Members of the Board Of Directors, consequent resolution

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM PROPOSAL _____ Amendment to Articles 9, 11,12, 14, 16, 17, 27 and 28 of the Management Corporate bylaws also in relation to provisions of Law Decree 27 JAN 2010 No.27 [implementing 2007 36 CE directive related to the exercise of some listed companies shareholders rights] and of Law Decree 27 JAN 2010 No.39 [implementing 2006 43 CE directive related to annual balance sheet and consolidated balance sheet legal auditing]; related and consequential resolutions and powers granting PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT Non-Voting OF ADDITIONAL TEXT IN RESOL-UTION 2. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PRO-XY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

MOTOROLA SOLUTIONS, INC.

SECURITY 620076109 MEETING TYPE Special
TICKER SYMBOL MOT MEETING DATE 29-Nov-2010
ISIN US6200761095 AGENDA 933338736 - Management

ITEM	PROPOSAL	TYPE
01	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO EFFECT, IN ITS DISCRETION PRIOR TO DECEMBER 31, 2011, A REVERSE STOCK SPLIT OF THE OUTSTANDING AND TREASURY COMMON STOCK OF MOTOROLA, AT A REVERSE STOCK SPLIT RATIO OF AT LEAST 1-FOR-3 AND OF UP TO 1-FOR-7, AS DETERMINED BY THE BOARD OF DIRECTORS.	Management
02	APPROVAL OF A CORRESPONDING AMENDMENT TO MOTOROLA'S RESTATED CERTIFICATE OF INCORPORATION TO EFFECT THE REVERSE STOCK SPLIT AND TO REDUCE PROPORTIONATELY THE TOTAL NUMBER OF SHARES OF COMMON STOCK THAT MOTOROLA IS AUTHORIZED TO ISSUE, SUBJECT TO THE BOARD OF DIRECTORS' AUTHORITY TO ABANDON SUCH AMENDMENT.	Management

TELECOM ARGENTINA, S.A.

SECURITY 879273209 MEETING TYPE Special
TICKER SYMBOL TEO MEETING DATE 30-Nov-2010
ISIN US8792732096 AGENDA 933348941 - Management

ITEM	PROPOSAL	TYPE
E1	APPOINTMENT OF TWO SHAREHOLDERS TO APPROVE AND	Management
	SIGN THE MINUTES.	
E2	AMENDMENT OF ARTICLE TEN OF THE CORPORATE	Management
	BYLAWS, SO AS TO: (I) INCREASE THE MAXIMUM NUMBER	
	OF MEMBERS OF BOARD FROM 9 TO 11; (II) INCREASE THE	
	TERM OF DIRECTORS TO 3 FISCAL YEARS; (III) ELIMINATE	
	THE OPTION TO ELECT TWO VICE-CHAIRMEN; (IV) IF THERE	
	IS ANY TIE IN A VOTE, WHERE VICE-CHAIRMAN REPLACES	
	THE CHAIRMAN, VICE-CHAIRMAN SHALL NOT HAVE	
	CHAIRMAN'S POWER TO CAST TWO VOTES.	
01	APPOINTMENT OF TWO SHAREHOLDERS TO APPROVE AND	Management
	SIGN THE MINUTES.	
02	CONSIDERATION OF BOARD OF DIRECTORS' AND	Management
	SUPERVISORY COMMITTEE'S PERFORMANCE FROM APRIL	
	29, 2008 TO THE DATE OF THIS MEETING.	
03	DETERMINATION OF THE NUMBER OF DIRECTORS AND	Management
	ALTERNATE DIRECTORS WHO WILL SERVE FROM THE	
	DATE OF THIS SHAREHOLDERS' MEETING.	
04	DETERMINATION OF THE NUMBER OF MEMBERS AND	Management
	ALTERNATE MEMBERS OF THE SUPERVISORY COMMITTEE	
	WHO WILL SERVE FROM THE DATE OF THIS	
	SHAREHOLDERS' MEETING.	
05	RECTIFICATION OF THE NON-APPROVAL OF GERARDO	Management
	WERTHEIN'S PERFORMANCE DURING THE NINETEENTH	
	FISCAL YEAR.	

SINGAPORE PRESS HLDGS LTD

SECURITY	Y7990F106	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	01-Dec-2010
ISIN	SG1P66918738	AGENDA	702703299 - Management

ITEM	PROPOSAL	TYPE
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO	Non-Voting
	VOTE 'IN FAVOR' OR 'AGAINST' ONLY-FOR ALL	
	RESOLUTIONS. THANK YOU.	
1	To adopt Directors' Report and Audited Accounts	Management
2	To declare a Final Dividend and a Special Dividend	Management
3.1	To re-appoint Cham Tao Soon as the Director pursuant to Section	Management
	153(6) of the Companies Act, Cap. 50	
3.2	To re-appoint Ngiam Tong Dow as the Director pursuant to	Management
	Section 153(6) of Companies Act, Cap. 50	
3.3	To re-appoint Tony Tan Keng Yam as the Director pursuant to	Management
	Section 153(6) of (the Companies Act, Cap. 50	
3.4	To re-appoint Yong Pung How as the Director pursuant to Section	Management
	153(6) of the Companies Act, Cap. 50	
4.1	To re-elect Chan Heng Loon Alan as the Director	Management
4.2	To re-elect Ng Ser Miang as the Director	Management
4.3	To re-elect Chong Siak Ching as the Director	Management
5	To approve Directors' fees for the financial year ended 31 August	Management
	2010	
6	To approve Directors' fees for the financial year ending 31 August 2011	Management
7	To appoint Auditors and authorise Directors to fix their	Management
	remuneration	

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE
8	To transact any other business	Management
9.1	To approve the Ordinary Resolution pursuant to Section 161 of	Management
	the Companies Act, Cap. 50	
9.2	To authorize Directors to grant awards and to allot and issue	Management
	shares in accordance with the provisions of the SPH Performance	
	Share Plan	
9.3	To approve the renewal of the Share Buy Back Mandate	Management

LIVE NATION ENTERTAINMENT, INC.

~~ ~~~	E00004100		
SECURITY	538034109	MEETING TYPE	Annual
TICKER SYMBOL	LYV	MEETING DATE	02-Dec-2010
ISIN	US5380341090	AGENDA	933342305 - Management

ITEM	PROPOS <i>I</i>	AL			TYPE
01	2 MARK 3 JONAT 4 MICHA 5 MARK RATIFIC LLP AS INDEPEN	G L. AZOFF CARLETON THAN F. MILLER AEL RAPINO S. SHAPIRO CATION OF THE APPORTURE NATION ENTER IDENT REGISTERED	OINTMENT OF ERNST RTAINMENT, INC.'S PUBLIC ACCOUNTING		Management Management
	FOR THE	E 2010 FISCAL YEA	R.		
TELEGRAA	F MEDIA	GROEP NV			
SECURITY TICKER S ISIN		N8502L104 NL0000386605	MEETING TYPE MEETING DATE AGENDA	ExtraOrdinary General Meeting 07-Dec-2010 702662265 - Management	
ITEM	PROPOS <i>I</i>	AL			TYPE
CMMT	MMT PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE-ASSOCIATED WITH THIS MEETING. THANK YOU			Non-Voting	
1 2	-		emuneration polic	y for members of the	Non-Voting Management
3	van-Can	npenhout, LL M, a		ointment of Mr. H.M.P. xecutive Board in the	Non-Voting
4 5 6	Proposa	ner business	ompany's articles	of association	Management Non-Voting Non-Voting
ALIBABA	COM LTD				
SECURITY TICKER S ISIN		G01717100 KYG017171003	MEETING TYPE MEETING DATE AGENDA	10-Dec-2010	
ITEM	PROPOS <i>I</i>				TYPE
CMMT	BY CLIC	CKING ON THE URL		VAILABLE ws/sehk/20101123/LTN2	Non-Voting
CMMT	0101123577.pdf CMMT PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO		Non-Voting		

VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS "1 TO 4 ". THANK YOU. To approve and adopt the proposed amendments to the share 1 Management option scheme of the Company and authorize the Board of Directors of the Company to take actions to give effect to the amendments 2 To approve and adopt the proposed amendments to the restricted Management share unit scheme of the Company and authorize the Board of Directors of the Company to take actions to give effect to the 3 To approve the refreshment of the limit on the number of shares in Management respect of which options may be granted under the share option scheme of the Company or that may be the subject of restricted share units granted under the restricted share unit scheme of the Company to 156,000,000 shares of the Company To replace the existing mandate to the Directors of the Company 4 Management to allot, issue and deal with shares under the restricted share unit scheme of the Company up to an aggregate number of

CROWN MEDIA HOLDINGS, INC.

SECURITY 228411104 MEETING TYPE Annual TICKER SYMBOL CRWN MEETING DATE 16-Dec-

156,000,000 shares of the Company

CRWN MEETING DATE 16-Dec-2010 US2284111042 AGENDA 933344955 - Management TSTN

ITEM PROPOSAL _____ DIRECTOR 0.1 Management 1 WILLIAM J. ABBOTT

2 DWIGHT C. ARN 3 ROBERT C. BLOSS

4 WILLIAM CELLA

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM PROPOSAL ______

- 5 GLENN CURTIS
- 6 STEVE DOYAL
- 7 BRIAN E. GARDNER
- 8 HERBERT GRANATH
- 9 DONALD HALL, JR.
- 10 IRVINE O. HOCKADAY, JR.
- 11 A. DRUE JENNINGS
- 12 PETER A. LUND
- 13 BRAD R. MOORE
- 14 DEANNE STEDEM

02 APPROVE THE CHIEF EXECUTIVE OFFICER AND OTHER EXECUTIVE OFFICERS' PERFORMANCE-BASED COMPENSATION.

Management

P.T. TELEKOMUNIKASI INDONESIA, TBK

715684106 MEETING TYPE Special
TLK MEETING DATE 17-Dec-2010
US7156841063 AGENDA 933357077 - Management SECURITY TICKER SYMBOL TLK

ISIN

ITEM	PROPOSAL	TYPE
01	CHANGES IN THE FORMATION OF THE MEMBERS OF THE BOARD OF COMMISSIONERS AND THE BOARD OF DIRECTORS	Management
02	ADJUSTMENT TO THE TERM OF OFFICE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY WHO STILL HOLD OFFICE	Management

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

SECURITY X3258B102 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 23-Dec-2010

ISIN GRS260333000 AGENDA 702723924 - Management

ITEM	PROPOSAL	TYPE
1.	Announcement of the election of a new Member of the Board of	Management
	Directors, pursuant to Article 9, Par. 4 of the Company's Articles of	
	Incorporation	
2.	Approval of the termination of the contract independent services	Management
	agreement between OTE and the former Chairman of the Board of	
	Directors and Chief Executive Officer of the Company, dated 25	
	June 2009, pursuant to the second section of term 9 thereof	
3.	Approval of a contract between the Company and the Chief	Management
	Executive Officer, pursuant to Article 23A of Codified Law	
	2190.1920, and granting of power to sign it	
4.	Miscellaneous announcements	Management
	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting
	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.	

SYCAMORE NETWORKS, INC.

871206405 MEETING TYPE Annual
SCMR MEETING DATE 04-Jan-2011
US8712064059 AGENDA 933347278 -SECURITY TICKER SYMBOL

US8712064059 AGENDA ISIN 933347278 - Management

ITEM	PROPOSAL	TYPE
1	DIRECTOR	Management
	1 GURURAJ DESHPANDE	
	2 CRAIG R. BENSON	
2	TO RATIFY THE SELECTION OF	Management
	PRICEWATERHOUSECOOPERS LLP AS SYCAMORE'S	
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	
	FOR THE FISCAL YEAR ENDING JULY 31, 2011.	
3	IF PROPERLY PRESENTED AT THE ANNUAL MEETING, TO	Shareholder
	ACT ON A STOCKHOLDER PROPOSAL REQUESTING THAT	
	THE BOARD OF DIRECTORS ADOPT A SIMPLE MAJORITY	
	VOTE STANDARD IN SYCAMORE'S AMENDED AND	
	RESTATED CERTIFICATE OF INCORPORATION AND BY-	
	LAWS.	

COMPASS GROUP PLC, CHERTSEY SURREY

SECURITY	G23296182	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	03-Feb-2011
ISIN	GB0005331532	AGENDA	702738038 - Management

ITEM	PROPOSAL	TYPE
1	Receive and adopt the Directors' Annual Report and Accounts and the Auditors' Report thereon	Management
2	Receive and adopt the Directors' Remuneration Report	Management
3	Declare a final dividend on the ordinary shares	Management
4	To re-elect Sir Roy Gardner as a Director of the Company	Management
5	To re-elect Richard Cousins as a Director of the Company	Management
6	To re-elect Gary Green as a Director of the Company	Management
7	To re-elect Andrew Martin as a Director of the Company	Management

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE
8	To re-elect Sir James Crosby as a Director of the Company	Management
9	To re-elect Steve Lucas as a Director of the Company	Management
10	To re-elect Susan Murray as a Director of the Company	Management
11	To re-elect Don Robert as a Director of the Company	Management
12	To re-elect Sir Ian Robinson as a Director of the Company	Management
13	Re-appoint Deloitte LLP as Auditors	Management
14	Authorise the directors to agree the Auditors' remuneration	Management

15	Donations to EU political organizations	Management
16	Authority to allot shares (s.551)	Management
17	Authority to allot shares for cash (s.561)	Management
18	Authority to purchase shares	Management
19	Reduce general meeting notice periods	Management

PT INDOSAT TBK

SECURITY	744383100	MEETING TYPE	Special
TICKER SYMBOL	IIT	MEETING DATE	08-Feb-2011

ISIN US7443831000 AGENDA 933368791 - Management

ITEM	PROPOSAL	TYPE
01	TO APPROVE CHANGES TO THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF	Management

APPLE INC.

SECURITY 037833100 MEETING TYPE Annual TICKER SYMBOL AAPL MEETING DATE 23-Feb-2011

DIRECTORS OF THE COMPANY.

ISIN US0378331005 AGENDA 933364755 - Management

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 WILLIAM V. CAMPBELL	
	2 MILLARD S. DREXLER	
	3 ALBERT A. GORE, JR.	
	4 STEVEN P. JOBS	
	5 ANDREA JUNG	
	6 ARTHUR D. LEVINSON	
	7 RONALD D. SUGAR	
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management
	LLP AS THE COMPANY'S INDEPENDENT REGISTERED	
	PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2011.	
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management
04	ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY	Management
	VOTE ON EXECUTIVE COMPENSATION.	
05	SHAREHOLDER PROPOSAL REGARDING SUCCESSION	Shareholder
	PLANNING, IF PROPERLY PRESENTED AT THE MEETING.	
06	SHAREHOLDER PROPOSAL REGARDING MAJORITY	Shareholder
	VOTING, IF PROPERLY PRESENTED AT THE MEETING.	

ASCENT MEDIA CORPORATION

SECURITY	043632108	MEETING TYPE	Special
TICKER SYMBOL	ASCMA	MEETING DATE	24-Feb-2011
ISIN	US0436321089	AGENDA	933368931 - Management

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ITEM	PROPOSA	AL 				TYPE
01	CONTENT	AL TO APPROVE THE DISTRIBUTION BUS	SINESS UNIT TO EN	COMPASS		Management
INTERNATIONAL GAME TECHNOLOGY						
SECURITY TICKER S ISIN	='	459902102 IGT US4599021023	MEETING TYPE MEETING DATE AGENDA	Annual 01-Mar-2011 933365682 -	Management	

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 PAGET L. ALVES	
	2 JANICE CHAFFIN	
	3 GREG CREED	
	4 PATTI S. HART	
	5 ROBERT J. MILLER	
	6 DAVID E. ROBERSON	
	7 VINCENT L. SADUSKY	
	8 PHILIP G. SATRE	
02	APPROVAL OF THE AMENDMENTS TO THE INTERNATIONAL	Management
	GAME TECHNOLOGY 2002 STOCK INCENTIVE PLAN.	
03	APPROVAL OF THE AMENDMENT TO THE INTERNATIONAL	Management
	GAME TECHNOLOGY EMPLOYEE STOCK PURCHASE PLAN.	
04	TO APPROVE, BY NON-BINDING VOTE, EXECUTIVE	Management
	COMPENSATION.	

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE
05	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF EXECUTIVE COMPENSATION VOTES.	Management
06	RATIFICATION OF THE APPOINTMENT OF	Management
	PRICEWATERHOUSECOOPERS LLP AS IGT'S INDEPENDENT	
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL	
	YEAR ENDING SEPTEMBER 30, 2011.	

MEDIACOM COMMUNICATIONS CORPORATION

SECURITY 58446K105 MEETING TYPE Special TICKER SYMBOL MCCC MEETING DATE 04-Mar-2011

ISIN US58446K1051 AGENDA 933370809 - Management

ITEM	PROPOSAL	TYPE
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 12, 2010, BY AND AMONG MEDIACOM COMMUNICATIONS CORPORATION, JMC COMMUNICATIONS LLC AND ROCCO B. COMMISSO, AS IT MAY BE AMENDED FROM TIME TO TIME, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management
02	TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE ANY INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL 1.	Management
03	IN THEIR DISCRETION, THE PROXIES ARE AUTHORIZED TO VOTE UPON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE SPECIAL MEETING.	Management

QUALCOMM, INCORPORATED

SECURITY 747525103 MEETING TYPE Annual TICKER SYMBOL QCOM MEETING DATE 08-Mar-2011

ISIN US7475251036 AGENDA 933365947 - Management

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 BARBARA T. ALEXANDER	
	2 STEPHEN M. BENNETT	
	3 DONALD G. CRUICKSHANK	
	4 RAYMOND V. DITTAMORE	
	5 THOMAS W. HORTON	
	6 IRWIN MARK JACOBS	
	7 PAUL E. JACOBS	
	8 ROBERT E. KAHN	
	9 SHERRY LANSING	
	10 DUANE A. NELLES	
	11 FRANCISCO ROS	
	12 BRENT SCOWCROFT	
	13 MARC I. STERN	
02	TO APPROVE THE 2006 LONG-TERM INCENTIVE PLAN, AS	Management
	AMENDED, WHICH INCLUDES AN INCREASE IN THE SHARE	
	RESERVE BY 65,000,000 SHARES.	
03	TO APPROVE AN AMENDMENT TO THE 2001 EMPLOYEE	Management
	STOCK PURCHASE PLAN TO INCREASE THE SHARE	
	RESERVE BY 22,000,000 SHARES.	
04	TO RATIFY THE SELECTION OF	Management
	PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT	
	PUBLIC ACCOUNTANTS FOR OUR FISCAL YEAR ENDING	
	SEPTEMBER 25, 2011.	
05	TO HOLD AN ADVISORY VOTE ON EXECUTIVE	Management

COMPENSATION.

10 TO HOLD AN ADVISORY VOTE ON THE FREQUENCY OF Management FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.

10 ACT ON A STOCKHOLDER PROPOSAL, IF PROPERLY Shareholder PRESENTED AT THE ANNUAL MEETING.

ZORAN CORPORATION

SECURITY 98975F101 MEETING TYPE Contested-Consent TICKER SYMBOL ZRAN MEETING DATE 08-Mar-2011

ISIN US98975F1012 AGENDA 933367319 - Opposition

ITEM	PROPOSAL	TYPE
01	REPEAL ANY PROVISION OF THE AMENDED AND RESTATED BYLAWS OF ZORAN ("THE BYLAWS") IN EFFECT AT THE TIME THIS PROPOSAL BECOMES EFFECTIVE, INCLUDING ANY AMENDMENTS THERETO, WHICH WERE NOT	Management
	INCLUDED IN THE BYLAWS THAT BECAME EFFECTIVE ON	
	APRIL 22, 2009 AND WERE FILED WITH THE SECURITIES	
	AND EXCHANGE COMMISSION ON APRIL 23, 2009.	
2A	CONSENT TO THE REMOVAL OF RAYMOND A. BURGESS	Management
2B	CONSENT TO THE REMOVAL OF UZIA GALIL	Management
2C	CONSENT TO THE REMOVAL OF JAMES D. MEINDL	Management
2D	CONSENT TO THE REMOVAL OF JAMES B. OWENS, JR.	Management
2E	CONSENT TO THE REMOVAL OF ARTHUR B. STABENOW	Management
2F	CONSENT TO THE REMOVAL OF PHILIP M. YOUNG	Management

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011
The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE
3	AMEND ARTICLE IV, SECTION 19 OF THE BYLAWS TO	Management
	PROVIDE THAT ANY VACANCIES ON THE BOARD OF	
	DIRECTORS OF THE COMPANY RESULTING FROM THE	
	REMOVAL OF DIRECTORS BY THE STOCKHOLDERS MAY	
	ONLY BE FILLED BY THE STOCKHOLDERS OF THE	
	COMPANY.	
4A	CONSENT TO THE ELECTION OF JON S. CASTOR	Management
4B	CONSENT TO THE ELECTION OF DALE FULLER	Management
4C	CONSENT TO THE ELECTION OF THOMAS LACEY	Management
4D	CONSENT TO THE ELECTION OF JEFFREY MCCREARY	Management
4E	CONSENT TO THE ELECTION OF JEFFREY C. SMITH	Management
4F	CONSENT TO THE ELECTION OF EDWARD TERINO	Management

SK TELECOM CO., LTD.

78440P108 MEETING TYPE Annual SECURITY SKM MEETING DATE 11-Mar-2011 US78440P1084 AGENDA 933375710 - Management TICKER SYMBOL SKM

ISIN

ITEM	PROPOSAL			TYPE	
0.1	NDDR∩\//	AL OF FINANCIAL STA	TEMENTS FOR THE	27тн	Management
01		YEAR (FROM JANUARY			Hanagemene
	2010),	AS SET FORTH IN IT	EM 1 OF THE COME	PANY'S	
		ENCLOSED HEREWITH.			
02		AL OF THE CEILING A			Management
		RATION FOR DIRECTOR OF THE REMUNERATION			
	12 BILI		N FOR DIRECTORS	13 KW	
03	AMENDME	INT TO THE COMPANY	REGULATION ON		Management
	EXECUTI	VE COMPENSATION AS	S SET FORTH IN IT	TEM 2 OF	-
		IPANY'S AGENDA ENCI	JOSED HEREWITH.		
4A	ELECTION OF DIRECTOR.				Management
4B 4C		ON OF INDEPENDENT N			Management
40	C ELECTION OF MEMBERS OF THE AUDIT COMMITTEE.				Management
VIACOM INC.					
		005507100			
SECURITY TICKER S	='	92553P102 VTA	MEETING TYPE MEETING DATE		
ISIN	THOOL	US92553P1021	AGENDA	933369084 - Management	

ITEM	PROPOSAL	TYPE
01	DIRECTOR	Management
	1 GEORGE S. ABRAMS	
	2 PHILIPPE P. DAUMAN	
	3 THOMAS E. DOOLEY	
	4 ALAN C. GREENBERG	
	5 ROBERT K. KRAFT	
	6 BLYTHE J. MCGARVIE	
	7 CHARLES E. PHILLIPS, JR	
	8 SHARI REDSTONE	
	9 SUMNER M. REDSTONE	
	10 FREDERIC V. SALERNO	
	11 WILLIAM SCHWARTZ	
02	THE ADOPTION, ON AN ADVISORY BASIS, OF A	Management
	RESOLUTION APPROVING THE COMPENSATION OF THE	
	NAMED EXECUTIVE OFFICERS OF VIACOM INC., AS	
	DESCRIBED IN THE "EXECUTIVE COMPENSATION" SECTION	
	OF THE 2011 PROXY STATEMENT.	
03	THE SELECTION, ON AN ADVISORY BASIS, OF THE	Management
	FREQUENCY OF THE STOCKHOLDER VOTE ON THE	
	COMPENSATION OF VIACOM INC.'S NAMED EXECUTIVE	
	OFFICERS.	
04	THE RATIFICATION OF THE APPOINTMENT OF	Management
	PRICEWATERHOUSECOOPERS LLP TO SERVE AS	

INDEPENDENT AUDITOR FOR VIACOM INC. FOR FISCAL YEAR 2011.

VIMPELCOM LTD.

SECURITY 92719A106 MEETING TYPE Contested-Special TICKER SYMBOL VIP MEETING DATE 17-Mar-2011 ISIN US92719A1060 AGENDA 933373615 - Management

ITEM	PROPOSAL	TYPE
01	TO APPROVE, FOR PURPOSES OF BYE-LAW 55.4(F) OF BYE-LAWS OF VIMPELCOM LTD., ISSUANCE BY VIMPELCOM LTD. OF UP TO 325,639,827 COMMON SHARES OF VIMPELCOM LTD. AND OF 305,000,000 CONVERTIBLE PREFERRED SHARES OF VIMPELCOM LTD. PURSUANT TO TERMS OF SHARE SALE AND EXCHANGE AGREEMENT RELATING TO ACQUISITION OF WIND TELECOM S.P.A. APPROVED BY SUPERVISORY BOARD ON JANUARY 16, 2011	Management
02	TO INCREASE AUTHORIZED SHARE CAPITAL OF VIMPELCOM LTD. TO US\$3,114,171.83 BY CREATION OF 630,639,827 NEW COMMON SHARES OF PAR VALUE US\$0.001 EACH IN VIMPELCOM LTD. AND OF 305,000,000 NEW CONVERTIBLE PREFERRED SHARES OF PAR VALUE US\$0.001 EACH IN VIMPELCOM LTD., THE NEW SHARES HAVING THE RIGHTS AND BEING SUBJECT TO CONDITIONS SET OUT IN THE VIMPELCOM LTD. BYE-LAWS	Management

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VIMPELCOM LTD.

SECURITY 92719A106 MEETING TYPE Contested-Special TICKER SYMBOL VIP MEETING DATE 17-Mar-2011 ISIN US92719A1060 AGENDA 933373615 - Management

ITEM	PROPOSAL	TYPE
0.1	TO ADDROVE TOD DUDDOGEG OF DVE LAW EE A/E) OF DVE	Managara
01	TO APPROVE, FOR PURPOSES OF BYE-LAW 55.4(F) OF BYE-LAWS OF VIMPELCOM LTD.	Management
	OF UP TO 325,639,827 COMMON SHARES OF VIMPELCOM	
	LTD. AND OF 305,000,000 CONVERTIBLE PREFERRED	
	SHARES OF VIMPELCOM LTD. PURSUANT TO TERMS OF	
	SHARE SALE AND EXCHANGE AGREEMENT RELATING TO	
	ACQUISITION OF WIND TELECOM S.P.A. APPROVED BY	
	SUPERVISORY BOARD ON JANUARY 16, 2011	
02	TO INCREASE AUTHORIZED SHARE CAPITAL OF	Management
	VIMPELCOM LTD. TO US\$3,114,171.83 BY CREATION OF	

630,639,827 NEW COMMON SHARES OF PAR VALUE US\$0.001 EACH IN VIMPELCOM LTD. AND OF 305,000,000 NEW CONVERTIBLE PREFERRED SHARES OF PAR VALUE US\$0.001 EACH IN VIMPELCOM LTD., THE NEW SHARES HAVING THE RIGHTS AND BEING SUBJECT TO CONDITIONS SET OUT IN THE VIMPELCOM LTD. BYE-LAWS

ELISA CORPORATION, HELSINKI

SECURITY	X1949T102	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	25-Mar-2011
ISIN	FI0009007884	AGENDA	702786849 - Management

ITEM	PROPOSAL	TYPE
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL	Non-Voting
	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	
1	REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED	Nam Watina
1 2	Opening of the meeting	Non-Voting
3	Calling the meeting to order Election of persons to scrutinize the minutes and to supervise the	Non-Voting
3	counting-of votes	Non-Voting
4	Recording the legality of the meeting	Non-Voting
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 the board of-	Non-Voting
	directors and the auditor's report for the year 2010	
7	Adoption of the annual accounts	Management
8	Resolution on the use of the profit shown on the balance sheet	Management
	and the payment of dividend. the board proposes that a dividend	
	of EUR 0.90 per share be paid	
9	Resolution on the discharge of the members of the board of directors and the CEO from liability	Management
10	Resolution on the remuneration of the board of directors	Management
11	Proposal by the compensation and nomination committee of	Management
	Elisa's board of directors to the AGM to decide the number of	
	Board Members to be five	
12	Proposal by the compensation and nomination committee of	Management
	Elisa's board of directors to the AGM to re-elect: A. Lehtoranta, R.	
	Lind, L. Niemisto, E. Palin-Lehtinen and R. Siilasmaa as board	
	members	
13	Resolution on the remuneration of the auditor	Management
14	Resolution on the number of auditors. The board's audit	Management
15	committee proposes that one auditor be elected	24.
15	Election of auditor. The board's audit committee proposes that KPMG Oy Ab be re-elected	Management
16	Authorising the board of directors to decide on the distribution of	Management
10	funds from unrestricted equity	Management
17	Authorising the board of directors to decide on the repurchase of	Management
± /	the company's own shares	riaria y cinicire
18	Closing of the meeting	Non-Voting
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting
-	OF DIRECTOR NAMES IN RESOLU-TION 12. IF YOU HAVE	

ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PRO-XY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

SECURITY 500472303 MEETING TYPE Annual TICKER SYMBOL PHG MEETING DATE 31-Mar-2011 ISIN US5004723038 AGENDA 933380696 - Management

ITEM	PROPOSAL	TYPE
2A	ADOPTION OF THE 2010 FINANCIAL STATEMENTS	Management
2C	ADOPTION OF A DIVIDEND OF EUR 0.75 PER COMMON	Management
	SHARE IN CASH OR SHARES, AT THE OPTION OF THE	
	SHAREHOLDER, AGAINST THE NET INCOME FOR 2010 OF	
	THE COMPANY	
2D	DISCHARGE OF THE BOARD OF MANAGEMENT FOR THEIR	Management
	RESPONSIBILITIES	
2E	DISCHARGE OF THE SUPERVISORY BOARD FOR THEIR	Management
	RESPONSIBILITIES	
3A	APPOINTMENT OF MR. F.A. VAN HOUTEN AS	Management
	PRESIDENT/CEO AND MEMBER OF THE BOARD OF	
	MANAGEMENT WITH EFFECT FROM APRIL 1, 2011	

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ITEM	PROPOSAL	TYPE
3B	APPOINTMENT OF MR. R.H. WIRAHADIRAKSA AS MEMBER OF THE BOARD OF MANAGEMENT WITH EFFECT FROM	Management
3C	APRIL 1, 2011 APPOINTMENT OF MR. P.A.J. NOTA AS MEMBER OF THE BOARD OF MANAGEMENT WITH EFFECT FROM APRIL 1, 2011	Management
4A	RE-APPOINTMENT OF MR. C.J.A. VAN LEDE AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT FROM MARCH 31, 2011	Management
4B	RE-APPOINTMENT OF MR. J.M. THOMPSON AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT FROM MARCH 31, 2011	Management
4C	RE-APPOINTMENT OF MR. H. VON PRONDZYNSKI AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT FROM MARCH 31, 2011	Management
4D	APPOINTMENT OF MR. J.P. TAI AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT FROM MARCH 31, 2011	Management
05	RE-APPOINTMENT OF KPMG ACCOUNTANTS N.V. AS EXTERNAL AUDITOR OF THE COMPANY	Management

6A	AUTHORIZATION OF THE BOARD OF MANAGEMENT FOR A PERIOD OF 18 MONTHS, PER MARCH 31, 2011, AS THE BODY WHICH IS AUTHORIZED, WITH THE APPROVAL OF THE SUPERVISORY BOARD, TO ISSUE SHARES OR GRANT RIGHTS TO ACQUIRE SHARES WITHIN THE LIMITS LAID DOWN IN THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management
6В	AUTHORIZATION OF THE BOARD OF MANAGEMENT FOR A PERIOD OF 18 MONTHS, PER MARCH 31, 2011, AS THE BODY WHICH IS AUTHORIZED, WITH THE APPROVAL OF THE SUPERVISORY BOARD, TO RESTRICT OR EXCLUDE THE PRE-EMPTION RIGHT ACCRUING TO SHAREHOLDERS	Management
07	AUTHORIZATION OF THE BOARD OF MANAGEMENT FOR A PERIOD OF 18 MONTHS, PER MARCH 31, 2011, WITHIN THE LIMITS OF THE LAW AND THE ARTICLES OF ASSOCIATION, AND WITH THE APPROVAL OF THE SUPERVISORY BOARD, TO ACQUIRE SHARES IN THE COMPANY PURSUANT TO AND SUBJECT TO THE LIMITATIONS SET FORTH IN THE AGENDA ATTACHED HERETO	Management

MALAYSIAN RESOURCES CORP BHD MRCB

SECURITY	Y57177100	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	04-Apr-2011
ISIN	MYL165100008	AGENDA	702837355 - Management

ITEM	PROPOSAL	TYPE
1	To receive and adopt the Statutory Financial Statements of the	Management
	Company for the financial year ended 31 December 2010 and the	
	Reports of the Directors and Auditors thereon	
2	To approve a final dividend of 1.5 sen per ordinary share less 25%	Management
	income tax for the financial year ended 31 December 2010	
3	To re-elect Tan Sri Azlan Mohd Zainol as a Director who will retire	Management
	pursuant to Article 101 and 102 of the Company's Articles of	
	Association, and being eligible have offered himself for re-election	
4	To re-elect Dato' Abdul Rahman Ahmad as a Director who will	Management
	retire pursuant to Article 101 and 102 of the Company's Articles of	
	Association, and being eligible have offered himself for re-election	
5	To approve the Directors' Fees of MYR 438,493 for the financial	Management
	year ended 31 December 2010. (2009: MYR 386,713)	
6	To re-appoint Messrs. PricewaterhouseCoopers as Auditors of the	Management
	Company and to authorise the Directors to fix their remuneration	
0	To transact any other ordinary business for which due notice has	Non-Voting
	been-received	

TELIASONERA AB, STOCKHOLM

SECURITY	W95890104	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	06-Apr-2011
ISIN	SE0000667925	AGENDA	702846847 - Management

ITEM PROPOSAL TYPE

CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A	Non-Voting
CMMI	BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA)	Non-vocing
	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	
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL	Non-Voting
	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	
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN	Non-Voting
	ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU	
0	Opening of the annual general meeting	Non-Voting
1	Election of Chairperson of the meeting: Claes Beyer, Attorney-at-	Non-Voting
	law	
2	Preparation and approval of voting register	Non-Voting
3	Adoption of agenda	Non-Voting
4	Election of two persons to check the meeting minutes along with	Non-Voting
	the-chairperson	
5	Confirmation that the meeting has been duly and properly convened	Non-Voting
6	Presentation of the Annual Report and Auditor's Report,	Non-Voting
	Consolidated-Financial Statements and Group Auditor's Report for	_
	2010. Speech by President-and CEO Lars Nyberg in connection	
	herewith and a description of the Board of-Directors work during	
	2010	

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ITEM	PROPOSAL	TYPE
7	Resolution to adopt the Income Statement, Balance Sheet,	Management
	Consolidated Statement of Comprehensive Income and	
	Consolidated Statement of Financial Position for 2010	
8	Resolution concerning appropriation of the Company's profits as	Management
	per the adopted Balance Sheet and setting of record date for the	
	stock dividend	
9	Resolution concerning discharging of members of the Board of	Management
	Directors and the President from personal liability towards the	
	Company for the administration of the Company in 2010	
10	Resolution concerning number of board members and deputy	Management
	board members to be elected by the Annual General Meeting:	
	Eight (8) with no deputy board members	
11	Resolution concerning remuneration to the Board of Directors	Management
12	Re-election of Maija-Liisa Friman, Ingrid Jonasson Blank, Conny	Management
	Karlsson, Anders Narvinger, Timo Peltola, Lars Renstrom, Jon	
	Risfelt and Per-Arne Sandstrom as the Board of Directors. The	

	election will be preceded by information from the Chairperson	
	concerning positions held in other companies by the candidates	
13	Election of chairman of the Board of Directors: Anders Narvinger	Management
14	Resolution concerning number of auditors and deputy auditors:	Management
	The number of auditors shall, until the end of the annual general	
	meeting 2012, be one (1)	
15	Resolution concerning remuneration to the auditors	Management
16	Re-election of PricewaterhouseCoopers until the end of the	Management
	annual general meeting 2012 and election of deputy auditors	
17	Election of Nomination Committee: Kristina Ekengren (Swedish	Management
	State), Kari Jarvinen (Finnish State via Solidium Oy), Thomas	
	Eriksson (Swedbank Robur Funds), Per Frennberg (Alecta) and	
	Anders Narvinger (chairman of the Board of Directors)	
18	Proposal regarding guidelines for remuneration to the executive	Management
	management	
19	The Board of Directors' proposal for amendment in Articles of	Management
	Association	
20	The Board of Directors' proposal for authorization to acquire own	Management
	shares	
21.a	The Board of Directors' proposal for implementation of a long-term	Management
	incentive program 2011/2014	
21.b	The Board of Directors' proposal for hedging arrangements for the	Management
	program	
22	The Board of Directors' proposal for reduction of the share capital	Management
23.a	Matter submitted by the shareholder Torwald Arvidsson regarding	Management
	announced proposal that the annual general meeting shall decide	-
	that a special examinations shall be done in the following	
	respects: the consequences of the company's independence and	
	freedom of action having the Swedish State as owner	
23.b	Matter submitted by the shareholder Torwald Arvidsson regarding	Management
	announced proposal that the annual general meeting shall decide	-
	that a special examinations shall be done in the following	
	respects: to what extent has the current human resourses strategy	
	harmed the company	
23.c	Matter submitted by the shareholder Torwald Arvidsson regarding	Management
	announced proposal that the annual general meeting shall decide	
	that a special examinations shall be done in the following	
	respects: the risk that repeated savings obligations will affect the	
	company's long-term profitability	
24	The board does not make any recommendation: Matter submitted	Management
	by the shareholder Torwald Arvidsson regarding announced	
	proposal that the annual general meeting shall authorize the	
	Board of Directors to initiate negotiations regarding a transfer of	
	Skanova on commercial terms	
0	Closing of the annual general meeting	Non-Voting
-	PLEASE NOTE THAT THIS IS A REVISION DUE TO	Non-Voting
	MODIFICATION IN THE TEXT OF RESOLUT-ION 23B. IF YOU	
	HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT	
	RETURN THIS PRO-XY FORM UNLESS YOU DECIDE TO	
	AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	
	The state of the s	

CLEARWIRE CORPORATION

SECURITY	18538Q105	MEETING TYPE	Annual
TICKER SYMBOL	CLWR	MEETING DATE	06-Apr-2011
ISIN	US18538Q1058	AGENDA	933416085 - Management

ITEM PROPOSAL TYPE

01 N/V NOTICE Management

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

SECURITY Y6206J118 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 07-Apr-2011

TICKER SYMBOL MEETING DATE 07-Apr-2011
ISIN TH1042010013 AGENDA 702794923 - Management

ITEM	PROPOSAL	TYPE
1	To acknowledge the minutes of the extraordinary general meeting of shareholder no. 1/2010 held on August 25 2010	Management
2	To consider and approve the company's operating results and the board of directors minutes of meeting reported for the year 2010	Management
3	To consider and approve the company's audited balance sheet profit and loss statements for the year ended December 31 2010	Management
4	To consider and approve the dividend payment for the operating results for the year ended December 31 2010	Management
5	To consider the election of directors in place of those retiring by rotation	Management
6	To consider the appointment of new director	Management
7	To consider the remuneration of directors for the year 2011	Management
8	To consider and approve the appointment of company's auditors and the determination of audit fee for the year 2011	Management
9	Any other matters (if any)	Management

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NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

SECURITY Y6251U117 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 07-Apr-2011

ISIN TH0113010019 AGENDA 702875216 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 790149 DUE TO ADDITION OF-RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE	Non-Voting	
CMMT	DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGES THE AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT	Non-Voting	
1	AGENDA AS ABSTAIN To acknowledge the minutes of the Annual General Meeting of Shareholder No. 1/2010 held on April 27, 2010	Management	For

2	To consider and approve the Company's operating results and the board of directors minutes of meeting reported for the year 2010	Management	For
3	To consider and approve the Company's audited Balance Sheet Profit and Loss Statements for the year ended December 31, 2010	Management	For
4	To approve suspension of dividends for business operations for the year ending December 31, 2010	Management	For
5.A	To consider the election of director in place of those retiring by rotation: MR. Thanachai Santichaikul	Management	For
5.B	To consider the election of director in place of those retiring by	Management	For
5.C	rotation: MR. Pakorn Borimasporn To consider the election of director in place of those retiring by rotation: MR. Pana Janviroj	Management	For
5.D	To consider the election of director in place of those retiring by rotation: MR. Nivat Changariyong	Management	For
6	To consider the remuneration of directors for the year 2011	Management	For
7	To consider and approve the appointment of company's auditors and the determination of audit fee for the year 2011	Management	For
8	Any other matters (if any)	Management	Abstain

TELECOM ARGENTINA, S.A.

SECURITY 879273209 MEETING TYPE Annual
TICKER SYMBOL TEO MEETING DATE 07-Apr-2011
ISIN US8792732096 AGENDA 933384529 - Management

ITEM	PROPOSAL	TYPE		FOR/AGAINST MANAGEMENT
01	APPOINTMENT OF TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES OF THE MEETING.	Management	For	For
02	REVIEW OF THE DOCUMENTS PROVIDED FOR IN SECTION 234, SUBSECTION 1 OF LAW 19,550, THE RULES OF THE COMISION NACIONAL DE VALORES AND THE LISTING REGULATIONS OF THE BOLSA DE COMERCIO DE BUENOS AIRES, AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH REQUIRED BY THE RULES OF THE U.S. SECURITIES & EXCHANGE COMMISSION FOR THE TWENTY-SECOND FISCAL YEAR ENDED ON DECEMBER 31, 2010 ("FISCAL YEAR 2010").	Management	For	For
03	REVIEW OF FISCAL YEAR 2010 RESULTS AND THE BOARD OF DIRECTORS' PROPOSAL ON THE USE OF RETAINED EARNINGS AS OF 12.31.10. THE BOARD PROPOSES THAT P\$ 91,057,793 (5% OF FISCAL YEAR 2010 NET EARNINGS) SHOULD BE ALLOCATED TO THE LEGAL RESERVE; P\$ 915,474,310 SHOULD BE ALLOCATED TO CASH DIVIDENDS; AND P\$1,058,869,390 SHOULD BE ASSIGNED TO THE NEW FISCAL YEAR.	Management	For	For
04	REVIEW OF THE BOARD OF DIRECTORS AND SUPERVISORY COMMITTEE MEMBERS' PERFORMANCE FROM NOVEMBER 30, 2010 TO THE DATE OF THIS SHAREHOLDERS' MEETING.	Management	For	For
05	REVIEW OF BOARD OF DIRECTORS' COMPENSATION FOR THE SERVICES RENDERED DURING FISCAL YEAR 2010 (FROM THE SHAREHOLDERS MEETING OF APRIL 28, 2010 THROUGH THE DATE OF THIS MEETING). PROPOSAL TO PAY THE AGGREGATE AMOUNT OF P\$5,300,000, WHICH REPRESENTS 0.29% OF "ACCOUNTABLE EARNINGS", CALCULATED UNDER SECTION 2 OF CHAPTER III OF THE	Management	For	For

06	RULES OF THE COMISION NACIONAL DE VALORES. AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$6,500,000 TO THOSE DIRECTORS ACTING DURING FISCAL YEAR 2011 (FROM THE DATE OF THIS SHAREHOLDERS' MEETING THROUGH THE DATE OF THE SHAREHOLDERS' MEETING REVIEWING THE DOCUMENTS OF SUCH FISCAL YEAR AND CONTINGENT UPON THE DECISION ADOPTED AT SUCH MEETING).	Management	For	For
07	REVIEW OF THE SUPERVISORY COMMITTEE'S COMPENSATION FOR THE SERVICES RENDERED DURING FISCAL YEAR 2010 (FROM THE SHAREHOLDERS MEETING OF APRIL 28, 2010 THROUGH THE DATE OF THIS MEETING). PROPOSAL TO PAY THE AGGREGATE AMOUNT OF P\$ 800,000	Management	For	For
08	AUTHORIZATION TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$980,000 TO THOSE MEMBERS OF THE SUPERVISORY COMMITTEE ACTING DURING FISCAL YEAR 2011 (FROM THE DATE OF THIS SHAREHOLDERS' MEETING THROUGH THE DATE OF THE SHAREHOLDERS' MEETING REVIEWING THE DOCUMENTS OF SUCH FISCAL YEAR AND CONTINGENT UPON THE DECISION ADOPTED AT SUCH MEETING).	Management	For	For
09	ELECTION OF REGULAR AND ALTERNATE MEMBERS OF THE SUPERVISORY COMMITTEE FOR FISCAL YEAR 2011.	Management	For	For

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ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
10	APPOINTMENT OF INDEPENDENT AUDITORS FOR FISCAL YEAR 2011 FINANCIAL STATEMENTS AND DETERMINATION OF THEIR COMPENSATION AS WELL AS OF THE COMPENSATION DUE TO THOSE ACTING IN FISCAL YEAR 2010.	Management	For	For
11	REVIEW OF THE AUDIT COMMITTEE'S BUDGET FOR FISCAL YEAR 2011.	Management	For	For

TELECOM ITALIA SPA, MILANO

SECURITY T92778108 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 09-Apr-2011
ISIN IT0003497168 AGENDA 702852826 - Management

ITEM	PROPOSAL			TYPE	VOTE
CMMT	PLEASE NOTE IN TH	E EVENT THE MEETING D	DOES NOT	Non-Voting	

REACH QUORUM, THERE WILL BE A SE-COND CALL ON 11

APR 2011 (AND A THIRD CALL ON 12 APR 2011). CONSEQUENTLY, YOUR-VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMEN-DED. THANK YOU.

cmmt PLEASE NOTE THAT THE SHAREHOLDERS WHO INDIVIDUALLY OR JOINTLY, REPRESENT AT LE-AST 2.5 PCT OF THE CORPORATE CAPITAL, ARE ENTITLED TO REQUEST BY 10 MARCH 2011-, THE INTEGRATION TO THE ITEMS TO BE DISCUSSED BY QUOTING IN THEIR REQUEST THE-ADDITIONAL PROPOSED SUBJECTS. THE INTEGRATION IS NOT PERMITTED WITH REGARD TO-SUBJECTS ON WHICH THE SHAREHOLDERS MEETING DELIBERATES AS PER LAW ON PROPOSAL-OF THE BOARD OF DIRECTORS OR ON THE BASIS OF A PROJECT OR REPORT ARRANGED BY-THEM [DIFFERENT FROM THOSE OF ART. 125 TER, COMMA I, OF D.LGS N 58 1998 OF TUF-]. SHAREHOLDERS HOLDING INDIVIDUALLY OR JOINTLY AT LEAST 1 PCT OF THE SHARE CA-PITAL WITH VOTING RIGHT ARE ENTITLED TO SUBMIT SLATES. SUBMITTED SLATES MUST B-E DEPOSITED, ALONG WITH THE REQUIRED DOCUMENTATION, AT THE COMPANY'S REGISTERE-D OFFICE BY 15 MARCH 2011. THANK YOU.

Non-Voting

Financial statement as of 31 December 2010. Related and a.1 consequential resolutions PLEASE NOTE THAT ALTHOUGH THERE ARE 3 SLATES TO BE ELECTED, THERE IS ONLY 1 VA-CANCY AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTIONS FOR THI-S MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE ON ONL-Y 1 OF THE 3 SLATES. THANK YOU

Management For

Non-Voting

a.2.1 Appointment of the board of directors: List presented by Telco S.p.A, holding 22.40% of company stock capital: 1. Mr. Cesar Alierta Izuel, 2. Mr. Tarak Ben Ammar, 3. Mr. Franco Bernabe, 4. Mr. Elio Cosimo Catania, 5. Mr. Jean Paul Fitoussi, 6. Mr. Gabriele Galateri di Genola, 7. Mr. Julio Linares Lopez, 8. Mr. Gaetano Micciche, 9. Mr. Aldo Minucci, 10. Mr. Renato Pagliaro, 11. Mr. Marco Patauno, 12. Mr. Mauro Sentinelli, 13. Mr. Francesco Coatti, 14. Mr. Filippo Bruno and 15. Mr. Oliviero Edoardo Pessi

Shareholder Agains

a.2.2 Appointment of the board of directors: List presented by Findim Group S.p.A. currently holding 4.90% of company stock capital: 1. Mr. Gianemilio Osculati, 2.Mr. Paolo Carlo Renato Dal Pino and 3.Mr. Carlos Manuel De Lucena e Vasconcelos Cruz

Shareholder

a.2.3 Appointment of the board of directors: List presented by a group of Shareholder S.G.R. and some Foreign Institutional Investors: 1. Mr. Luigi Zingales, 2.Mr. Ferdinando Falco Beccalli and 3.Mr. Francesco Profumo

a.3 Updating of the economic status of the auditing for the period 2011 2018. Related and consequential resolutions a.4 Authorisation to purchase and dispose own shares

Management For

Long term incentive plan 2011. Related and consequential a.5 resolutions

Management For Management For

a.6 Amendments of the meeting regulations. Related and consequential resolutions

Management

e.1 Amendments of art 15, 18 and 19 of company's corporate bylaws. Related and consequential resolutions

Management For

e.2 Granting authority to increase the corporate capital versus payment and free of payment for a maximum of EUR 15,500,000 in relation to the long term incentive plan 2011. Related and consequential resolutions

Management For

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR

SECURITY F91255103 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 14-Apr-2011
ISIN FR0000054900 AGENDA 702809786 - Management

ITEM	PROPOSAL	TYPE	VOT
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY	Non-Voting	
	VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE		
	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.		
CMMT	French Resident Shareowners must complete, sign and forward	Non-Voting	
	the Proxy Card-directly to the sub custodian. Please contact your		
	Client Service-Representative to obtain the necessary card,		
	account details and directionsThe 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		
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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

PARTICIPATION ET DE GESTION - SFPG as Board member

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING	Non-Voting	
	INFORMATION IS AVAILABLE BY-CLICKING ON THE		
	MATERIAL URL LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2011/0225/201102251100473.pdf AND ht-		
	tps://balo.journal-		
	officiel.gouv.fr/pdf/2011/0328/201103281100931.pdf		
0.1	Approval of the corporate financial statements	Management	For
0.2	Approval of the consolidated financial statements	Management	For
0.3	Approval of the regulated Agreements and Undertakings	Management	For
0.4	Allocation and distribution of income	Management	For
0.5	Ratification of the co-optation of Ms. Laurence DANON as Board	Management	For
	member		
0.6	Renewal of Ms. Patricia BARBIZET's term as Board member	Management	For
0.7	Renewal of Mr. Claude BERDA's term as Board member	Management	For
0.8	Renewal of Mr. Martin BOUYGUES's term as Board member	Management	For
0.9	Renewal of Mr. Olivier BOUYGUES's term as Board member	Management	For
0.10	Renewal of Ms. Laurence DANON's term as Board member	Management	For
0.11	Renewal of Mr. Nonce PAOLINI's term as Board member	Management	For
0.12	Renewal of Mr. Gilles PELISSON's term as Board member	Management	For
0.13	Renewal of term of the company BOUYGUES as Board member	Management	For
0.14	Renewal of term of the SOCIETE FRANCAISE DE	Management	For

0.15 Appointment of the firm KPMG Audit IS as principal stat	utory Management	For
auditor		
0.16 Appointment of the firm KPMG Audit ID as deputy statuto auditor	ory Management	For
O.17 Purchase of Company's shares E.18 Authorization to be granted to the Board of Directors t share capital by cancellation of treasury shares of the	=	For For
E.19 Delegation of authority granted to the Board of Directo increase the share capital with preferential subscripti issuing shares or securities giving access to shares of Company	ors to Management on rights, by	For
E.20 Delegation of authority granted to the Board of Directo increase the share capital by incorporation of premiums or profits		For
E.21 Delegation of authority granted to the Board of Directo increase the share capital with cancellation of prefere subscription rights, by way of a public offer	_	For
E.22 Delegation of authority granted to the Board of Directo increase the share capital with cancellation of prefere subscription rights, by an offer solely meant for perso the investment service of portfolio management for thir for qualified investors or a limited circle of investor Article L. 411-2, paragraph II of the Monetary and Fina (private placement)	ential ons providing od parties, os pursuant to	For
E.23 Authorization granted to the Board of Directors to incr number of issuable securities in the event of capital i or without preferential subscription rights	_	For
E.24 Authorization granted to the Board of Directors to set, the terms decided by the General Meeting, the issue pri preferential subscription rights, by way of a public of pursuant to Article L.411-2, II of the Monetary and Fin of equity securities to be issued immediately or in the	ce without ffer or an offer nancial Code,	For
E.25 Delegation of powers granted to the Board of Directors the share capital, in consideration for the in-kind con composed of equity securities or securities giving acce capital	to increase Management	For
E.26 Delegation of authority granted to the Board of Directo increase the share capital without preferential subscri in consideration for the contributions of securities in public exchange offer	ption rights,	For
E.27 Overall limitation of financial authorizationsE.28 Authorization granted to the Board of Directors to gran subscribe for or purchase shares	Management nt options to Management	
E.29 Authorization granted to the Board of Directors to awar shares existing or to be issued	rd free Management	For
E.30 Delegation of authority granted to the Board of Directo increase capital in favor of employees or corporate off Company or companies of its group, participating in a c savings plan	ficers of the	For
E.31 Powers for filing and formalities CMMT PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINK. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLE-SS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Management Non-Voting	For

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

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ORASCOM TELECOM S A E

SECURITY 68554W205 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 14-Apr-2011
ISIN US68554W2052 AGENDA 702902316 - Management

TTEM	PROPOSAL	TYPE 	VO
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' ONLY-FOR ALL	Non-Voting	
0.1	RESOLUTIONS. THANK YOU. The pre-approval and authorization of the entrance by the Company into financing arrangements funded by a member in the Company's majority shareholder's group to provide funds for the redemption/payment of the USD 750 million aggregate principal amount 7.875% senior notes due 2014 issued by Orascom Telecom Finance S.C.A. ("High Yield Notes") in accordance with the terms and conditions of the indenture governing such notes, for a price equal to the outstanding principal balance plus the applicable redemption premium plus accrued but unpaid interest and other costs owed at the time. Or, as an alternative to the actions described in this item, the pre-approval and authorization of a shareholder loan from a member in the Company's majority shareholder's group, to the Company to facilitate a flow of funds to	Management	No
0.2	redeem in full the High Yield Notes The pre-approval and authorization of (i) the purchase by a member in the Company's majority shareholder's group, of the USD 2.5 billion senior secured syndicated facility agreement dated 27 February 2006 (as amended and restated pursuant to a supplemental agreement dated 14 April 2008 and as amended by an amendment letter dated 21 April 2008) (the "Senior Facility Agreement") and other agreements related to the Senior Facility Agreement, such purchase from the lenders to be made for a price equal to the principal balance outstanding together with accrued but unpaid interest and other costs owed at the time of the purchase; (ii) the entrance by the Company into certain amendments and waivers under the Senior Facility Agreement, and related agreements, to allow a member of the Company's majority shareholder's group, by virtue of a notice to the facility agent to make such purchase from the lenders; and (iii) the entrance by the Company into certain amendments and waivers under the Senior Facility Agreement, and related agreements, following the accession thereof by a member in the Company's majority shareholder's group, as the lender under the Senior Facility Agreement, the terms and conditions of such amendments and waivers as described in the refinancing plan set out in the notice to shareholders. Or, as an alternative to the actions described in this item, the pre-approval of a shareholder loan from a member in the Company's majority shareholder's group, to the Company for use by the Company to repay in full the Senior Facility Agreement (and to terminate and close-out the hedging transactions which comprise part of the Senior Facility Agreement)	Management	No
0.3	The pre-approval and authorization of (i) the purchase by a member in the Company's majority shareholder's group, of the USD 230,013,000 aggregate principal amount of secured equity linked notes due 2013 issued by Orascom Telecom Oscar S.A.	Management	No

("Equity Linked Notes"), such purchase to be made from the

holders of such notes for a price equal to the principal balance outstanding, together with the applicable premium for payment and accrued but unpaid interest and other costs owed at the time of the purchase; (ii) the entrance by the Company into certain amendments and waivers on the Secured Equity Linked Notes to allow for the purchase of each interest of the noteholders by a member in the Company's majority shareholder's group; and (iii) the entrance by the Company into certain amendments and waivers on the Secured Equity Linked Notes following the purchase thereof by a member in the Company's majority shareholder's group, the terms and conditions of each such amendment and waiver as described in the refinancing plan set out in the notice to shareholders. Or, as an alternative to the actions described in this item, the pre-approval and authorization of a shareholder loan from a member in the Company's majority shareholder's group, to the Company for use by the Company to repay in full the Secured Equity Linked Notes

- O.4 The delegation of one or more members of the Board of Directors to undertake all actions and sign all agreements and documents that may be necessary or advisable in relation to the implementation of any of the resolutions taken by virtue of this ordinary general assembly
- E.1 To approve the increase of the authorized capital of the Company to become EGP fourteen billion provided that in relation to any issued capital increase within such authorized capital increase, the Board shall abide by the following conditions: Any such issuance will only be undertaken by the Company in order to repay debt; Such issuance shall be consummated with reference to the fair market value per share rather than the par value thereof. In accordance with EFSA regulations governing any increase in issued capital at any price other than par value per share, an Independent Financial Advisor registered with EFSA will be appointed to give a fairness opinion on the fair market value of the new shares to be issued, and the increase in issued capital will be subject to EFSA approval; and Any potential increase in issued share capital will take place in accordance with article 18 of the articles of association of the Company which gives all shareholders of the Company a pre-emption right to subscribe to any increase in issued share capital on a pro-rata basis, based on their respective shareholding interests in the Company; and the amendment of article (6) of the statutes of the company as follows: The authorized capital of the company is EGP fourteen billion EGP, the issued capital of the company is EGP 5,245,690,620 distributed over 5,245,690,620 shares with the par value of each share being EGP 1 (all share are cash shares)
- E.2 To approve the demerger of the Company whereby the Company will survive as Orascom Telecom Holding S.A.E. (the "Original Demerged Company") and reduce its issued capital through the reduction of the nominal par value of its shares while as a result of the split, a new holding company named "Orascom Telecom Media and Technology Holding S.A.E." will be formed (the "New Demerged Company")
- E.3 To approve the split of assets, liabilities, shareholders equity, revenues and expenses between the Original Demerged Company and the New Demerged Company according to the terms and conditions of the Plan of the Detailed Split of Assets
- E.4 To adopt of the following rationale for the demerger: To enable each shareholder to dispose separately of the investment of either the Original Demerged Company or the New Demerged Company while retaining the investments of the other company, in addition to increasing the liquidity of the shares of both companies (subject any restrictions applicable to certain shareholders under the

Management No

Management No

Management No

Management No

Management No

applicable laws of foreign jurisdictions)

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ITEM	PROPOSAL	TYPE	VO
E.5	To approve and ratify the draft Demerger Agreement including the following: (i) To conduct the demerger based on the book value of the Company as per the financial statements dated 30/09/2010 taking into consideration major transactions that took place since then; (ii) To adopt 30/09/2010 as the reference date for the demerger and 25/05/2011 as the suggested execution date of the demerger; (iii) To amend articles 6 and 7 of the articles of incorporation of the Company to reflect the amendment of the authorized capital of the Company to be EGP fourteen billion and its issued capital to be EGP 3,147,414,372 distributed over 5,245,690,620 shares of a nominal value of EGP 0.60 each. The reduction of the issued capital shall take place through the reduction of the par value of the shares of the Company against the issuance of shares in the New Demerged Company free from any payment, representing the reduction in the issued capital of the Company, as mentioned below; (iv) To approve the establishment contract and the articles of incorporation of the New Demerged Company to be named Orascom Telecom Media and Technology Holding S.A.E., its head quarters to be located on the 26th floor, 2005a, Nile City Tower, South Tower, Corniche El Nil, Ramleat Beaulac, Cairo, with an authorized capital amounting to EGP 2,098,276,248 and its issued capital amounting to EGP 2,098,276,248 distributed over 5,245,690,620 shares of a nominal value of EGP 0.40 each. Upon completion of the demerger, each shareholder of the Company will receive, free from any payment and subject to applicable legal restrictions, one share in the New Demerged Company held as of the last trading date prior to the execution of the demerger as per the shareholders list issued by Misr for Central Clearing, Depository and Registry on the same date. The first board shall consist of five members and its auditors shall be Mr. Kamel Magdy Saleh and Mr. Ehab Abu El Magd	Management	No
E.6	To approve the continuation of the listing of the shares of the Orascom Telecom Holding S.A.E. following the demerger and amend its listing accordingly. To also approve the listing of the shares of Orascom Telecom Media and Technology Holding S.A.E. upon completion of the demerger. Since all conditions required for such listing and continuation of listing of the shares of the two entities will be satisfied, accordingly to resolve that there is no need to set a mechanism for compensation of shareholders for	Management	No
E.7	absence of listing through share buy-back To approve undertaking any required amendment to the existing GDR programs of the Company and the creation of a new GDR program in relation to the New Demerged Company following its	Management	No
E.8	incorporation Based on the refinancing plan that has been approved by the Ordinary General Assembly, the Company shall take all necessary	Management	No

		5 5 _ <i>7</i> 5		•		
	actions to obtain creditor	itors approval and	or prepay any non			
E.9	The approval and ratifit to the spin-off assets	ication of the sepa	aration agreement relating	ting Manageme		t No
E.10	The approval and ratif		erim control agreement	Mar	nagemen	ent No
E.11	to undertake all action that may be necessary of	or more members of ns and sign all ago or advisable in re- of the resolutions		Mar	nagemen	t No
IL SOLE	24 ORE SPA, MILANO					
SECURIT TICKER ISIN		MEETING TYPE MEETING DATE AGENDA	Ordinary General Meeting 19-Apr-2011 702891323 - Management			
TTEM	DDODOCAT			TVDE	7.7	OTE
11EM	PROPOSAL			TYPE 		OTE
1	Balance sheet as at decreport, board of audito and consequent resolut:	ors report, auditi	Board of directors ng company report. Related	Managen	nent F	or
2	Integration of the boar	rd of directors pu	rsuant to article 2386, Appointment of a director	Managen	nent F	or
STV GRO	JP PLC, GLASGOW					
SECURIT TICKER ISIN		MEETING TYPE MEETING DATE AGENDA	Annual General Meeting 20-Apr-2011 702851266 - Management			
ITEM	PROPOSAL			TYPE	VOTE	FOR/
1	and the report by the	ed 31 December 2010 s, the Remuneration auditors on the and	O together with the n Report by the directors nual accounts and the	Management	For	For
2	auditable part of the 1 To approve the report 1 financial year ended 3	oy the directors or		Management	For	For
3	To re-elect Richard Fin	ndlay as a directo		Management		For
4 5	To re-elect Rob Woodwa: To re-elect Jamie Mathe			Management Management		For For
6	To re-appoint Pricewate	erhouseCoopers LLP usion of the meetine eting at which acco	as the auditors of the ng until the conclusion ounts are laid and to	Management		For
	auditors					

7 To grant the directors the authority to allot shares

To dis-apply statutory pre-emption rights

To amend the rules of the STV Group plc Sharesave Scheme

Management For For eme Management For For Management For For

10	To purchase the Company's own shares	Management	For	For
11	To allow general meetings to be held on 14 days notice	Management	For	For
12	To approve and adopt the rules of the STV Group plc	Management	For	For
	Discretionary Performance Related Bonus Plan			

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MEDIA PRIMA BHD, PETALING, SELANGOR

SECURITY	Y5946D100	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	20-Apr-2011
ISIN	MYL450200000	AGENDA	702873414 - Management

ITEM	PROPOSAL	TYPE	VOTE
1	To receive and adopt the Statutory Financial Statements for the financial year ended 31 December 2010 and the Reports of the Directors and Auditors thereon	Management	For
2	To re-elect Shahril Ridza Ridzuan as a Director who will retire in accordance with Articles 100 and 101 of the Company's Articles of Association and being eligible, have offered himself for re-election	Management	For
}	To re-elect Tan Sri Mohamed Jawhar as a Director who will retire in accordance with Articles 100 and 101 of the Company's Articles of Association and being eligible, have offered himself for re-election	Management	For
	To re-elect Dato' Gumuri Hussain as a Director who will retire in accordance with Articles 100 and 101 of the Company's Articles of Association and being eligible, have offered himself for re-election	Management	For
5	To approve a final single-tier dividend of 6.0 SEN per ordinary share for the financial year ended 31 December 2010	Management	For
	To approve the Directors' fees of MYR435,000.00 for the financial year ended 31 December 2010	Management	For
	To re-appoint Messrs PricewaterhouseCoopers as Auditors of the	Management	For
	Company and to authorise the Directors to fix their remuneration That, subject always to the Companies 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), the Company be and is hereby authorised, to the extent permitted by law, to purchase such amount of ordinary shares of MYR1.00 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: (i) the aggregate number of Shares purchased pursuant to this resolution does not exceed 10 per cent of the total CONTD	Management	For
CONT	CONTD 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; (ii) 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	Non-Voting	

by the Company for the Proposed Share Buy-Back; and (iii) upon-completion of the purchase by the Company of its own Shares, the Directors of-the Company are authorised to deal with the Shares so purchased in any of the-following 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 CONTD

CONT CONTD And that the authority conferred by this resolution will commence upon—the passing of this resolution until: — (i) the conclusion of the next Annual—General Meeting ("AGM") of the Company following the forthcoming 10th AGM, at—which time it shall lapse, unless by an ordinary resolution passed at that—meeting the authority is renewed, either unconditionally or subject to—conditions; or (ii) the expiration of the period within which the next AGM is—required by law to be held; or (iii) revoked or varied by ordinary resolution—passed by the shareholders of the Company at a general meeting; whichever—occurs first. And that authority be and is hereby given unconditionally and—generally to the Directors of the Company to take all such steps as are—necessary or expedient (including without limitation, the CONTD

CONTD control 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, finalise 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 CONTD

CONTD 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

RTL GROUP SA

SECURITY L80326108 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 20-Apr-2011
ISIN LU0061462528 AGENDA 702888821 - Management

ITEM	PROPOSAL	TYPE	VOT
1	Reports of the Board of directors and of the auditors	Non-Voting	
2.1	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, approves in full the corporate annual accounts for the year	Management	No
	ended 31 December 2010		
2.2	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, approves in full the	Management	No
	consolidated financial statements for the year ended 31 December		

Non-Voting

Non-Voting

2010

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011
The Gabelli Global Multimedia Trust Inc. 22

ITEM	PROPOSAL	TYPE	VOI
3	Mindful of the profit for the financial year 2010 of EUR 364,270,679.— (three hundred and sixty—four million two hundred and seventy thousand six hundred and seventy—nine euros), the loss carried forward as at 31 December 2010 of EUR 4,053,487— (four million fifty—three thousand four hundred and eighty—seven euros) and of the share premium of EUR 5,723,133,834.— (five billion seven hundred and twenty—three million one hundred thirty—three thousand eight hundred and thirty—four euros), 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 773,071,270.— (seven hundred and seventy—three million, seventy—one thousand two hundred and seventy euros), to be deducted from the profit for the year 2010 and from the share premium. The allocation of results for the year is as specified	Management	No
4.1	The General Meeting of Shareholders gives, by special vote, full and final discharge to the directors in respect of their management in the course of 2010	Management	No
4.2	The General Meeting of Shareholders gives, by special vote, full and final discharge to the auditor in respect of its duties in the course of 2010	Management	No
5.1.1	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of: M. Gunther Gruger	Management	No
5.1.2	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of: M. Siegfried Luther	Management	No
5.1.3	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of: M. Hartmut Ostrowski	Management	No
5.1.4	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of: M. Thomas Rabe	Management	No
5.1.5	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of : M. Jacques Santer	Management	No

5.1.6	As the term of office of the non-executive directors is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the term of office as directors of : M. Martin Taylor	Management	No
5.2	As the term of office of Mr Onno Ruding as non-executive director is due to expire at the end of this meeting, the General Meeting of Shareholders decides to appoint as non-executive director, for a term of one year expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, Mr James Singh, residing at CH-1806 St-Legier, 25 Chemin de la Baillaz	Management	No
5.3	As the term of office of Mr Gerhard Zeiler as executive director is due to expire at the end of this meeting, the General Meeting of Shareholders decides to renew his term of office as director for a term of five years expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2015 accounts	Management	No
5.4	As the term of office of the auditors of the statutory accounts and of the consolidated financial statements 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 appoint for a term of one year, expiring at the end of the Ordinary General Meeting of Shareholders ruling on the 2011 accounts, the company PricewaterhouseCoopers S.ar.l. whose registered place of business is at L-1014 Luxembourg, 400, route d'Esch, as auditor of the statutory accounts and of the consolidated financial statements	Management	No

SWISSCOM LTD.

SECURITY	871013108	MEETING TYPE	Annual
TICKER SYMBOL	SCMWY	MEETING DATE	20-Apr-2011
ISIN	US8710131082	AGENDA	933389721 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	APPROVAL OF THE ANNUAL REPORT, FINANCIAL STATEMENTS OF SWISSCOM LTD AND CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2010	Management	For	For
1B	CONSULTATIVE VOTE ON THE 2010 REMUNERATION REPORT	Management	For	For
02	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDEND	Management	For	For
03	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Management	For	For
04	AMENDMENT OF CLAUSES 6.1.1 AND 6.1.2 OF THE ARTICLES OF INCORPORATION	Management	For	For
5A	RE-ELECTION OF DR ANTON SCHERRER AS MEMBER AND CHAIRMAN UNTIL 31 AUGUST 2011	Management	For	For
5B	RE-ELECTION OF HANSUELI LOOSLI AS MEMBER AND ELECTION AS CHAIRMAN AS OF 1 SEPTEMBER 2011	Management	For	For
5C	RE-ELECTION OF MICHEL GOBET	Management	For	For
5D	RE-ELECTION OF DR TORSTEN G. KREINDL	Management	For	For
5E	RE-ELECTION OF RICHARD ROY	Management	For	For
5F	RE-ELECTION OF OTHMAR VOCK	Management	For	For
5G	ELECTION OF THEOPHIL H. SCHLATTER	Management	For	For
06	RE-ELECTION OF THE STATUTORY AUDITORS	Management	For	For

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

BOUYGUES SA

SECURITY F11487125 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 21-Apr-2011
ISIN FR0000120503 AGENDA 702819547 - Management

ITEM	PROPOSAL	TYPE	VOTE
СММТ	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	
CMMT	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	
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINK:-https://balo.journal- officiel.gouv.fr/pdf/2011/0304/201103041100547.pdf AND ht- tps://balo.journal-	Non-Voting	
0.1	officiel.gouv.fr/pdf/2011/0401/201104011100932.pdf Approval of the annual corporate financial statements and operations for the financial year 2010	Management	For
0.2	Approval of the consolidated financial statements and operations for the financial year 2010	Management	For
0.3	Allocation of income and setting the dividend	Management	For
0.4	Approval of the regulated Agreements and Undertakings	Management	For
0.5	Renewal of Mrs. Patricia Barbizet's term as Board member	Management	For
0.6	Renewal of Mr. Herve Le Bouc's term as Board member	Management	For
0.7	Renewal of Mr. Helman le Pas de Secheval's term as Board member	Management	For
0.8	Renewal of Mr. Nonce Paolini's term as Board member	Management	For
0.9	Authorization granted to the Board of Directors to allow the Company to trade its own shares	Management	For
E.10	Authorization granted to the Board of Directors to reduce the share capital by cancellation of treasury shares held by the Company	Management	For
E.11	* *	Management	For
E.12		Management	For

E.13	Delegation of authority granted to the Board of Directors to increase the share capital by way of a public offer with cancellation of preferential subscription rights, by issuing shares or securities giving access to shares of the Company or a subsidiary's	Management	For
E.14	-	Management	For
E.15	Authorization granted to the Board of Directors to set the issue price of equity securities to be issued immediately or in the future without preferential subscription rights, according to the terms decided by the General Meeting, by way of a public offer or an offer pursuant to Article L.411-2, II of the Monetary and Financial Code	Management	For
E.16	Authorization granted to the Board of Directors to increase the number of securities to be issued in the event of capital increase with or without preferential subscription rights	Management	For
E.17	Delegation of powers granted to the Board of Directors to increase the share capital, in consideration for in-kind contributions granted to the Company and composed of equity securities or securities giving access to the capital of another company, outside of public exchange offer	Management	For
E.18	Delegation of authority granted to the Board of Directors to increase the share capital, without preferential subscription rights, in consideration for contributions of securities in case or public exchange offer initiated by the Company	Management	For
E.19	Delegation of authority granted to the Board of Directors to issue shares as a result of the issuance of securities by a subsidiary, giving access to shares of the Company	Management	For
E.20	Delegation of authority granted to the Board of Directors to issue any securities entitling to the allotment of debts securities	Management	For
E.21	Delegation of authority granted to the Board of Directors to increase the share capital in favor of employees or corporate officers of the Company or related companies participating in a company savings plan	Management	For
E.22	Authorization granted to the Board of Directors to grant options to subscribe for or purchase shares	Management	For
E.23	Delegation of authority granted to the Board of Directors to issue equity warrants during a public offer involving stocks of the Company	Management	For
E.24	Authorization granted to the Board of Directors to increase the share capital during a public offer involving stocks of the Company	Management	For
E.25 CMMT	Powers for the formalities	Management Non-Voting	For

ProxyEdge

Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

VIVENDI SA

SECURITY F97982106 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 21-Apr-2011

INSTRUCTIONS. THANK YOU.

ISIN FR0000127771 AGENDA 702819573 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE	Non-Voting	
CMMT	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" 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,	Non-Voting	
	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		
CMMT		Non-Voting	
0.1	Approval of the reports and annual financial statements for the financial year 2010	Management	For
0.2	Approval of the reports and consolidated financial statements for the financial year 2010	Management	For
0.3	Approval of the Statutory Auditors' special report on new regulated Agreements and Undertakings concluded during the financial year 2010	Management	For
0.4	Allocation of income for the financial year 2010, setting the dividend and the date of payment	Management	For
0.5	Renewal of Mr. Jean-Yves Charlier's term as Supervisory Board member	Management	For
0.6	Renewal of Mr. Henri Lachmann's term as Supervisory Board member	Management	For
0.7	Renewal of Mr. Pierre Rodocanachi's term as Supervisory Board member	Management	For
0.8	Appointment of the company KPMG SA as principal statutory auditor	Management	For
0.9	Appointment of the company KPMG Audit Is SAS as deputy statutory auditor	Management	For
0.10	-	Management	For
E.11		Management	For
E.12		Management	For
E.13	Authorization to be granted to the Executive Board to carry out the allocation of performance shares existing or to be issued	Management	For
E.14		Management	For
E.15	Delegation granted to the Executive Board to increase capital by issuing ordinary shares or any securities giving access to the	Management	For
E.16	capital without preferential subscription rights of shareholders Authorization to be granted to the Executive Board to increase the	Management	For

number of issuable securities in the event of surplus demand with a capital increase with or without preferential subscription rights, within the limit of 15% of the original issuance and within the limits set under the fourteenth and fifteenth resolutions E.17 Delegation granted to the Executive Board to increase the share Management For capital, within the limit of 10% of the capital and within the limits set under the fourteenth and fifteenth resolutions, in consideration for in-kind contributions of equity securities or securities giving access to the capital of third party companies outside of a public exchange offer E.18 Delegation granted to the Executive Board to increase the share Management For capital in favor of employees and retired employees participating in the Group Savings Plan E.19 Delegation granted to the Executive Board to decide to increase Management For the share capital in favor of employees of Vivendi foreign subsidiaries participating in the Group Savings Plan and to implement any similar plan E.20 Delegation granted to the Executive Board to increase the capital Management For by incorporation of premiums, reserves, profits or other amounts E.21 Amendment of Article 10 of the Statutes "Organizing the Management For Supervisory Board", by adding a new 6th paragraph: Censors E.22 Powers to accomplish the formalities Management For

ARNOLDO MONDADORI EDITORE SPA

SECURITY T6901G126 MEETING TYPE MIX

TICKER SYMBOL MEETING DATE 21-Apr-2011

ISIN IT0001469383 AGENDA 702855555 - Management

ITEM	PROPOSAL	TYPE	VOTE	M
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting		
	REACH QUORUM, THERE WILL BE A-SECOND CALL ON 22 APR 2011. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS			
	WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.			
A.1	Balance sheet as of 31 Dec 2010. Board of directors report on the management and board of auditors and external auditing company report. Presentation of the consolidated balance sheet	Management	For	F
	as of 31 Dec 2010. Resolutions related to the approval of the balance sheet as of 31 Dec 2010			

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	F M
A.2 A.3	Resolutions related to 2010 profit allocation Authorisation to the purchase and disposal of own shares, in	Management Management		F

	compliance with art 2357 and 2357 ter of the civil code			
E.1	Proposal to reduce the corporate capital through the cancellation	Management	For	F
	of part of own shares in portfolio. Following amendment of art 6 of			
	the bylaws			
E.2	Update of art 4 (social object) of the bylaws. Related and	Management	For	F

E.2 Update of art 4 (social object) of the bylaws. Related and consequential resolutions

Management For F

E.3 Amendment of art 9, 17 and 27 of the bylaws also in compliance with law decree 27 Jan 2010 n 27 (implementation of 2007 36 CE directive related to the exercise of some rights of listed companies shareholders) and of the related provisions implemented by consob (resolution nr 17592 of 14 Dec 2010). Related and consequential resolutions and mandates

DREAMWORKS ANIMATION SKG, INC.

26153C103 MEETING TYPE Annual
DWA MEETING DATE 21-Apr-2011
US26153C1036 AGENDA 933378956 - Management SECURITY TICKER SYMBOL DWA

US26153C1036 AGENDA ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINS
1	DIRECTOR	Management		
	1 JEFFREY KATZENBERG	,	For	For
	2 ROGER A. ENRICO		For	For
	3 LEWIS COLEMAN		For	For
	4 HARRY BRITTENHAM		For	For
	5 THOMAS FRESTON		For	For
	6 JUDSON C. GREEN		For	For
	7 MELLODY HOBSON		For	For
	8 MICHAEL MONTGOMERY		For	For
	9 NATHAN MYHRVOLD		For	For
	10 RICHARD SHERMAN		For	For
2	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2011.	Management	For	For
3	PROPOSAL TO APPROVE THE ADOPTION OF THE AMENDED AND RESTATED 2008 OMNIBUS INCENTIVE COMPENSATION PLAN.	Management	Against	Against
4	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
5	ADVISORY VOTE ON THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management	Abstain	Against

POST PUBLISHING PUBLIC CO LTD POST

SECURITY	Y70784171	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	22-Apr-2011
ISIN	TH0078A10Z18	AGENDA	702891121 - Management

ITEM	PROPOSAL	TYPE	VOT

CMMT	IN THE SITUATION WHERE THE CHAIRMAN OF THE	Non-Voting	
	MEETING SUDDENLY CHANGE THE AGENDA-AND/OR ADD		
	NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT		
	AGENDA AS-ABSTAIN.		
1	To approve the Minutes of the 2010 Annual General Meeting of	Management	For
	Shareholders that was held on Friday 9th April 2010		
2	To acknowledge the Annual Report of the Company and approve	Management	For
	the audited financial statements for the year ended 31st		
	December 2010		
3	To approve the appropriation of profits as dividends	Management	For
4.a	To elect Mr. John Thompson as a director replacing directors who	Management	For
	shall retire by rotation and fix the authority of directors (if any)		
4.b	To elect Mr. Suthikiati Chirathivat as a director replacing directors	Management	For
	who shall retire by rotation and fix the authority of directors (if any)		
4.c	To elect Mr. Pichai Vasnasong as a director replacing directors	Management	For
	who shall retire by rotation and fix the authority of directors (if any)		
4.d	To elect Ms. Kuok Hui Kwong as a director replacing directors	Management	For
	who shall retire by rotation and fix the authority of directors (if any)		
4.e	To elect Mr. Supakorn Vejjajiva as a director replacing directors	Management	For
	who shall retire by rotation and fix the authority of directors (if any)		
5	To fix director remuneration	Management	For
6	To appoint independent auditor and fix the audit fee	Management	For
7	To approve an amendment of the Articles of Association of the	Management	For
	Company		
8	To consider other matters (if any)	Management	Abs

IL SOLE 24 ORE SPA, MILANO

SECURITY	T52689105	MEETING TYPE	Special General Meeting
TICKER SYMBOL		MEETING DATE	26-Apr-2011
ISIN	IT0004269723	AGENDA	702902114 - Management

				FOR/
ITEM	PROPOSAL	TYPE	VOTE	MANA
1	Report related to the set up of a fund for the necessary expenses	Management	For	For
	to cover common interests of preferred shareholders			
2	To appoint the Preferred shareholders Common Representative.	Management	For	For
	Resolutions related there to			

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

FORTUNE BRANDS, INC.

SECURITY 349631101 MEETING TYPE Annual
TICKER SYMBOL FO MEETING DATE 26-Apr-2011
ISIN US3496311016 AGENDA 933380153 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

1A	ELECTION OF DIRECTOR: RICHARD A. GOLDSTEIN	Management	For	For
1B	ELECTION OF DIRECTOR: PIERRE E. LEROY	Management	For	For
1C	ELECTION OF DIRECTOR: A.D. DAVID MACKAY	Management	For	For
1D	ELECTION OF DIRECTOR: ANNE M. TATLOCK	Management	For	For
1E	ELECTION OF DIRECTOR: NORMAN H. WESLEY	Management	For	For
1F	ELECTION OF DIRECTOR: PETER M. WILSON	Management	For	For
02	RATIFICATION OF THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.			
03	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY	Management	Abstain	Against
	OF EXECUTIVE COMPENSATION VOTES.			
04	TO APPROVE, BY NON-BINDING VOTE, EXECUTIVE	Management	Abstain	Against
	COMPENSATION.			
05	APPROVAL OF AN AMENDMENT TO THE COMPANY'S	Management	For	For
	RESTATED CERTIFICATE OF INCORPORATION TO ALLOW			
	STOCKHOLDERS TO CALL SPECIAL MEETINGS.			
06	APPROVAL OF THE FORTUNE BRANDS, INC. 2011 LONG-	Management	Against	Against
	TERM INCENTIVE PLAN.			

WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN

SECURITY	ADPV09931	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	27-Apr-2011
ISIN	NL0000395903	AGENDA	702844590 - Management

ITEM	PROPOSAL	TYPE	V
СММТ	PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE-ASSOCIATED WITH THIS	Non-Voting	
1 2.a 2.b 3.a	MEETING. THANK YOU Opening 2010 Annual Report: Report of the Executive Board for 2010 2010 Annual Report: Report of the Supervisory Board for 2010 2010 Financial statements and dividend: Proposal to adopt the financial statements for 2010 as included in the annual report for	Non-Voting Non-Voting Non-Voting Management	F
3.b	2010 2010 Financial statements and dividend: Proposal to distribute EURO.67 per ordinary share in cash - as dividend or as far as necessary against one or more reserves that need not to be maintained under the law - or, at the option of the holders of ordinary shares, in the form of ordinary shares	Management	F
4.a	Proposal 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	F
4.b	Proposal 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	F
5	Proposal to reappoint Mr. B.F.J. Angelici as member of the Supervisory Board	Management	F
6	Proposal to reappoint Mr. J.J. Lynch, Jr. as member of the Executive Board	Management	F
7	Proposal to determine the remuneration of the members of the	Management	F
8	Supervisory Board Proposal to amend the Long-Term Incentive Plan of the Executive	Management	F
9.a	Board Proposal to extend the authority of the Executive Board to issue	Management	F

shares and/or grant rights to subscribe for shares

To acknowledge the interim dividend and approve the

7.A To approve the appointment of the company's new director in

7.B To approve the appointment of the company's new director in

operational results

Paiboon Damrongchaitham

appropriation of the net profit on dividend payments for 2010

replacement to those who are due to retire on rotation: Mr.

replacement to those who are due to retire on rotation: Mr. Krij

ITEM	PROPOSA	L			TYPE	VOTE
eting	Date Ra	nge:07/01/2010 to bal Multimedia Tr		Report Date: 07/	08/2011 27	
oxyEd	qe					
				g as at 1 Jan 2011		
4	To appraccount	ove the alternations ing standard no.	ve of accounting places of the second	practices. due to Thai fit is effective from t of past service cost,	Management	For
3	To appr	ove the company's		d the profit and loss	Management	For
2	To ackn	owledge the decla		r 2010 operational report	Management	For
1		ify the minutes of held on 26 April		general shareholders	Management	For
	NEW AGE		THE AGENDA-AND/OR			
CMMT	VOTES R DISREGA THIS ME IN THE	ECEIVED ON THE PER-DED AND YOU WILL ETING NOTICE. THE SITUATION WHERE	REVIOUS MEETING WI LL NEED TO REINSTR ANK YOU. THE CHAIRMAN OF TH	LL BE UCT ON E	Non-Voting	
CMMT			S AN AMENDMENT TO I		Non-Voting	
ITEM	PROPOSA				TYPE 	VOTE
IN		TH0473010Z17	AGENDA	702934262 - Managemen	t	
CURIT CKER	Y SYMBOL	Y22931110	MEETING TYPE MEETING DATE	Annual General Meetin 27-Apr-2011	g	
M GRA	MMY PUBL	IC CO LTD				
12	Closing				No	on-Votin
11	Any other business		-		on-Votin	
10	Proposa	l to authorize th	ne Executive Board	to acquire own shares	Má	anagemen

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U	_

F

F

Management For

Management For

Management For

	Thomas			
7.C	To approve the appointment of the company's new director in	Management	For	F
	replacement to those who are due to retire on rotation: Mr.			
	Sataporn Panichraksapong			
7.D	To approve the appointment of the company's new director in	Management	For	F
	replacement to those who are due to retire on rotation: Mr.			
	Kreingkarn Kanjanapokin			
8	To consider and approve the board of directors remuneration for	Management	For	F
	the year 2011 and acknowledge the audit committees			
	remuneration for the year 2011			
9	To approve the appointment of the company's auditor and	Management	For	F
	consider audit fee for the year 2011			
10	To consider other issues. (if any)	Management	Abstain	F

CONVERGYS CORPORATION

SECURITY 212485106 MEETING TYPE Annual TICKER SYMBOL CVG MEETING DATE 27-Apr-2011 ISIN US2124851062 AGENDA 933380379 -933380379 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1	DIRECTOR	Management		
	1 JEFFREY H. FOX		For	For
	2 RONALD L. NELSON		For	For
2	TO RATIFY THE APPOINTMENT OF THE INDEPENDENT	Management	For	For
	REGISTERED PUBLIC ACCOUNTING FIRM.			
3	TO APPROVE A PROPOSED AMENDMENT TO THE AMENDED	Management	For	For
	AND RESTATED CODE OF REGULATIONS TO ALLOW FOR A			
	MAJORITY VOTING STANDARD FOR UNCONTESTED			
	ELECTION OF DIRECTORS.			
4	TO CONSIDER AN ADVISORY VOTE ON THE	Management	Abstain	Against
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.			
5	TO CONSIDER AN ADVISORY VOTE ON THE FREQUENCY OF	Management	Abstain	Against
	THE ADVISORY VOTE ON THE COMPENSATION OF OUR			
	NAMED EXECUTIVE OFFICERS.			

GENERAL ELECTRIC COMPANY

 SECURITY
 369604103
 MEETING TYPE
 Annual

 TICKER SYMBOL
 GE
 MEETING DATE
 27-Apr-2011

 ISIN
 US3696041033
 AGENDA
 933387664

933387664 - Management

ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
A1	ELECTION OF	DIRECTOR:	W. GEOFFREY BEATTIE	Management	For	For
A2	ELECTION OF	DIRECTOR:	JAMES I. CASH, JR.	Management	For	For
A3	ELECTION OF	DIRECTOR:	ANN M. FUDGE	Management	For	For
A4	ELECTION OF	DIRECTOR:	SUSAN HOCKFIELD	Management	For	For
A5	ELECTION OF	DIRECTOR:	JEFFREY R. IMMELT	Management	For	For
A6	ELECTION OF	DIRECTOR:	ANDREA JUNG	Management	For	For
A7	ELECTION OF	DIRECTOR:	ALAN G. (A.G.) LAFLEY	Management	For	For

A8	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For	For
A9	ELECTION OF DIRECTOR: RALPH S. LARSEN	Management	For	For
A10	ELECTION OF DIRECTOR: ROCHELLE B. LAZARUS	Management	For	For
A11	ELECTION OF DIRECTOR: JAMES J. MULVA	Management	For	For
A12	ELECTION OF DIRECTOR: SAM NUNN	Management	For	For
A13	ELECTION OF DIRECTOR: ROGER S. PENSKE	Management	For	For
A14	ELECTION OF DIRECTOR: ROBERT J. SWIERINGA	Management	For	For
A15	ELECTION OF DIRECTOR: JAMES S. TISCH	Management	For	For
A16	ELECTION OF DIRECTOR: DOUGLAS A. WARNER III	Management	For	For
В1	RATIFICATION OF KPMG	Management	For	For
B2	ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION	Management	Abstain	Against
В3	ADVISORY VOTE ON THE FREQUENCY OF FUTURE	Management	Abstain	Against
	ADVISORY VOTES ON EXECUTIVE COMPENSATION			
C1	SHAREOWNER PROPOSAL: CUMULATIVE VOTING	Shareholder	Against	For
C2	SHAREOWNER PROPOSAL: FUTURE STOCK OPTIONS	Shareholder	Against	For
С3	SHAREOWNER PROPOSAL: WITHDRAW STOCK OPTIONS	Shareholder	Against	For
	GRANTED TO EXECUTIVES			
C4	SHAREOWNER PROPOSAL: CLIMATE CHANGE RISK	Shareholder	Against	For
	DISCLOSURE			
C5	SHAREOWNER PROPOSAL: TRANSPARENCY IN ANIMAL	Shareholder	Against	For
	RESEARCH			

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

THE MCGRAW-HILL COMPANIES, INC.

SECURITY 580645109 MEETING TYPE Annual TICKER SYMBOL MHP MEETING DATE 27-Apr-2011

ISIN US5806451093 AGENDA 933392641 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: PEDRO ASPE	Management	For	For
1B	ELECTION OF DIRECTOR: SIR WINFRIED BISCHOFF	Management	For	For
1C	ELECTION OF DIRECTOR: DOUGLAS N. DAFT	Management	For	For
1D	ELECTION OF DIRECTOR: WILLIAM D. GREEN	Management	For	For
1E	ELECTION OF DIRECTOR: LINDA KOCH LORIMER	Management	For	For
1F	ELECTION OF DIRECTOR: HAROLD MCGRAW III	Management	For	For
1G	ELECTION OF DIRECTOR: ROBERT P. MCGRAW	Management	For	For
1H	ELECTION OF DIRECTOR: HILDA OCHOA-BRILLEMBOURG	Management	For	For
11	ELECTION OF DIRECTOR: SIR MICHAEL RAKE	Management	For	For
1J	ELECTION OF DIRECTOR: EDWARD B. RUST, JR.	Management	For	For
1K	ELECTION OF DIRECTOR: KURT L. SCHMOKE	Management	For	For
1L	ELECTION OF DIRECTOR: SIDNEY TAUREL	Management	For	For
02	VOTE TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO PERMIT SHAREHOLDERS TO CALL SPECIAL MEETINGS	Management	For	For
03	VOTE TO APPROVE, ON AN ADVISORY BASIS, THE EXECUTIVE COMPENSATION PROGRAM FOR THE COMPANY'S NAMED EXECUTIVE OFFICERS	Management	Abstain	Against
04	VOTE, ON AN ADVISORY BASIS, ON HOW OFTEN THE COMPANY WILL CONDUCT AN ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	Abstain	Against

05	VOTE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG	Management	For	For
	LLP AS OUR INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR 2011			
06	SHAREHOLDER PROPOSAL REQUESTING SHAREHOLDER	Shareholder	Against	For
	ACTION BY WRITTEN CONSENT			

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

SECURITY 02364W105 MEETING TYPE Special
TICKER SYMBOL AMX MEETING DATE 27-Apr-2011
ISIN US02364W1053 AGENDA 933435338 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY THAT THE HOLDERS OF THE SERIES "L" SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS	Management	For	For
02	THEREON. APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON.	Management	For	For

TELEGRAAF MEDIA GROEP NV

SECURITY N8502L104 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 28-Apr-2011 MEETING DATE 28-Apr-2011
AGENDA 702849398 - Management NL0000386605 AGENDA ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/ MANA
CMMT	PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE-ASSOCIATED WITH THIS MEETING. THANK YOU.	Non-Voting		
1	Opening	Non-Voting		
2	Report of the Executive Board concerning the Company's performance and-policies pursued during the 2010 financial year	Non-Voting		
3	Adoption of the 2010 Financial Statements	Management	For	For
4.a	Discharge of the members of the Executive Board for the policies pursued in 2010	Management	For	For
4.b	Discharge of the members of the Supervisory Board for the supervision exercised in 2010	Management	For	For
5.a	Adoption of the proposed profit appropriation	Management	For	For
5.b	Notification of the time and location where the dividend will be made payable	Non-Voting		
6.1	Composition of the Supervisory Board: Ms M. Tiemstra	Management	For	For
6.2	Composition of the Supervisory Board: Mr A.J. Van Puijenbroek	Management	For	For
6.3	Composition of the Supervisory Board: Mr J.G. Drechsel	Management	For	For
7	Remuneration of the Supervisory Board	Management	For	For
8	Appointment of the external auditor. Proposal to appoint Deloitte as the Company's auditor for the 2011 financial year	Management	For	For
9	Authorisation to purchase company shares	Management	For	For

10 Any Other Business Non-Voting 11 Closing Non-Voting

JASMINE INTERNATIONAL PUBLIC CO LTD

SECURITY Y44202268 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 28-Apr-2011 TH0418C10Z15 AGENDA 702939248 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 791733 DUE TO ADDITION OF-RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND-YOU WILL NEED TO REINSTRUCT ON	Non-Voting	
СММТ	THIS MEETING NOTICE. THANK YOU. IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT	Non-Voting	
1	AGENDA AS ABSTAIN. To consider and certify the minutes of the 2010 annual general meeting of shareholders, held on 28 April 2010	Management	For

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc. 29

ITEM	PROPOSAL	TYPE	VOTE
2	To acknowledge the board of directors annual report on the company's operating result during the year 2010	Management	For
3	To consider and approve the company's financial statements and auditors report ended 31 December 2010	Management	For
4	To consider the allocation of net profit as legal reserve and the dividend for the year 2010	Management	For
5	To consider an appointment of auditor and to fix audit fee for the year 2011	Management	For
6.A.1	To approve the election of a director to replace those who retires by rotation: Dr. Vichit Yamboonruang	Management	For
6.A.2	To approve the election of a director to replace those who retires by rotation: Mr. Somboon Patcharasopak	Management	For
6.A.3	To approve the election of a director to replace those who retires by rotation: Mr. Terasak Jerauswapong	Management	For
6.A.4	To approve the election of a director to replace those who retires by rotation: Mr. Pleumjai Sinarkorn	Management	For
6.B	To fix the directors remuneration	Management	For
7	To consider other issues (if any)	Management	Abstain

SECURITY 219350105 MEETING TYPE Annual TICKER SYMBOL GLW MEETING DATE 28-Apr-2011

ISIN US2193501051 AGENDA 933380191 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: JOHN SEELY BROWN	Management	For	For
1B	ELECTION OF DIRECTOR: JOHN A. CANNING, JR.	Management	For	For
1C	ELECTION OF DIRECTOR: GORDON GUND	Management	For	For
1D	ELECTION OF DIRECTOR: KURT M. LANDGRAF	Management	For	For
1E	ELECTION OF DIRECTOR: H. ONNO RUDING	Management	For	For
1F	ELECTION OF DIRECTOR: GLENN F. TILTON	Management	For	For
02	APPROVAL, BY NON-BINDING VOTE, ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
03	APPROVAL, BY NON-BINDING, ON THE FREQUENCY OF FUTURE EXECUTIVE COMPENSATION VOTES.	Management	Abstain	Against
04	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
05	SHAREHOLDER PROPOSAL CONCERNING SPECIAL MEETINGS.	Shareholder	Against	For

DIRECTV

SECURITY 25490A101 MEETING TYPE Annual TICKER SYMBOL DTV MEETING DATE 28-Apr-2011

ISIN US25490A1016 AGENDA 933386624 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAIN MANAGEMEN
01	DIRECTOR	Management		
	1 DAVID B. DILLON		For	For
	2 SAMUEL A. DIPIAZZA, JR.		For	For
	3 LORRIE M. NORRINGTON		For	For
02	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.	Management	For	For
03	AMEND CERTIFICATE OF INCORPORATION TO MAKE CERTAIN CAPITAL STOCK CHANGES INCLUDING REDUCTION OF AUTHORIZED CLASS B SHARES FROM 30,000,000 TO 3,000,000 AND ELIMINATION OF THE CLASS C COMMON STOCK.	Management	For	For
04	AMEND CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS.	Management	For	For
05	AMEND CERTIFICATE OF INCORPORATION TO IMPLEMENT A MAJORITY VOTE STANDARD IN UNCONTESTED ELECTIONS OF DIRECTORS.	Management	For	For
06	AMEND CERTIFICATE OF INCORPORATION TO PERMIT A SPECIAL MEETING OF STOCKHOLDERS TO BE CALLED BY 25% OR MORE OF THE STOCKHOLDERS IN CERTAIN CIRCUMSTANCES.	Management	For	For
07	AMEND CERTIFICATE OF INCORPORATION TO ADOPT	Management	For	For

DELAWARE AS THE EXCLUSIVE FORUM FOR CERTAIN DISPUTES.

0.8 ADVISORY VOTE ON COMPENSATION OF NAMED Management Abstain Against EXECUTIVE OFFICERS.

ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY Management Abstain Against 09 VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS.

EBAY INC.

SECURITY 278642103 MEETING TYPE Annual
TICKER SYMBOL EBAY MEETING DATE 28-Apr-2011
ISIN US2786421030 AGENDA 933401010 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: FRED D. ANDERSON	Management	For	For
1B	ELECTION OF DIRECTOR: EDWARD W. BARNHOLT	Management	For	For
1C	ELECTION OF DIRECTOR: SCOTT D. COOK	Management	For	For
1D	ELECTION OF DIRECTOR: JOHN J. DONAHOE	Management	For	For
02	ADVISORY VOTE ON COMPENSATION OF OUR NAMED	Management	Abstain	Against
	EXECUTIVE OFFICERS.			

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITI	EM PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
03	ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY VOTE ON COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
04	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
05	STOCKHOLDER PROPOSAL REGARDING SUPERMAJORITY STOCKHOLDER VOTING STANDARDS.	Shareholder	Against	For

TV AZTECA SAB DE CV

SECURITY P9423U163 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Apr-2011 ISIN MX01AZ060013 AGENDA 702991301 - Management

TYPE VOTE MA ITEM PROPOSAL

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CMMT	PLEASE BE ADVISED THAT DUE TO THE FACT THAT THESE SHARES ARE DEPOSITED INTO-THE NAFINSA TRUST, THEY DO NOT CARRY VOTING RIGHTS FOR FOREIGN INVESTORSTHEREFORE PLEASE ONLY SEND VOTING INSTRUCTIONS IF THE FINAL HOLDER IS A-NATIONAL AND THIS CUSTOMER IS REGISTERED AS SUCH IN BANAMEX MEXICO OR IF THE-ISSUER'S PROSPECTUS ALLOW FOREIGN INVESTORS TO HOLD SHARES WITH VOTING- RIGHTS. SHAREHOLDERS ARE REMINDED THAT EACH CPO OF TV AZTECA IS 3 SHARES-INTEGRATED AS FOLLOWS. 1 SERIES 'A' SH1 SERIES 'DL' SHARE, AND 1 SERIES 'DA'- SHARE. FOREIGN SHAREHOLDERS HAVE THE RIGHT TO VOTE ONLY FOR THE SERIES 'DL'-SHARES.	Non-Voting
I	Presentation and, if deemed appropriate, approval of the report from the-board of directors of the company, report from the audit committee and report-from the general director for the 2010 fiscal year	Non-Voting
II	Discussion of the audited financial statements and of the balance sheet of-the company, as well as of the plan for the allocation of results and, if-deemed appropriate, distribution of profit for the fiscal year that ended on-December 31, 2010	Non-Voting
III	Declaration of the payment of a preferred unitary dividend for the series DA-shares and for the series DL shares	Non-Voting
IV	Determination of the maximum amount of funds to be allocated to the purchase-of shares of the company for the 2011 fiscal year	Non-Voting
V	Ratification or, if deemed appropriate, designation of members of the board-of directors, as well as the ratification or, if deemed appropriate, -designation of the chairperson of the audit committee and secretary, -determination of their compensation	Non-Voting
VI	Presentation and, if deemed appropriate, approval of the report regarding the-fulfillment of the fiscal obligations that are the responsibility of the-company	Non-Voting
VII	Designation of special delegates who will formalize the resolutions passed at-the meeting	Non-Voting

AT&T INC.

SECURITY 00206R102 MEETING TYPE Annual
TICKER SYMBOL T MEETING DATE 29-Apr-2011
ISIN US00206R1023 AGENDA 933378437 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Management	For	For
1B	ELECTION OF DIRECTOR: GILBERT F. AMELIO	Management	For	For
1C	ELECTION OF DIRECTOR: REUBEN V. ANDERSON	Management	For	For
1D	ELECTION OF DIRECTOR: JAMES H. BLANCHARD	Management	For	For
1E	ELECTION OF DIRECTOR: JAIME CHICO PARDO	Management	For	For
1F	ELECTION OF DIRECTOR: JAMES P. KELLY	Management	For	For
1G	ELECTION OF DIRECTOR: JON C. MADONNA	Management	For	For
1H	ELECTION OF DIRECTOR: LYNN M. MARTIN	Management	For	For
11	ELECTION OF DIRECTOR: JOHN B. MCCOY	Management	For	For
1J	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Management	For	For
1K	ELECTION OF DIRECTOR: MATTHEW K. ROSE	Management	For	For
1L	ELECTION OF DIRECTOR: LAURA D'ANDREA TYSON	Management	For	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT	Management	For	For

AUDITORS.

03	APPROVE 2011 INCENTIVE PLAN.	Management	For	For
04	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	ADVISORY VOTE ON FREQUENCY OF VOTE ON EXECUTIVE	Management	Abstain	Against
	COMPENSATION.			
06	POLITICAL CONTRIBUTIONS.	Shareholder	Against	For
07	SPECIAL STOCKHOLDER MEETINGS.	Shareholder	Against	For
08	WRITTEN CONSENT.	Shareholder	Against	For

WORLD WRESTLING ENTERTAINMENT, INC.

SECURITY 98156Q108 MEETING TYPE Annual
TICKER SYMBOL WWE MEETING DATE 29-Apr-2011
ISIN US98156Q1085 AGENDA 933383678 - Management

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 VINCENT K. MCMAHON		For	For
	2 DAVID KENIN		For	For
	3 JOSEPH H. PERKINS		For	For
	4 FRANK A. RIDDICK, III		For	For
	5 JEFFREY R. SPEED		For	For
	6 KEVIN DUNN		For	For
	7 BASIL V. DEVITO, JR.		For	For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	ADVISORY VOTE ON FREQUENCY OF ADVISORY VOTE ON	Management	Abstain	Against
	EXECUTIVE COMPENSATION.			

GRUPO TELEVISA, S.A.B.

SECURITY 40049J206 MEETING TYPE Annual TICKER SYMBOL TV MEETING DATE 29-Apr-2011 ISIN US40049J2069 AGENDA 933432851 -

933432851 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
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	Management	For	For
II	APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS	Management	For	For

MEETING.

DISH NETWORK CORPORATION

SECURITY 25470M109 MEETING TYPE Annual
TICKER SYMBOL DISH MEETING DATE 02-May-2011
ISIN US25470M1099 AGENDA 933390192 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 JAMES DEFRANCO	-	For	For
	2 CANTEY ERGEN		For	For
	3 CHARLES W. ERGEN		For	For
	4 STEVEN R. GOODBARN		For	For
	5 GARY S. HOWARD		For	For
	6 DAVID K. MOSKOWITZ		For	For
	7 TOM A. ORTOLF		For	For
	8 CARL E. VOGEL		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
03	THE ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	THE ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	THE SHAREHOLDER PROPOSAL REGARDING DISH NETWORK CORPORATION'S DUAL CLASS CAPITAL STRUCTURE.	Shareholder	Against	For
06	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT THEREOF.	Management	For	For

CINCINNATI BELL INC.

SECURITY 171871106 MEETING TYPE Annual
TICKER SYMBOL CBB MEETING DATE 03-May-2011
ISIN US1718711062 AGENDA 933389264 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: PHILLIP R. COX	Management	For	For
1B	ELECTION OF DIRECTOR: BRUCE L. BYRNES	Management	For	For
1C	ELECTION OF DIRECTOR: JOHN F. CASSIDY	Management	For	For
1D	ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	Management	For	For
1E	ELECTION OF DIRECTOR: CRAIG F. MAIER	Management	For	For
1F	ELECTION OF DIRECTOR: ALEX SHUMATE	Management	For	For
1G	ELECTION OF DIRECTOR: LYNN A. WENTWORTH	Management	For	For
1H	ELECTION OF DIRECTOR: JOHN M. ZRNO	Management	For	For
02	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR FISCAL 2011.			
03	TO APPROVE, BY NON-BINDING VOTE, EXECUTIVE	Management	Abstain	Against

COMPENSATION.

04	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY	Management Abstain Against
	OF EXECUTIVE COMPENSATION VOTES.	

05 TO APPROVE THE CINCINNATI BELL INC. 2011 SHORT-TERM Management For For INCENTIVE PLAN.

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Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ECHOSTAR CORPORATION

SECURITY 278768106 MEETING TYPE Annual TICKER SYMBOL SATS MEETING DATE 03-May-2011 ISIN US2787681061 AGENDA 933390205 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 JOSEPH P. CLAYTON	-	For	For
	2 R. STANTON DODGE		For	For
	3 MICHAEL T. DUGAN		For	For
	4 CHARLES W. ERGEN		For	For
	5 DAVID K. MOSKOWITZ		For	For
	6 TOM A. ORTOLF		For	For
	7 C. MICHAEL SCHROEDER		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR FISCAL YEAR ENDING DECEMBER 31, 2011.			
03	THE ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	THE ADVISORY VOTE ON THE FREQUENCY OF FUTURE	Management	Abstain	Against
	ADVISORY VOTES ON EXECUTIVE COMPENSATION.			
05	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY	Management	For	For
	COME BEFORE THE ANNUAL MEETING OR ANY			
	ADJOURNMENT THEREOF.			

METROPOLE TELEVISION SA

SECURITY F6160D108 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 04-May-2011

FR0000053225 AGENDA 702899393 - Management ISIN

ITEM	PROPOSAL	TYPE	VO'
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY	Non-Voting	
	VALID VOTE OPTIONS ARE "FOR" AN-D "AGAINST" A VOTE		
	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.		
CMMT	French Resident Shareowners must complete, sign and forward	Non-Voting	
	the Proxy Card dir-ectly to the sub custodian. Please contact your		
	Client Service Representative-to obtain the necessary card,		

account details and directions. The following ap-plies to Non-

	Resident Shareowners: Proxy Cards: Voting instructions will be fo-		
	rwarded to the Global Custodians that have become Registered		•
	Intermediaries, o-n the Vote Deadline Date. In capacity as		,
	Registered Intermediary, the Global C-ustodian will sign the Proxy		,
	Card and forward to the local custodian. If you a-re unsure		•
	whether your Global Custodian acts as Registered Intermediary,		,
	pleas-e contact your representative		•
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING	Non-Voting	,
	INFORMATION IS AVAILABLE BY CLIC-KING ON THE		
	MATERIAL URL LINKS:		ļ
	https://balo.journalofficiel.gouv.fr/pdf/2011/-		
	0330/201103301100985.pdf AND https://balo.journal-		ļ
	officiel.gouv.fr/pdf/2011/04-13/201104131101168.pdf		ļ
0.1	Approval of the annual financial statements for the year ended	Management	For
	December 31, 2010	<u> </u>	•
0.2	Approval of the consolidated financial statements for the year	Management	For
	ended December 31, 2010	5	
0.3	Allocation of the income for the year and setting the amount of the	Management	For
0.2	dividend	1141145	
0.4	Approval of the agreements and commitments regulated by	Management	For
01	articles L.225-38 et seq. of the Code de commerce	Planagement	101
0.5	Renewal of Mr. Gilles Samyn's appointment as a member of the	Management	For
0.5	Supervisory Board	Management	101
0.6	Renewal of Immobiliere Bayard d'Antin's (a legal entity),	Managament	For
0.0	appointment as a member of the Supervisory Board	Management	FOI
0.7	Authorisation to be given to the Board of Directors to enable the	Management	For
0.7		Management	For
	Company to buy back its own shares under the scheme of article		l
E O	L.225-209 of the Code de commerce	Management	F 2 22
E.8	Authorisation to be given to the Board of Directors to cancel	Management	F.O.L.
	shares bought by the Company under the scheme of article L.225-		l
- 0	209 of the Code de commerce	**	
E.9	Delegation of powers to be given to the Board of Directors to	Management	For
	increase the authorised capital, capped at 10%, in order to pay for		l
	contributions in kind of shares or transferable securities giving		l
	access to the capital		l
E.10	Delegation of powers to be given to the Board of Directors to	Management	For
	increase the authorised capital by issuing shares reserved for		ļ
	members of a corporate PEP pursuant to articles L. 3332-18 et		
	seq. of the Code du travail		ļ
E.11	Authorisation to be given to the Board of Directors to award free	Management	For
	shares to salaried employees (and/or certain corporate officers		l
E.12	Amendment of article 16 of the Articles of Association raising the	Management	For
	age limit for members of the Board of Directors from 65 to 70		l
E.13	Amendment of article 20 of the Articles of Association to allow	Management	For
	appointments of Board members to overlap		ļ
E.14	Harmonising of the Articles of Association - paras. 1 & 2, article	Management	For
	13, para. 6, article 21, paras. 1 & 2, article 28 and para. 1, article		l
	29		
OE.15	Powers for the necessary legal formalities	Management	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting	
	OF ADDITIONAL URL. IF YOU H-AVE ALREADY SENT IN	-	
	YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM		
	UNLESS YO-U DECIDE TO AMEND YOUR ORIGINAL		
	INCUPLICATIONS THANK VOIL		

ProxyEdge

INSTRUCTIONS. THANK YOU.

Meeting Date Range:07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

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HARTE-HANKS, INC.

SECURITY 416196103 MEETING TYPE Annual
TICKER SYMBOL HHS MEETING DATE 04-May-2011
ISIN US4161961036 AGENDA 933406058 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 HOUSTON H. HARTE		For	For
	2 JUDY C. ODOM		For	For
	3 KAREN A. PUCKETT		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS HARTE-HANKS' INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2011.	Management	For	For
03	TO APPROVE (ON AN ADVISORY BASIS) THE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
04	TO RECOMMEND (ON AN ADVISORY BASIS) THE FREQUENCY OF HOLDING AN ADVISORY VOTE ON THE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against

REGAL ENTERTAINMENT GROUP

SECURITY 758766109 MEETING TYPE Annual
TICKER SYMBOL RGC MEETING DATE 04-May-2011
ISIN US7587661098 AGENDA 933429133 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 STEPHEN A. KAPLAN		For	For
	2 JACK TYRRELL		For	For
	3 NESTOR R. WEIGAND JR.		For	For
02	APPROVAL, ON AN ADVISORY BASIS, OF THE	Management	Abstain	Against
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.			
03	RECOMMENDATION, ON AN ADVISORY BASIS, OF THE	Management	Abstain	Against
	FREQUENCY AT WHICH TO HOLD FUTURE ADVISORY			
	VOTES ON THE COMPANY'S EXECUTIVE COMPENSATION.			
04	RATIFICATION OF THE AUDIT COMMITTEE'S SELECTION OF	Management	For	For
	KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING			
	DECEMBER 29, 2011.			

VERIZON COMMUNICATIONS INC.

SECURITY 92343V104 MEETING TYPE Annual
TICKER SYMBOL VZ MEETING DATE 05-May-2011
ISIN US92343V1044 AGENDA 933387830 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	For	For
1B	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	For	For
1C	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For	For
1D	ELECTION OF DIRECTOR: LOWELL C. MCADAM	Management	For	For
1E	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	For	For
1F	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	For	For
1G	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	For	For
1H	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	For	For
11	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	For	For
1J	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	For	For
1K	ELECTION OF DIRECTOR: RODNEY E. SLATER	Management	For	For
1L	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	For	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT	Management	For	For
	REGISTERED PUBLIC ACCOUNTING FIRM			
03	ADVISORY VOTE RELATED TO EXECUTIVE COMPENSATION	Management	Abstain	Against
04	ADVISORY VOTE RELATED TO FUTURE VOTES ON	Management	Abstain	Against
	EXECUTIVE COMPENSATION			
05	DISCLOSE PRIOR GOVERNMENT SERVICE	Shareholder	Against	For
06	PERFORMANCE STOCK UNIT PERFORMANCE THRESHOLDS	Shareholder	_	
07	CUMULATIVE VOTING	Shareholder	_	
8 0	SHAREHOLDER RIGHT TO CALL A SPECIAL MEETING	Shareholder	Against	For

STARWOOD HOTELS & RESORTS WORLDWIDE

SECURITY 85590A401 MEETING TYPE Annual
TICKER SYMBOL HOT MEETING DATE 05-May-2011
ISIN US85590A4013 AGENDA 933390421 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 ADAM ARON 2 CHARLENE BARSHEFSKY 3 THOMAS CLARKE 4 CLAYTON DALEY, JR. 5 BRUCE DUNCAN 6 LIZANNE GALBREATH 7 ERIC HIPPEAU 8 STEPHEN QUAZZO 9 THOMAS RYDER 10 FRITS VAN PAASSCHEN 11 KNEELAND YOUNGBLOOD	Management	For For For For For For For For	For

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc. 34

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
03	RESOLVED, THAT THE COMPANY STOCKHOLDERS APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO ITEM 402 OF REGULATION S-K, INCLUDING THE COMPENSATION DISCUSSION & ANALYSIS, COMPENSATION TABLES AND NARRATIVE DISCUSSION, IN OUR PROXY STATEMENT FOR THE 2011 ANNUAL MEETING OF STOCKHOLDERS.	Management	Abstain	Against
04	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF EXECUTIVE COMPENSATION VOTES.	Management	Abstain	Against

GAYLORD ENTERTAINMENT COMPANY

SECURITY 367905106 MEETING TYPE Annual
TICKER SYMBOL GET MEETING DATE 05-May-2011
ISIN US3679051066 AGENDA 933404092 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 GLENN J. ANGIOLILLO	-	For	For
	2 MICHAEL J. BENDER		For	For
	3 E.K. GAYLORD II		For	For
	4 RALPH HORN		For	For
	5 DAVID W. JOHNSON		For	For
	6 ELLEN LEVINE		For	For
	7 TERRELL T. PHILEN, JR.		For	For
	8 ROBERT S. PRATHER, JR.		For	For
	9 COLIN V. REED		For	For
	10 MICHAEL D. ROSE		For	For
	11 MICHAEL I. ROTH		For	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2011.	Management	For	For
03	TO APPROVE THE AMENDMENT AND RESTATEMENT OF OUR 2006 OMNIBUS INCENTIVE PLAN.	Management	For	For
04	TO APPROVE, ON AN ADVISORY BASIS, EXECUTIVE COMPENSATION.	Management	For	For
05	TO RECOMMEND, ON AN ADVISORY BASIS, WHETHER WE WILL HAVE FUTURE ADVISORY VOTES REGARDING OUR EXECUTIVE COMPENSATION EVERY ONE YEAR, EVERY TWO YEARS OR EVERY THREE YEARS.	Management	1 Year	For

TELUS CORPORATION

SECURITY	87971M996	MEETING TYPE	Annual
TICKER SYMBOL		MEETING DATE	05-May-2011
ISIN	CA87971M9969	AGENDA	933410576 - Management

ITEM	PROPOSAL			TYPE	VOTE	
)1	DIRECTOR			Management		
_	1 R.H. (DICK) A	UCHINLECK		riariagemerie	For	For
	2 A. CHARLES BA				For	For
	3 MICHELINE BOU				For	
	4 R. JOHN BUTLE				For	
	5 BRIAN A. CANE	IELD			For	For
	6 PIERRE Y. DUC	ROS			For	
	7 DARREN ENTWIS	TLE			For	
	8 RUSTON E.T. G	OEPEL			For	For
	9 JOHN S. LACEY				For	For
	10 WILLIAM A. M	ACKINNON			For	For
	11 RONALD P. TR	.IFFO			For	For
	12 DONALD WOODL	ÆΥ			For	
2		E & TOUCHE LLP AS D AUTHORIZE DIRECT		Management	For	For
3		ANY'S APPROACH TO	EXECUTIVE	Management	For	For
	ITY R SYMBOL	F13398106 FR0000125460	MEETING TYPE MEETING DATE AGENDA		Manager	nent
	PROPOSAL					TYPE
	PROPOSAL					TYPE
MMT	PLEASE NOTE IN	THE FRENCH MARKET TONS ARE "FOR"-AND	"AGAINST" A VOTE			TYPE Non-Voting
CMMT	PLEASE NOTE IN VALID VOTE OPT OF "ABSTAIN" WE French Resident the Proxy Card Client Service account detail Resident Share forwarded to the Intermediaries Registered Interd and-forwarded and-forwarded and-forwarded and-forwarded and-forwarded and-forwarded and-forwarded and-forwarded interd and-forwarded interd and-forwarded interd and-forwarded interd and-forwarded interd and-forwarded interd interd and-forwarded interd and-forwarded interded interd	TIONS ARE "FOR"-AND ITLL BE TREATED AS It Shareowners must be directly to the second and directions. Second country of the Second country, the Global Custodian acts as Reserved.	"AGAINST" A VOTE AN "AGAINST" VOTE complete, sign a sub custodian. Ple obtain the neces The following apports: Voting-instrans that have become line Date. In capabal Custodian will astodian. If you a	and forward case contact you ssary card, clies to Non- cuctions will be come-Registered cacity as- cl sign the Property	ре	

	422/201104221101607.pdf		
0.1	Approval of the corporate reports and financial statements for FY 2010	Management	No Act
0.2	Approval of the consolidated reports and financial statements for FY 2010	Management	No Act
0.3	Special report by the statutory auditors on the agreements and commitments regulated by article L. 225-40 of the Code de commerce	Management	No Act
0.4	Allocation of income for FY 2010, setting of the dividend and its due date for payment	Management	No Act
0.5	Renewal of Mr Bertrand Meheut's appointment as a member of the Board of Directors	Management	No Act
0.6	Renewal of Mr Rodolphe Belmer's appointment as a member of the Board of Directors	Management	No Act
0.7	Renewal of Canal+ Distribution's appointment as a member of the Board of Directors	Management	No Act
0.8	Appointment of a new director, Mr Pierre Blayau	Management	No Act
0.9	Setting of the amount of the directors' attendance fees	Management	No Act
E.10	Change of the Company's name and correlative amendment of article 3 of the Articles of Association	Management	No Act
OE.11 CMMT	Powers for the necessary legal formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL. IF YOU H-AVE ALREADY SENT IN	Management Non-Voting	No Act
	YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YO-U DECIDE TO AMEND YOUR ORIGINAL		

LAGARDERE SCA, PARIS

INSTRUCTIONS. THANK YOU.

ITEM	PROPOSAL	TYPE	VO
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY	Non-Voting	

SECURITY F5485U100 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 10-May-2011
ISIN FR0000130213 AGENDA 702873806 - Management

CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE	Non-Voting
	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	
CMMT	French Resident Shareowners must complete, sign and forward	Non-Voting
	the Proxy Card-directly to the sub custodian. Please contact your	
	Client Service-Representative to obtain the necessary card,	
	account details and directionsThe 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	
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING	Non-Voting
	INFORMATION IS AVAILABLE BY CLIC-KING ON THE	-
	MATERIAL URL LINKS: https://balo.journal-	
	officiel.gouv.fr/pdf/2011-/0325/201103251100886.pdf AND	
	https://balo.journal-officiel.gouv.fr/pdf/2011/0-	
	422/201104221101525.pdf	
0.1	Approval of the corporate financial statements for the year ended	Management

	Edgar Filing: GABELLI GLOBAL MULTIMEDIA TRUST INC - Form N-PX	
	December 31, 2010	
0.2	Approval of the consolidated financial statements for the year ended December 31, 2010	Management
0.3	The shareholders' meeting approves the recommendations of the management and resolves that the income for the fiscal year be appropriated as follows: the earnings for the financial year are of EUR 373,526,611.13 the prior retained earnings of EUR 1,202,164,994.24 i.e. a distributable income of EUR 1,575,691,605.24. The shareholders' meeting decides to withdraw from the distributable income the amount of EUR 1,632,25 0.00, equal to 1 per cent of the net consolidated income group share in favour of the active partners, said dividend will entitle to the 40 per cent deduction provided by the French General Tax Code. The shareholders will receive a net dividend of EUR 1.30 per share, and will entitle to the 40 per cent deduction provided by the French General Tax Code. This dividend will be paid starting from May 23, 2011. As required by law, it is reminded that, for the last three financial years, the dividends paid, were as follows: EUR 1.30 for fiscal year 2007, EUR 1.30 for fiscal year 2008 and EUR 1.30 for fiscal year 2009	Management
0.4	Setting of the total directors' attendance fees for members of the Supervisory Board	Management
0.5	Renewal of the appointment of Ernst & Young et Autres as statutory auditors and appointment of Auditex as the new standby statutory auditor vice Mr Gilles Puissochet, tenure ended	Management
0.6	Appointment of Mrs Susan M. Tolson as a member of the Supervisory Board vice Mr Bernard Mirat, resigned	Management
0.7	Authorisation to be given to management to trade for eighteen months in the Company's shares	Management
Meet	yEdge ing Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/201 Gabelli Global Multimedia Trust Inc. 3	

ITEM	PROPOSAL	TYPE	VO
E.8	Authorisation to be given to management for a period of eighteen months to issue transferable securities giving, or capable of giving, immediately or at some future date, only to debt securities and/or to a share in the authorised capital of companies other than Lagardere SCA, and limited to EUR 1.5 billion for the resultant loans	Management	Fo
E.9	Authorisation to be given to management for a period of twenty-six months to issue, with a preferential right of subscription for existing shareholders, shares and transferable securities giving access to the Company's authorised capital, capped at EUR 265 million for capital increases and EUR 1.5 billion for debt securities	Management	Fo
E.10	Authorisation to be given to management for a period of twenty-six months to issue by means of a public offer without a preferential right of subscription for existing shareholders, shares and transferable securities giving access to the Company's authorised capital, capped at EUR 160 million for capital increases with a priority right, EUR 120 million for capital increases without a	Management	Fo

priority right and EUR 1.5 billion for debt securities
E.11 Authorisation to be given to management for a period of twenty-six

Fc

Management

Fc

Fc

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Fc

Fc

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months to issue by private placement to qualified investors or to a restricted group of investors, with the preferential right of subscription cancelled, shares and transferable securities giving access to the Company's authorised capital, capped at EUR 120 million for capital increases and EUR 1.5 billion for debt securities E.12 Authorisation to be given to management to increase the value of Management Fc issues, decided if an issue is oversubscribed E.13 The shareholders' meeting: authorizes the management to Management Fc increase the share capital on one or more occasions, to a maximum nominal amount of EUR 120,000,000.00 (i.e. around 15 per cent of the actual capital), by way of issuing shares or securities giving access to the company's share capital, in consideration for securities tendered in a public exchange offer concerning the shares of another company, authorizes the management to increase the share capital on one or more occasions, up to EUR 80,000,000.00 (i.e. per around 10 cent 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 the share capital of another company. The shareholders' preferential subscription rights concerning the securities above mentioned are cancelled. The shareholders' meeting: decides that the nominal amount of the debt securities issue d shall not exceed EUR 1,500,000,000.00, delegates all powers to the management to take all necessary measures and accomplish all necessary formalities. The present delegation is given for a 26-month period. It supersedes the delegation granted by the shareholders' meeting of April 28, 2009 E.14 Overall cap of EUR 160 million (issue premia excluded) for capital Management Fc increases resulting from issues made with the preferential right of subscription for existing shareholders cancelled and capped at EUR 1.5 billion for debt securities included in issues under earlier resolutions E.15 Authorisation to be given to management, for a period of twenty-Management Fc six months, to increase the authorised capital by incorporation of reserves or issue premia and free allocations of shares to shareholders, or by increasing the face value of existing shares, capped at EUR 300 million E.16 Amendment to article 25 of the Articles of Association in order to Management Fc allow as an extraordinary distribution, a payment in kind to Shareholders 0.17 Powers to accomplish the necessary legal formalities Management Fc HAVAS, 2 ALLEE DE LONGCHAMP SURESNES MEETING TYPE MIX SECURITY F47696111 TICKER SYMBOL MEETING DATE 10-May-2011 FR0000121881 ISIN AGENDA 702900677 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE	Non-Voting	
CMMT	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. French Resident Shareowners must complete, sign and forward the Proxy Card-directly to the sub custodian. Please contact your	Non-Voting	

	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		
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY CLIC-KING ON THE MATERIAL URL LINKS: https://balo.journal-	Non-Voting	
	officiel.gouv.fr/pdf/2011-/0401/201104011101030.pdf AND		
	https://balo.journal-officiel.gouv.fr/pdf/2011/0-		
	418/201104181101419.pdf		
0.1	Review and approval of the annual financial statements for the financial year 2010	Management	For
0.2	Review and approval of the consolidated financial statements for the financial year 2010	Management	For
0.3	Allocation of income for the financial year	Management	For
0.4	Setting the amount of attendance allowances for 2011	Management	For
0.5	Approval of the Agreements pursuant to Article L. 225-38 of the	Management	For
	Commercial Code (Agreements concluded between the		
	companies Bollore and Havas)		
0.6	Approval of the Agreements pursuant to Article L. 225-38 of the	Management	For
	Commercial Code (cancellation of the Agreement concluded		
	between the Company Havas and the company EURO RSCG,		
	and cancellation of the Agreement between the Company Havas		
	1 . 1		

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

and the company EURO RSCG Worldwide)

0.7 Renewal of Mr. Vincent BOLLORE's term as Board member

ITEM	PROPOSAL	TYPE	VOTE
0.8	Appointment of Mrs. Mercedes ERRA as Board member	Management	For
0.9	Renewal of Mr. Antoine VEIL's term as Board member	Management	For
0.10	Renewal of Mr. Jacques SEGUELA's term as Board member	Management	For
0.11	Renewal of Mr. Pierre GODE's term as Board member	Management	For
0.12	Renewal of Mr. Yves CANNAC's term as Board member	Management	For
0.13	Renewal of term of the company BOLLORE as Board member	Management	For
0.14	Renewal of term of the company LONGCHAMP	Management	For
	PARTICIPATIONS as Board member		
0.15	Renewal of term of the company FINANCIERE DE LONGCHAMP	Management	For
	as Board member		
0.16	Authorization granted to the Board of Directors to purchase shares	Management	For
	of the Company		
E.17	Authorization granted to the Board of Directors to reduce capital	Management	For
	by cancellation of shares previously purchased as part of a share		
	repurchase program		
E.18	Delegation of authority to the Board of Directors to increase share	Management	For

Management For

	capital in favor of members of a company savings plan		
E.19	Delegation of authority to the Board of Directors to increase share	Management	For
	capital in favor of given categories of beneficiaries		
E.20	Amendment of Article 22 of the Statutes "Nature and convening"	Management	For
E.21	Amendment of Article 23 of the Statutes 'Agenda"	Management	For
E.22	Powers to accomplish the formalities	Management	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting	
	OF ADDITIONAL URL. IF YOU H-AVE ALREADY SENT IN		
	YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM		
	UNLESS YO-U DECIDE TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

UNITED BUSINESS MEDIA LTD

SECURITY G9226Z104 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 10-May-2011 ISIN JE00B2R84W06 AGENDA 702922039 - Management

				FOR/AGAI
ITEM	PROPOSAL	TYPE	VOTE	MANAGEME
1	To receive and adopt report and accounts	Management	For	For
2	To approve the directors' remuneration report	Management	For	For
3	To re-appoint Ernst and Young LLP as auditors	Management	For	For
4	To authorise the directors to determine the remuneration of the	Management	For	For
	auditors			
5	To re-elect David Levin as a director	Management	For	For
6	To re-elect Alan Gillespie as a director	Management	For	For
7	To re-elect Jonathan Newcomb as a director	Management	For	For
8	To authorise the directors to allot relevant securities	Management	For	For
9	to change the name of the company to Ubm Plc	Management	For	For
10	To allow general meetings to be called on 14 days' notice	Management	For	For
11	To disapply pre-emption rights	Management	For	For
12	To authorise the purchase by the company of ordinary shares in	Management	For	For
	the market			
13	To adopt new articles of association	Management	For	For

BELO CORP.

SECURITY 080555105 MEETING TYPE Annual
TICKER SYMBOL BLC MEETING DATE 10-May-2011
ISIN US0805551050 AGENDA 933394378 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1	DIRECTOR	Management		
	1 ROBERT W. DECHERD		For	For
	2 DUNIA A. SHIVE		For	For
	3 M. ANNE SZOSTAK		For	For
2	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	For	For

LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

AN ADVISORY RESOLUTION ON EXECUTIVE 3 Management Abstain Against COMPENSATION (SAY-ON-PAY)

AN ADVISORY VOTE ON THE FREQUENCY OF FUTURE Management Abstain Against 4 ADVISORY VOTES ON SAY-ON-PAY.

SPRINT NEXTEL CORPORATION

SECURITY 852061100 MEETING TYPE Annual
TICKER SYMBOL S MEETING DATE 10-May-2011
ISIN US8520611000 AGENDA 933396536 - Management

ITEM	PROPOSAL		TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR	ROBERT R. BENNETT	Management	For	For
1B	ELECTION OF DIRECTOR	GORDON M. BETHUNE	Management	For	For
1C	ELECTION OF DIRECTOR	LARRY C. GLASSCOCK	Management	For	For
1D	ELECTION OF DIRECTOR	JAMES H. HANCE, JR.	Management	For	For
1E	ELECTION OF DIRECTOR	DANIEL R. HESSE	Management	For	For
1F	ELECTION OF DIRECTOR	: V. JANET HILL	Management	For	For
1G	ELECTION OF DIRECTOR	FRANK IANNA	Management	For	For
1H	ELECTION OF DIRECTOR	SVEN-CHRISTER NILSSON	Management	For	For

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
11	ELECTION OF DIRECTOR: WILLIAM R. NUTI	Management	For	For
1J	ELECTION OF DIRECTOR: RODNEY O'NEAL	Management	For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2011.	Management	For	For
03	TO APPROVE, BY A NON-BINDING ADVISORY VOTE, OUR EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	TO RECOMMEND, BY A NON-BINDING ADVISORY VOTE, THE FREQUENCY OF ADVISORY VOTES ON OUR EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING POLITICAL CONTRIBUTIONS.	Shareholder	Against	For
06	TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING THE RETENTION OF EQUITY AWARDS.	Shareholder	Against	For
07	TO VOTE ON A SHAREHOLDER PROPOSAL REQUESTING CHANGE TO A VOTING REQUIREMENT.	Shareholder	Against	For

ITT CORPORATION

SECURITY 450911102 MEETING TYPE Annual
TICKER SYMBOL ITT MEETING DATE 10-May-2011
ISIN US4509111021 AGENDA 933396586 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 STEVEN R. LORANGER		For	For
	2 CURTIS J. CRAWFORD		For	For
	3 CHRISTINA A. GOLD		For	For
	4 RALPH F. HAKE		For	For
	5 JOHN J. HAMRE		For	For
	6 PAUL J. KERN		For	For
	7 FRANK T. MACINNIS		For	For
	8 SURYA N. MOHAPATRA		For	For
	9 LINDA S. SANFORD		For	For
	10 MARKOS I. TAMBAKERAS		For	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS ITT'S INDEPENDENT REGISTERED PUBLIC	Management	For	For
0.0	ACCOUNTING FIRM FOR 2011.		_	_
03	APPROVAL OF THE ITT CORPORATION 2011 OMNIBUS INCENTIVE PLAN.	Management	F'or	For
04	APPROVAL OF A PROPOSAL TO AMEND THE COMPANY'S RESTATED ARTICLES OF INCORPORATION TO ALLOW SHAREHOLDERS TO CALL SPECIAL MEETINGS.	Management	For	For
05	TO APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
06	TO DETERMINE, IN A NON-BINDING VOTE, WHETHER A SHAREHOLDER VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS SHOULD OCCUR EVERY ONE, TWO OR THREE YEARS.	Management	Abstain	Against
07	TO VOTE ON A SHAREHOLDER PROPOSAL REQUESTING THAT THE COMPANY AMEND, WHERE APPLICABLE, ITT'S POLICIES RELATED TO HUMAN RIGHTS.	Shareholder	Against	For

NII HOLDINGS, INC.

SECURITY 62913F201 MEETING TYPE Annual
TICKER SYMBOL NIHD MEETING DATE 10-May-2011
ISIN US62913F2011 AGENDA 933406604 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 CHARLES M. HERINGTON		For	For
	2 ROSENDO G. PARRA		For	For
	3 JOHN W. RISNER		For	For
02	A NON-BINDING STOCKHOLDER ADVISORY VOTE ON	Management	Abstain	Against
	EXECUTIVE COMPENSATION.			
03	A NON-BINDING STOCKHOLDER ADVISORY VOTE ON FREQUENCY OF HOLDING AN ADVISORY VOTE ON	Management	Abstain	Against

EXECUTIVE COMPENSATION.

04 RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS Management For For OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2011.

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

JC DECAUX SA, NEUILLY SUR SEINE

SECURITY

TICKER SYMBOL

F5333N100 MEETING TYPE MIX
MEETING DATE 11-May-2011
FR0000077919 AGENDA 702937511 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
CMMT	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	
CMMT	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	
0.1	Approval of the corporate financial statements for the financial year 2010	Management	For
0.2	Approval of the consolidated financial statements for the financial year 2010	Management	For
0.3	Allocation of income	Management	For
0.4	Expenses and expenditures pursuant to Article 39-4 of the General Tax Code	Management	For
0.5	Appointment of Mrs. Monique Cohen as new Supervisory Board member	Management	For
0.6	Regulated Agreements pursuant to Article L.225-86 of the Commercial Code regarding the compensation paid to Mr. Gerard Degonse in connection with the termination of his duties	Management	For
0.7	Regulated Agreements pursuant to Article L. 225-86 of the Commercial Code regarding commitments undertaken in favor of Mr. Jeremy Male	Management	For
0.8	Regulated Agreements pursuant to Article L. 225-86 of the Commercial Code regarding the non-competition compensation that will be paid to Mrs. Laurence Debroux in the event of termination of her employment contract	Management	For
0.9	Special report of the Statutory Auditors; approval of the operations pursuant to Articles L.225-86 et seq. of the Commercial Code	Management	For
0.10	Setting the amount of attendance allowances	Management	For
0.11	Authorization to be granted to the Executive Board to trade Company's shares	Management	For

	9	3				
E.12	decide to in preferential		al by issuing - w ts- shares and/or		Management	For
E.13	Delegation o	the allotment of authority to be	granted to the Ex		Management	For
	subscription the capital	n rights- shares an	d/or securities p /or by issuing se	thout preferential providing access to ecurities entitling to		
E.14	Delegation of decide to in subscription	of authority to be acrease share capit a rights- shares an	granted to the Exal by issuing wid/or securities p		Management	For
		nt of debt securiti Article L.411-2, I		e investment and Financial Code		
E.15	Option to is without pref	ssue shares or secu Terential subscript	rities providing ion rights, in co		Management 1	For
E.16	capital Delegation of	of authority to be	granted to the Ex	ecutive Board to	Management	For
	decide to in	crease share capit	al by incorporati			
E.17	Delegation of increase the the event of	of authority to be number of issuabl capital increase	granted to the Exe e securities (Gre	enshoe option) in	Management	For
E.18	decide to in providing ac with cancell	of authority to be acrease share capit access to capital re	al by issuing sha served for member		Management	For
E.19	grant option	of authority to be as to subscribe for	or purchase shar	es to employees	Management	For
E.20	Delegation of carry out fr	ce officers of the of authority to be see allocations of ad corporate office	granted to the Exshares existing of	ecutive Board to or to be issued to	Management	For
E.21	Delegation t	o be granted to th	e Executive Board		Management	For
E.22		cancellation of tre the formalities	asury snares		Management	For
GREEK	ORGANISATION	N OF FOOTBALL PROGN	OSTICS SA			
SECURI	ITY	X3232T104		Ordinary General Meet	ing	
TICKER ISIN	R SYMBOL	GRS419003009	MEETING DATE AGENDA	_	nt	
ITEM	PROPOSAL				TYPE	VOTE
CMMT	PLEASE NOTE REACH QUORUM MEETING ON 2 INSTRUCTIONS SECOND CALL. WILL BE DISF	IN THE EVENT THE M 1, THERE WILL BE AN 23 MAY 2011 AT 12:0 3 WILL NOT BE CARRI ALL VOTES RECEIVE REGARDED AND YOU WI 30 THE REPETITIVE-M	EETING DOES NOT A REPETITIVE ALSO, YOUR VOT ED OVER TO THE D ON THIS-MEETING LL NEED TO	TING	Non-Voting	

1. Submission and approval of the board of directors reports and auditors reports for the annual financial statements for the eleventh (11th) fiscal year (commencing on January 1st, 2010 until December 31st, 2010), which are included at the annual financial report for the corresponding period of January 1st, 2010 until December 31st, 2010, according to article 4 of the 1.

Management For

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc. 40

ITEM	PROPOSAL	TYPE	VOTE
2.	Submission and approval of the company's corporate and consolidated financial statements for the eleventh (11th) fiscal year (commencing on January 1st, 2010 until December 31st, 2010), which are included at the annual financial report for the corresponding period of January 1st, 2010 until December 31st, 2010, according to article 4 of the 1. 3556/2007	Management	For
3.	Approval of earnings distribution for the eleventh (11th) fiscal year (commencing on January 1st, 2010 until December 31st, 2010), which are included at the annual financial report for the corresponding period of January 1st, 2010 until December 31st, 2010, according to article 4 of the 1. 3556/2007	Management	For
4.	Discharge of both the members of the board of directors and the auditors from any liability for indemnity with respect to the eleventh (11th) fiscal year (commencing on January 1st, 2010 until December 31st, 2010) and approval of the administrative and representation acts of the board of directors	Management	For
5.	Approval of remuneration and compensation payments to the members of the board of directors for attendance and participation at the board of directors, for the eleventh (11th) fiscal year (commencing on January 1st, 2010 until December 31st, 2010)	Management	For
6.	Preliminary approval of remuneration and the compensation payments to the members of the board of directors of the company extraordinary of the members for the current twelfth (12th) fiscal year (commencing on January 1st, 2011 until December 31st, 2011)	Management	For
7.	Nomination of regular and substitute certified auditors for the current twelfth (12th) fiscal year (commencing on January 1st, 2011 until December 31st, 2011) and determination of their fees	Management	For
8.	Ratification of the election of new members of the board of directors in replacement of the resigned members - appointment of independent members of the board of directors	Management	For
9.	Audit committee's duties renewal	Management	For
10.	Granting permission, pursuant to article 23a, paragraph 1 of the C.L. 2190/1920, to members of the board of directors and officers of the company's departments and divisions to participate in boards of directors or in the management of group's companies and their associate companies for the purposes set out in article 42e paragraph 5, of the C.L. 2190/1920	Management	For
11.	Amendment of the articles of association in line with 1.3873/2010 and 1.3884/2010	Management	For
12.	Other announcements	Management	For

COMCAST CORPORATION

SECURITY 20030N101 MEETING TYPE Annual
TICKER SYMBOL CMCSA MEETING DATE 11-May-2011
ISIN US20030N1019 AGENDA 933396334 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 S. DECKER ANSTROM	,	For	For
	2 KENNETH J. BACON		For	For
	3 SHELDON M. BONOVITZ		For	For
	4 EDWARD D. BREEN		For	For
	5 JOSEPH J. COLLINS		For	For
	6 J. MICHAEL COOK		For	For
	7 GERALD L. HASSELL		For	For
	8 JEFFREY A. HONICKMAN		For	For
	9 EDUARDO G. MESTRE		For	For
	10 BRIAN L. ROBERTS		For	For
	11 RALPH J. ROBERTS		For	For
	12 DR. JUDITH RODIN		For	For
02	RATIFICATION OF THE APPOINTMENT OF OUR	Management	For	For
	INDEPENDENT AUDITORS			
03	APPROVAL OF THE COMCAST-NBCUNIVERSAL 2011	Management	For	For
	EMPLOYEE STOCK PURCHASE PLAN			
04	APPROVAL OF THE COMCAST CORPORATION 2002	Management	Against	Against
	RESTRICTED STOCK PLAN, AS AMENDED AND RESTATED			
05	APPROVAL OF THE COMCAST CORPORATION 2003 STOCK	Management	Against	Against
	OPTION PLAN, AS AMENDED AND RESTATED			
06	APPROVAL, ON AN ADVISORY BASIS, OF OUR EXECUTIVE	Management	Abstain	Against
	COMPENSATION			
07	ADVISORY VOTE ON THE FREQUENCY OF THE VOTE ON	Management	Abstain	Against
	EXECUTIVE COMPENSATION			
08	TO PROVIDE FOR CUMULATIVE VOTING IN THE ELECTION	Shareholder	Against	For
	OF DIRECTORS			
09	TO REQUIRE THAT THE CHAIRMAN OF THE BOARD NOT BE	Shareholder	Against	For
	A CURRENT OR FORMER EXECUTIVE OFFICER			

FISHER COMMUNICATIONS, INC.

SECURITY 337756209 MEETING TYPE Contested-Annual TICKER SYMBOL FSCI MEETING DATE 11-May-2011 ISIN US3377562091 AGENDA 933425363 - Opposition

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 MATTHEW GOLDFARB	Management	For	For
	2 STEPHEN LOUKAS		Withheld	Against

3 JOHN F. POWERS For For For 4 JOSEPH J. TROY For

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
02	APPROVAL OF THE COMPANY'S PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011:	Management	For	For
03	THE COMPANY'S ADVISORY VOTE ON EXECUTIVE COMPENSATION, OFTEN REFERRED TO AS "SAY ON PAY":	Management	Abstain	For
04	THE COMPANY'S ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON COMPENSATION OFTEN REFERRED TO AS "SAY WHEN ON PAY":	Management	Abstain	Against

NRJ GROUP, PARIS

F6637Z112 SECURITY MEETING TYPE MIX

TICKER SYMBOL

MEETING DATE 12-May-2011 AGENDA 702926227 - Management ISIN FR0000121691

ITEM	PROPOSAL	TYPE	VOTE	F M
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY	Non-Voting		
	VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.			
CMMT	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		
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINKS:-https://balo.journal- officiel.gouv.fr/pdf/2011/0406/201104061101067.pdf AND h- ttps://balo.journal- officiel.gouv.fr/pdf/2011/0427/201104271101068.pdf	Non-Voting		
0.1	Approval of the annual corporate financial statements	Management	For	F
0.2	Approval of the consolidated financial statements Allocation of income	Management Management	For For	F (

Exceptional distribution of an amount taken out of the account "Issuance premium	Management	For	Fo
Special report of the Statutory Auditors on the regulated Agreements and Commitments and approval of these Agreements	Management	For	Fo
Authorization to be granted to the Board of Directors to allow the Company to repurchase its own shares pursuant to Article L.225-209 of the Commercial Code	Management	For	Fo
Delegation to be granted to the Board of Directors to increase capital within the limit of 10%, in consideration for in-kind contributions and composed of equity securities or securities providing access to capital	Management	For	Fo
Authorization to be granted to the Board of Directors to grant options to subscribe for and/or purchase shares to employed staff members and/or some corporate officers	Management	For	Fo
Delegation to be granted to the Board of Directors to increase capital by issuing shares reserved for members of a company savings plan pursuant to Articles L.3332-18 et seq. of the Code of Labor	Management	For	Fo
Powers to accomplish all formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINKS. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DE-CIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Management Non-Voting	For	Fo
	"Issuance premium Special report of the Statutory Auditors on the regulated Agreements and Commitments and approval of these Agreements Authorization to be granted to the Board of Directors to allow the Company to repurchase its own shares pursuant to Article L.225- 209 of the Commercial Code Delegation to be granted to the Board of Directors to increase capital within the limit of 10%, in consideration for in-kind contributions and composed of equity securities or securities providing access to capital Authorization to be granted to the Board of Directors to grant options to subscribe for and/or purchase shares to employed staff members and/or some corporate officers Delegation to be granted to the Board of Directors to increase capital by issuing shares reserved for members of a company savings plan pursuant to Articles L.3332-18 et seq. of the Code of Labor Powers to accomplish all formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINKS. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DE-CIDE TO AMEND YOUR ORIGINAL	"Issuance premium Special report of the Statutory Auditors on the regulated Agreements and Commitments and approval of these Agreements Authorization to be granted to the Board of Directors to allow the Company to repurchase its own shares pursuant to Article L.225- 209 of the Commercial Code Delegation to be granted to the Board of Directors to increase capital within the limit of 10%, in consideration for in-kind contributions and composed of equity securities or securities providing access to capital Authorization to be granted to the Board of Directors to grant options to subscribe for and/or purchase shares to employed staff members and/or some corporate officers Delegation to be granted to the Board of Directors to increase capital by issuing shares reserved for members of a company savings plan pursuant to Articles L.3332-18 et seq. of the Code of Labor Powers to accomplish all formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINKS. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DE-CIDE TO AMEND YOUR ORIGINAL	"Issuance premium Special report of the Statutory Auditors on the regulated Agreements and Commitments and approval of these Agreements Authorization to be granted to the Board of Directors to allow the Company to repurchase its own shares pursuant to Article L.225- 209 of the Commercial Code Delegation to be granted to the Board of Directors to increase Contributions and composed of equity securities or securities Providing access to capital Authorization to be granted to the Board of Directors to grant Options to subscribe for and/or purchase shares to employed staff members and/or some corporate officers Delegation to be granted to the Board of Directors to increase Capital by issuing shares reserved for members of a company Savings plan pursuant to Articles L.3332-18 et seq. of the Code of Labor Powers to accomplish all formalities PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINKS. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DE-CIDE TO AMEND YOUR ORIGINAL

JARDINE STRATEGIC HLDGS LTD BERMUDA

SECURITY	G50764102	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	12-May-2011
ISIN	BMG507641022	AGENDA	702931521 - Management

				F
ITEM	PROPOSAL	TYPE	VOTE	Μ
1	To receive and consider the financial statements and the independent auditors report for the year ended 31st December 2010, and to declare a final dividend	Management	For	F
2	To re-elect Jenkin Hui as a director	Management	For	F
3	To re-elect Dr George C.G. Koo as a director	Management	For	F
4	To fix the directors fees	Management	For	F
5	To re appoint the auditors and to authorize the directors to fix their remuneration \ensuremath{T}	Management	For	F
6	That a. the exercise by the directors during the relevant period of all powers of the company to allot or issue shares and to make and grant offers, agreements and options which would or might require shares to be allotted, issued or disposed of during or after the end of the relevant period up to an aggregate nominal amount of USD18.6 million, be and is hereby generally and unconditionally approved and b. the aggregate nominal amount of share capital allotted or agreed conditionally or unconditionally to be allotted wholly for cash by the directors pursuant to the approval in paragraph a, otherwise than pursuant to a rights issue, shall not exceed USD2.7 million, and the said approval shall be limited accordingly	Management	For	F
7	That a. the exercise by the directors of all powers of the company to purchase its own shares, subject to and in accordance with all applicable laws and regulations, during the relevant period be and	Management	For	F

is hereby generally and unconditionally approved b. the aggregate nominal amount of shares of the company which the company

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	F M –
CONT	CONTD purchase pursuant to the approval in paragraph a of this resolution-shall be less than 15 percent of the aggregate nominal amount of the existing-issued share capital of the company at the date of this meeting, and such-approval shall be limited accordingly and c. the approval in paragraph a of-this resolution shall, where permitted by applicable laws and regulations and-subject to the limitation in paragraph b of this resolution, extend to permit-the purchase of shares of the company i. by subsidiaries of the company and-ii. pursuant to the terms of put warrants or financial instruments having-similar effect whereby the company can be required to purchase its own shares	Non-Voting		
8	That the purchase by the company of shares of US 25 cents each in Jardine Matheson Holdings Limited during the relevant period be and is hereby generally and unconditionally approved	Management	For	F
CMMT	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		

THE E.W. SCRIPPS COMPANY

SECURITY	811054402	MEETING TYPE	Annual
TICKER SYMBOL	SSP	MEETING DATE	12-May-2011
ISIN	US8110544025	AGENDA	933400979 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 ROGER L. OGDEN 2 J. MARVIN QUIN 3 KIM WILLIAMS	Management	For For	For For
DEUTS	CHE TELEKOM AG			

SECURITY	251566105	MEETING TYPE	Annual
TICKER SYMBOL	DTEGY	MEETING DATE	12-May-2011
ISIN	US2515661054	AGENDA	933416009 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
0.0			-	_
02 03	RESOLUTION ON THE APPROPRIATION OF NET INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE 2010 FINANCIAL YEAR.	Management Management	For For	For For
04	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF DR. KLAUS ZUMWINKEL, WHO RESIGNED FROM THE SUPERVISORY BOARD, FOR THE 2008 FINANCIAL YEAR.	Management	For	For
05	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE 2010 FINANCIAL YEAR.	Management	For	For
06	RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND THE GROUP AUDITOR PURSUANT TO SECTION 318 (1) HGB FOR THE 2011 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW THE CONDENSED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT PURSUANT TO SECTION 37W (5), SECTION 37Y NO. 2 WPHG (WERTPAPIERHANDELSGESETZ - GERMAN SECURITIES TRADING ACT) IN THE 2011 FINANCIAL YEAR.	Management	For	For
07	RESOLUTION ON THE AUTHORIZATION TO ACQUIRE TREASURY SHARES AND USE THEM WITH POSSIBLE EXCLUSION OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO OFFER SHARES AS WELL AS OF THE OPTION TO REDEEM TREASURY SHARES, REDUCING THE CAPITAL STOCK.	Management	For	For
8 0	ELECTION OF A SUPERVISORY BOARD MEMBER (DR. HUBERTUS VON GRUNBERG)	Management	For	For
09	ELECTION OF A SUPERVISORY BOARD MEMBER (DR. H.C. BERNHARD WALTER)	Management	For	For
10	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH T- SYSTEMS INTERNATIONAL GMBH.	Management	For	For
11	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DETEFLEETSERVICES GMBH.	Management	For	For
12	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DFMG HOLDING GMBH.	Management	For	For
13	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DETEASSEKURANZ - DEUTSCHE TELEKOM ASSEKURANZ- VERMITTLUNGSGESELLSCHAFT MBH.	Management	For	For
14	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH VIVENTO CUSTOMER SERVICES GMBH.	Management	For	For
15	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH VIVENTO TECHNICAL SERVICES GMBH.	Management	For	For
16	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DEUTSCHE TELEKOM ACCOUNTING GMBH.	Management	For	For
17	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DEUTSCHE TELEKOM TRAINING GMBH.	Management	For	For
18	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH NORMA TELEKOMMUNIKATIONSDIENSTE GMBH.	Management	For	For
19	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT	Management	For	For

TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH DETEASIA HOLDING $\ensuremath{\mathsf{GMBH}}\xspace$.

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
20	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH TRAVIATA TELEKOMMUNIKATIONSDIENSTE GMBH.	Management	For	For
21	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH SCOUT24 HOLDING GMBH.	Management	For	For
22	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH T- MOBILE WORLDWIDE HOLDING GMBH.	Management	For	For
23	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH TELEKOM DEUTSCHLAND GMBH.	Management	For	For
24	RESOLUTION REGARDING APPROVAL OF THE AMENDMENT TO THE PROFIT AND LOSS TRANSFER AGREEMENT WITH MAGYARCOM HOLDING GMBH.	Management	For	For
25	RESOLUTION ON THE AMENDMENT TO SECTION 2 OF THE ARTICLES OF INCORPORATION.	Management	For	For
26	RESOLUTION REGARDING APPROVAL OF THE SETTLEMENT AGREEMENT WITH THE FORMER MEMBER OF THE BOARD OF MANAGEMENT KAI UWE RICKE.	Management	For	For
27	RESOLUTION REGARDING APPROVAL OF THE SETTLEMENT AGREEMENT WITH THE FORMER MEMBER OF THE SUPERVISORY BOARD DR. KLAUS ZUMWINKEL.	Management	For	For

LADBROKES PLC

SECURITY G5337D107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 13-May-2011 ISIN GB00B0ZSH635 AGENDA 702838080 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGA MANAGEM
1	To receive and adopt the reports and accounts for 2010	Management	For	For
2	To declare a final dividend	Management	For	For
3	To appoint R I Glynn as a director	Management	For	For
4	To appoint J M Kelly as a director	Management	For	For
5	To re-appoint P Erskine as a director	Management	For	For
6	To re-appoint R J Ames as a director	Management	For	For
7	To re-appoint B G Wallace as a director	Management	For	For
8	To re-appoint S Bailey as a director	Management	For	For
9	To re-appoint J F Jarvis as a director	Management	For	For

10	To re-appoint C J Rodrigues as a director	Management	For	For
11	To re-appoint D M Shapland as a director	Management	For	For
12	To re-appoint C P Wicks as a director	Management	For	For
13	To re-appoint Ernst & Young LLP as auditor and to authorise the	Management	For	For
	directors to agree the auditor's remuneration			
14	To approve the remuneration report	Management	For	For
15	To authorise political donations and expenditure	Management	For	For
16	To authorise the Company to purchase its own shares	Management	For	For
17	To authorise the directors to allot shares	Management	For	For
18	To disapply Section 561(1) of the Companies Act 2006	Management	For	For
19	To authorise the calling of general meetings (excluding annual	Management	For	For
	general meetings) by notice of at least 14 clear days			
20	To amend the share Incentive plan	Management	For	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO	Non-Voting		
	MODIFICATION IN THE TEXT OF THE RES-OLUTION 15 AND			
	16. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE			
	DO NOT RETUR-N THIS PROXY FORM UNLESS YOU DECIDE			
	TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU.			

ALIBABA COM LTD

SECURITY	G01717100	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	14-May-2011
ISIN	KYG017171003	AGENDA	702927205 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE	Non-Voting	
	BY CLICKING ON THE URL LINK:-		
	http://www.hkexnews.hk/listedco/listconews/sehk/20110407/LTN2		
	0110407538.pdf		
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO	Non-Voting	
	VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR ALL		
	RESOLUTIONS. THANK YOU.		
1	To consider and adopt the audited financial statements together	Management	For
	with the directors' report and the independent auditor's report for		
	the year ended December 31, 2010		
2	To re-elect Lu Zhaoxi, Jonathan as a director	Management	For
3	To re-elect Wu Wei, Maggie as a director	Management	For
4	To re-elect Shao Xiaofeng as a director	Management	For
5	To re-elect Peng Yi Jie, Sabrina as a director	Management	For
6	To re-elect Kwauk Teh Ming, Walter as a director	Management	For
7	To re-elect Tsuei, Andrew Tian Yuan as a director	Management	For
8	To authorize the board of directors to fix the directors'	Management	For
	Remuneration		
9	To re-appoint auditors and to authorize the board of directors to fix	Management	For
	the auditors' remuneration		
10	To give a general mandate to the directors to issue new shares of	Management	For
	the Company		
11	To give a repurchase mandate to the directors to repurchase	Management	For
	shares of the Company		

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011

The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE
12	To extend the issue mandate granted to the directors to issue	Management	For
	shares by the number of shares repurchased		
13	To approve the scheme mandate to the directors to allot, issue	Management	For
	and deal with additional shares under the restricted share unit		
	scheme		
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting	
	OF ACTUAL RECORD DATE. IF Y-OU HAVE ALREADY SENT		
	IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY		
	FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

INVESTMENT AB KINNEVIK, STOCKHOLM

SECURITY	W4832D128	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	16-May-2011
ISIN	SE0000164600	AGENDA	702967881 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A	Non-Voting	
	BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA)		
	IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR		
	VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A		
	POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED.		
	IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR		
	CLIENT SERVICE-REPRESENTATIVE		
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL	Non-Voting	
	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		
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN	Non-Voting	
	ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU		
1	Opening of the Meeting	Non-Voting	
2	Election of Chairman of the Annual General Meeting : lawyer	Non-Voting	
	Wilhelm Luning		
3	Preparation and approval of the voting list	Non-Voting	
4	Approval of the agenda	Non-Voting	
5	Election of one or two persons to check and verify the minutes	Non-Voting	
6	Determination of whether the Annual General Meeting has been	Non-Voting	
	duly convened		
7	Statement by the Chairman of the Board on the work of the Board	Non-Voting	
	of Directors		
8	Presentation by the Chief Executive Officer	Non-Voting	
9	Presentation of the Annual Report and Auditor's Report and of the Group-Annual Report and the Group Auditor's Report	Non-Voting	

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10	Resolution on the adoption of the Profit and Loss Statement and the Balance Sheet and of the Group Profit and Loss Statement and the Group Balance Sheet	Management	For
11	Resolution on the proposed treatment of the Company's unappropriated earnings or accumulated loss as stated in the adopted Balance Sheet	Management	For
12	Resolution on the discharge of liability of the directors of the Board and the Chief Executive Officer	Management	For
13	Determination of the number of directors of the Board	Management	For
14	Determination of the remuneration to the directors of the Board	Management	For
	and the auditor	,	
15	The Nomination Committee proposes, for the period until the close of the next Annual General Meeting, the re-election of Vigo Carlund, Wilhelm Klingspor, Erik Mitteregger, Allen Sangines-Krause and Cristina Stenbeck as directors of the Board. The Nomination Committee proposes the election of Tom Boardman and Dame Amelia Fawcett as new directors of the Board. John Hewko and Stig Nordin have informed the Nomination Committee that they decline re-election at the Annual General Meeting. The Nomination Committee proposes that the Meeting shall re-elect Cristina Stenbeck as Chairman of the Board of Directors. Furthermore, it is proposed that the Board of Directors at the Constituent Board Meeting appoints an Audit Committee, a Remuneration Committee and a New Ventures Committee within the Board of Directors. The Nomination Committee's motivated opinion regarding proposal of the Board of Directors is available at	Management	For
	the Company's website, www.kinnevik.se		_
16	Approval of the procedure of the Nomination Committee	Management	For
17	Resolution regarding Guidelines for remuneration to the senior executives	Management	For
18.A	Resolution regarding incentive programme comprising the following resolution: adoption of an incentive programme	Management	For
18.B		Management	For
10.1	following resolution: authorisation to resolve to issue Class C	riariagemerre	101
	shares		
18.C	Resolution regarding incentive programme comprising the following resolution: authorisation to resolve to repurchase Class C shares	Management	For
18.D	Resolution regarding incentive programme comprising the following resolution: transfer of Class B shares	Management	For
19	Resolution to authorise the Board of Directors to resolve on	Management	For
- /	repurchase of own shares	11aiiagemeile	101
20	Resolution on amendment of the Articles of Association	Management	For
		-	IOI
21	Closing of the Meeting	Non-Voting	
	PLEASE NOTE THAT THIS IS A REVISION DUE TO	Non-Voting	
	MODIFICATION IN THE TEXT OF THE RES-OLUTION 15. 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.		

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc. 45

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

SECURITY 18451C109 MEETING TYPE Annual
TICKER SYMBOL CCO MEETING DATE 16-May-2011
ISIN US18451C1099 AGENDA 933425426 - Management

				FOR/AGAINST
ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
01	DIRECTOR	Management		
	1 THOMAS R. SHEPHERD	_	For	For
	2 CHRISTOPHER M. TEMPLE		For	For
	3 SCOTT R. WELLS		For	For
02	APPROVAL OF THE ADVISORY (NON-BINDING) RESOLUTION	Management	Abstain	Against
	ON EXECUTIVE COMPENSATION.			
03	ADVISORY (NON-BINDING) VOTE ON THE FREQUENCY OF	Management	Abstain	Against
	FUTURE ADVISORY VOTES ON EXECUTIVE			
	COMPENSATION.			
04	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP	Management	For	For
	AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR THE YEAR ENDING DECEMBER 31, 2011.			

WYNN MACAU LTD

resolution

SECURITY	G98149100	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	17-May-2011
ISIN	KYG981491007	AGENDA	702936634 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/ MANA
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE	Non-Voting		
	BY CLICKING ON THE URL- LINK:http://www.hkexnews.hk/listedco/listconews/sehk/20110411/ LTN20110411351.p-df			
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting		
1	To receive and consider the audited consolidated fi nancial statements of the Company and the reports of the directors and auditors of the Company for the year ended 31 December 2010	Management	For	For
2.a	To re-elect Ms. Linda Chen as executive director of the Company	Management	For	For
2.b	To re-elect Dr. Allan Zeman as non-executive director of the Company	Management	For	For
2.c	To re-elect Mr. Bruce Rockowitz as independent non-executive director of the Company	Management	For	For
2.d	To authorize the board of directors of the Company to fix the respective directors' remuneration	Management	For	For
3	To re-appoint Ernst & Young as auditors of the Company and to authorize the board of directors of the Company to fix auditors' remuneration	Management	For	For
4	To give a general mandate to the directors of the Company to repurchase shares of the Company not exceeding 10% of the aggregate nominal amount of the issued share capital of the	Management	For	For
5	Company as at the date of passing of this resolution To give a general mandate to the directors of the Company to allot, issue and deal with new shares of the Company not exceeding 20% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing of this	Management	For	For

6 To extend the general mandate granted to the directors of the Company to allot, issue and deal with new shares of the Company by the aggregate nominal amount of shares repurchased by the Company

Management For For

CMMT PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ACTUAL RECORD DATE. IF Y-OU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

Non-Voting

UTV MEDIA PLC, BELFAST

G9309S100 MEETING TYPE Annual General Meeting MEETING DATE 17-May-2011 GB00B244WQ16 AGENDA 702999890 - Management SECURITY

TICKER SYMBOL

GB00B244WQ16 AGENDA ISIN

ITEM	PROPOSAL	TYPE	VOT
1	That the Company's annual accounts for the year ended 31 December 2010, together with the Directors' report and the auditors' report on those accounts and on the auditable part of the Directors' remuneration report, be received and adopted	Management	For
2	That the Directors' remuneration report for the year ended 31 December 2010, which is set out in the annual report of the Company for the year ended 31 December 2010, be approved	Management	For
3	That the final dividend recommended by the directors of 3p per ordinary share for the year ended 31 December 2010 be declared payable on 15 July 2011 to holders of ordinary shares registered at the close of business on 27 May 2011	Management	For
4	That J B McGuckian, who offers himself for annual re-election pursuant to Article 128 of the Articles of Association of the Company (having been on the board of UTV plc and then the Company for over 9 years), be re-elected as a Director	Management	For
5	That R E Bailie, who offers himself for annual re-election pursuant to Article 128 of the Articles of Association of the Company (having been on the board of UTV plc and then the Company for over 9 years), be re-elected as a Director	Management	For
6	That H Kirkpatrick, who offers herself for re-election pursuant to Article 127 of the Articles of Association of the Company (this being the third Annual General Meeting since the meeting at which she was previously elected), be re-elected as a Director	Management	For
7	That Ernst & Young LLP be reappointed as auditors to the Company until the conclusion of the next Annual General Meeting of the Company	Management	For
8	That the Directors be authorised to fix the auditors' remuneration	Management	For

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011

The Gabelli Global Multimedia Trust Inc.

ITEM PROPOSAL TYPE VOI

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9.1 That for the purposes of section 551 Companies Act 2006 (the Management For "Act") (and so that expressions used in this resolution shall bear the same meanings as in the said section 551): the Directors be and are generally and unconditionally authorised to exercise all powers of the Company to allot shares and to grant such subscription and conversion rights as are contemplated by sections 551(1)(a) and (b) of the Act respectively up to a maximum nominal amount of GBP1,590,042 to such persons and at such times and on such terms as they think proper during the period expiring at the end of the next Annual General Meeting of the Company (unless previously revoked or varied by the Company in general meeting); and further That for the purposes of section 551 Companies Act 2006 (the 9.2 Management For "Act") (and so that expressions used in this resolution shall bear the same meanings as in the said section 551): the Directors be and are generally and unconditionally authorised to exercise all powers of the Company to allot equity securities (as defined in section 560 of the Act) in connection with a rights issue in favour of the holders of equity securities and any other persons entitled to participate in such issue where the equity securities respectively attributable to the interests of such holders and persons are proportionate (as nearly as maybe) to the respective number of equity securities held by them up to an aggregate nominal amount of GBP1,590,042 during the period expiring at the end of the next Annual General Meeting of the Company CONTD CONT CONTD subject only to such exclusions or other arrangements as Non-Voting the Directors-may consider necessary or expedient to deal with fractional entitlements or-legal or practical problems under the laws or requirements of any recognised-regulatory body or stock exchange in any territory That for the purposes of section 551 Companies Act 2006 (the Management For "Act") (and so that expressions used in this resolution shall bear the same meanings as in the said section 551): the Company be and is hereby authorised to make prior to the expiry of such period any offer or agreement which would or might require such shares or rights to be allotted or granted after the expiry of the said period and the Directors may allot such shares or grant such rights in pursuance of any such offer or agreement notwithstanding the expiry of the authority given by this resolution; so that all previous authorities of the Directors pursuant to the said section 551 be and are hereby revoked 10.1 That, subject to the passing of resolution 9 set out in the Notice Management For convening this Meeting, the Directors be and are empowered in accordance with section 570 Companies Act 2006 (the "Act") to allot equity securities (as defined in section 560 of the Act) for cash, pursuant to the authority conferred on them to allot such shares or grant such rights by that resolution as if section 561(1) and sub-sections (1) - (6) of section 562 of the Act did not apply to any such allotment, provided that the power conferred by this resolution shall be limited to: the allotment of equity securities in connection with an issue or offering in favour of holders of equity securities (but in the case of the authority granted under Resolution 9.2 by way of a rights issue only) and any other persons entitled to participate CONTD ${\tt CONTD}$ in such issue or offering where the equity securities Non-Voting respectively-attributable to the interests of such holders and persons are proportionate-(as nearly as may be) to the respective number of equity securities held by-or deemed to be held by them on the record date of such allotment, subject-only to such exclusions or other arrangements as the Directors may consider-

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10.2	necessary or expedient to deal with fractional entitlements or legal or-practical problems under the laws or requirements of any recognised-regulatory body or stock exchange in any territory; and That, subject to the passing of resolution 9 set out in the Notice convening this Meeting, the Directors be and are empowered in accordance with section 570 Companies Act 2006 (the "Act") to allot equity securities (as defined in section 560 of the Act) for cash, pursuant to the authority conferred on them to allot such shares or grant such rights by that resolution as if section 561(1) and sub-sections (1) - (6) of section 562 of the Act did not apply to any such allotment, provided that the power conferred by this resolution shall be limited to: the allotment (otherwise than pursuant to paragraph 10.1 above) of equity securities up to an	Management	For
	aggregate nominal value not exceeding GBP238,506 (being approximately 5 per cent of the nominal value of the issued share		
CONT	capital of the Company CONTD CONTD as at 18 April 2011); and this power, unless renewed, shall expire at—the end of the next Annual General Meeting of the Company but shall extend to—the making, before such expiry, of an offer or agreement which would or might—require equity securities to be allotted after such expiry and the Directors—may allot equity securities in pursuance of such offer or agreement as if the—	Non-Voting	
11.1	authority conferred hereby had not expired That the Company be and is hereby generally and unconditionally authorised for the purpose of section 701 Companies Act 2006 to make market purchases (as defined in section 693 of the said Act) of ordinary shares of 5p each in the capital of the Company ("ordinary shares") provided that: the maximum number of ordinary shares hereby authorised to be purchased is 4,770,126	Management	For
11.2	being 5 per cent of the ordinary shares in issue as at 18 April 2011 That the Company be and is hereby generally and unconditionally authorised for the purpose of section 701 Companies Act 2006 to make market purchases (as defined in section 693 of the said Act) of ordinary shares of 5p each in the capital of the Company ("ordinary shares") provided that: the minimum price (exclusive of expenses) which may be paid for such ordinary shares is 5p per	Management	For
11.3	share, being the nominal amount thereof That the Company be and is hereby generally and unconditionally authorised for the purpose of section 701 Companies Act 2006 to make market purchases (as defined in section 693 of the said Act) of ordinary shares of 5p each in the capital of the Company ("ordinary shares") provided that: the maximum price (exclusive of expenses) which may be paid for such ordinary shares shall be an amount equal to 5% above the average of the middle market quotations for such shares taken from The London Stock Exchange Daily Official List for the five business days immediately	Management	For
Proxy Meeti	Edge ng Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2013	ı	
	abelli Global Multimedia Trust Inc.		

ITEM	PROPOSAL	TYPE	VOT

11.4 That the Company be and is hereby generally and unconditionally authorised for the purpose of section 701 Companies Act 2006 to

Management For

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make market purchases (as defined in section 693 of the said Act) of ordinary shares of 5p each in the capital of the Company ("ordinary shares") provided that: the authority hereby conferred shall (unless previously renewed or revoked) expire on the earlier of the end of the next Annual General Meeting of the Company and the date which is 18 months after the date on which this resolution is passed; and

11.5 That the Company be and is hereby generally and unconditionally authorised for the purpose of section 701 Companies Act 2006 to make market purchases (as defined in section 693 of the said Act) of ordinary shares of 5p each in the capital of the Company ("ordinary shares") provided that: the Company may make a contract to purchase its own ordinary shares under the authority conferred by this resolution prior to the expiry of such authority, and such contract will or may be executed wholly or partly after the expiry of such authority, and the Company may make a purchase of its own ordinary shares in pursuance of any such contract

the expiry of such authority, and the Company may make a purchase of its own ordinary shares in pursuance of any such contract

That a general meeting of the Company other than an annual Management For general meeting may be called on not less than 14 clear days'

ORASCOM TELECOM S A E

notice

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SECURITY 68554W205 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 17-May-2011 ISIN US68554W2052 AGENDA 703067199 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION-S 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	Non-Voting	
1	Ratification and approval of the BoD's report on the Company's activity during the fiscal year ended December 31, 2010	Management	No Action
2	Approval of the financial statements of the fiscal year ended December 31, 2010, and ratification of the general balance-sheet and the profits and loss accounts of the fiscal year ended December 31, 2010	Management	No Action
3	Ratification of the Auditor's report of the fiscal year ended December 31, 2010	Management	No Action
4	Consideration of the proposal made regarding the distribution of profits of the fiscal year ended December 31, 2010	Management	No Action
5	Discharging the Chairman and the Board Members regarding the fiscal year ended December 31, 2010	Management	No Action
6	Approval and specification of the BM's compensation and allowances regarding the fiscal year ending December 31, 2011	Management	No Action
7	Appointment of the Company's Auditor during the year ending December 31, 2011, and determining his annual professional fees	Management	No Action
8	Approving the related parties' transactions for year 2011 with subsidiaries and affiliates	Management	No Action
9	Delegation of the BoD to conclude loans and mortgages and to issue securities for lenders regarding the Company and its	Management	No Action

Management

subsidiaries and affiliates

Approval and recognition of the donations made during the fiscal Management No Action 10 year 2010, and authorization of the BoD to make donations during the fiscal year 2011

11 Consideration of the approval of the amendments introduced to Management No Action the BoD's constitution

HSN, INC

SECURITY 404303109 MEETING TYPE Annual TICKER SYMBOL HSNI MEETING DATE 17-May-2011 ISIN US4043031099 AGENDA 933398631 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 GREGORY R. BLATT		For	For
	2 P. BOUSQUET-CHAVANNE		For	For
	3 MICHAEL C. BOYD		For	For
	4 WILLIAM COSTELLO		For	For
	5 JAMES M. FOLLO		For	For
	6 MINDY GROSSMAN		For	For
	7 STEPHANIE KUGELMAN		For	For
	8 ARTHUR C. MARTINEZ		For	For
	9 THOMAS J. MCINERNEY		For	For
	10 JOHN B. (JAY) MORSE		For	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED CERTIFIED PUBLIC	Management	For	For
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING			
	DECEMBER 31, 2011.			
03	TO APPROVE, ON AN ADVISORY BASIS, THE	Management	Ahetain	Against
03	COMPENSATION PAID TO OUR NAMED EXECUTIVE	Hanagement	ADSCAIN	Against
	OFFICERS.			
04	TO APPROVE, ON AN ADVISORY BASIS, THE FREQUENCY OF FUTURE ADVISORY VOTES ON THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against

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DISCOVERY COMMUNICATIONS, INC.

25470F104 MEETING TYPE Annual
DISCA MEETING DATE 17-May-2011
US25470F1049 AGENDA 933405866 - Management SECURITY TICKER SYMBOL

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ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

01 DIRECTOR Management

	Edgar i milg. e	ADELLI GLODAL I	WOLTHWILDING THE	001 1110 1 0111	11417	
	1 ROBERT R. BENN 2 JOHN C. MALONE 3 DAVID M. ZASLA				For For For	For For For
02		v 2011 EMPLOYEE STO	CK PURCHASE	Management		For
03	RATIFICATION OF PRICEWATERHOUSECOMMUNICATIONS, PUBLIC ACCOUNTING	THE APPOINTMENT O DOPERS LLP AS DIS INC.'S INDEPENDEN G FIRM FOR THE FI	COVERY T REGISTERED	Management	For	For
04		1 OUR EXECUTIVE CO. SE PROXY MATERIAL		Management	Abstain	Against
05	ADVISORY VOTE ON	THE FREQUENCY OF	STOCKHOLDER	Management	Abstain	Against
WYNN	RESORTS, LIMITED					
SECUR TICKE ISIN	RITY CR SYMBOL	983134107 WYNN US9831341071	MEETING TYPE MEETING DATE AGENDA			nt
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINS MANAGEMENT
1	DIRECTOR 1 RUSSELL GOLDSM 2 ROBERT J. MILL 3 KAZUO OKADA			Management		For For
2	4 ALLAN ZEMAN TO APPROVE THE A COMPENSATION	DVISORY RESOLUTIO	N ON EXECUTIVE	Management	Abstain	
3		THE FREQUENCY OF N EXECUTIVE COMPE		Management	Abstain	Against
4	TO APPROVE AN AMI	ENDMENT TO THE 20	02 STOCK	Management	For	For
5	ERNST & YOUNG, L	DIT COMMITTEE'S A LP AS THE INDEPEN AND ALL OF ITS SU	DENT AUDITORS	Management	For	For
6	TO VOTE ON A STO	CKHOLDER PROPOSAL N MAJORITY VOTE S		Shareholder	Against	For
UNITE	D STATES CELLULAR	CORPORATION				
SECUR TICKE ISIN	RITY ER SYMBOL	911684108 USM US9116841084	MEETING TYPE MEETING DATE AGENDA	Annual 17-May-2011 933425503 -		nt
ITEM	PROPOSAL		ТҮР	E VOTE	MANAG:	GAINST EMENT
01	DIRECTOR	LEV	Man	agement	For	

1 J. SAMUEL CROWLEY

For For

02	RATIFY ACCOUNTANTS FOR 2011.	Management	For	For
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	ADVISORY VOTE ON THE FREQUENCY OF HOLDING AN	Management	Abstain	Against
	ADVISORY VOTE ON EXECUTIVE COMPENSATION.			

TELEFONICA, S.A.

879382208 MEETING TYPE Annual
TEF MEETING DATE 17-May-2011
US8793822086 AGENDA 933445757 - Management SECURITY TICKER SYMBOL

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ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAIN MANAGEMEN
01	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, THE CONSOLIDATED FINANCIAL STATEMENTS (CONSOLIDATED ANNUAL ACCOUNTS) AND THE MANAGEMENT REPORT OF TELEFONICA, S.A AND OF ITS CONSOLIDATED GROUP OF COMPANIES, AS WELL AS OF THE PROPOSED ALLOCATION OF THE PROFITS/LOSSES OF TELEFONICA, S.A. AND THE MANAGEMENT OF ITS BOARD OF DIRECTORS, ALL WITH RESPECT TO FISCAL YEAR 2010.	Management	For	For
02	COMPENSATION OF SHAREHOLDERS: DISTRIBUTION OF DIVIDENDS TO BE CHARGED TO UNRESTRICTED RESERVES.	Management	For	For
3A	AMENDMENT OF THE BY-LAWS: AMENDMENT OF ARTICLES 1, 6.2, 7, 14, 16.1, 17.4, 18.4, 31 BIS AND 36 OF THE BY-LAWS FOR ADJUSTMENT THEREOF TO THE LATEST LEGISLATIVE DEVELOPMENTS.	Management	For	For
3В	AMENDMENT OF THE BY-LAWS: ADDITION OF A NEW PARAGRAPH 5 TO ARTICLE 16 OF THE BY-LAWS.	Management	For	For
3C	AMENDMENT OF THE BY-LAWS: ADDITION OF A NEW ARTICLE 26 BIS TO THE BY-LAWS.	Management	For	For

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ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAIN MANAGEMEN
4A	AMENDMENT OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLES 5, 8.1, 11 AND 13.1 OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING FOR ADJUSTMENT TO THE LATEST LEGISLATIVE DEVELOPMENTS.	Management	For	For
4B	AMENDMENT OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 14.1 OF THE REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING.	Management	For	For
5A	RE-ELECTION OF MR. ISIDRO FAINE CASAS.	Management	For	For

5B	RE-ELECTION OF MR. VITALINO MANUEL NAFRIA AZNAR.	Management		For
5C	RE-ELECTION OF MR. JULIO LINARES LOPEZ.	Management		For
5D	RE-ELECTION OF MR. DAVID ARCULUS.	Management		For
5E	RE-ELECTION OF MR. CARLOS COLOMER CASELLAS.	Management		For
5F	RE-ELECTION OF MR. PETER ERSKINE.	Management		For
5G	RE-ELECTION OF MR. ALFONSO FERRARI HERRERO.	Management		For
5H	RE-ELECTION OF MR. ANTONIO MASSANELL LAVILLA.	Management	For	For
5I	APPOINTMENT OF MR. CHANG XIAOBING.	Management	For	For
06	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS	Management	For	For
	TO INCREASE THE SHARE CAPITAL PURSUANT TO THE			
	TERMS AND CONDITIONS OF SECTION 297.1.B) OF THE			
	COMPANIES ACT, OVER A MAXIMUM PERIOD OF FIVE			
	YEARS, DELEGATING THE POWER TO EXCLUDE PRE-			
	EMPTIVE RIGHTS PURSUANT TO SECTION 506 OF THE			
	COMPANIES ACT.			
07	RE-ELECTION OF THE AUDITOR FOR FISCAL YEAR 2011.	Management	For	For
08	LONG-TERM INCENTIVE PLAN BASED ON SHARES OF	Management	For	For
	TELEFONICA, S.A. APPROVAL OF A LONG-TERM INCENTIVE			
	PLAN CONSISTING OF THE DELIVERY OF SHARES OF			
	TELEFONICA, S.A. AIMED AT MEMBERS OF THE EXECUTIVE			
	TEAM OF THE TELEFONICA GROUP (INCLUDING EXECUTIVE			
	DIRECTORS).			
09	RESTRICTED SHARE PLAN OF TELEFONICA, S.A. APPROVAL	Management	For	For
	OF A LONG-TERM INCENTIVE RESTRICTED PLAN			
	CONSISTING OF THE DELIVERY OF SHARES OF			
	TELEFONICA, S.A. AIMED AT EMPLOYEES AND EXECUTIVE			
	PERSONNEL AND LINKED TO THEIR CONTINUED			
	EMPLOYMENT IN THE TELEFONICA GROUP.			
10	GLOBAL INCENTIVE SHARE PURCHASE PLAN OF	Management	For	For
	TELEFONICA, S.A. APPROVAL OF AN INCENTIVE SHARE	-		
	PURCHASE GLOBAL PLAN FOR THE EMPLOYEES OF THE			
	TELEFONICA GROUP.			
11	DELEGATION OF POWERS TO FORMALIZE, INTERPRETS,	Management	For	For
	CORRECT AND IMPLEMENT THE RESOLUTIONS ADOPTED	-		
	BY THE SHAREHOLDERS AT THE GENERAL			
	SHAREHOLDERS' MEETING.			

RADIO ONE, INC

SECURITY 75040P108 MEETING TYPE Annual
TICKER SYMBOL ROIA MEETING DATE 18-May-2011
ISIN US75040P1084 AGENDA 933404876 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 TERRY L. JONES**		For	For
	2 BRIAN W. MCNEILL**		For	For
	3 CATHERINE L. HUGHES*		For	For
	4 ALFRED C. LIGGINS, III*		For	For
	5 D. GEOFFREY ARMSTRONG*		For	For
	6 RONALD E. BLAYLOCK*		For	For
	7 B. DOYLE MITCHELL, JR.*		For	For
03	THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC	Management	For	For

ACCOUNTING FIRM FOR RADIO ONE FOR THE YEAR ENDING DECEMBER 31, 2011.

AMERICAN TOWER CORPORATION

SECURITY 029912201 MEETING TYPE Annual TICKER SYMBOL AMT MEETING DATE 18-May-2011 ISIN US0299122012 AGENDA 933406438 - Management

				FOR/AGAINST
ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
1 73	DIEGTION OF DIDECTOR, DAYMOND D. DOLAN	Managanana	П	П
1A	ELECTION OF DIRECTOR: RAYMOND P. DOLAN	Management		For
1B	ELECTION OF DIRECTOR: RONALD M. DYKES	Management		For
1C	ELECTION OF DIRECTOR: CAROLYN F. KATZ	Management	For	For
1D	ELECTION OF DIRECTOR: GUSTAVO LARA CANTU	Management	For	For
1E	ELECTION OF DIRECTOR: JOANN A. REED	Management	For	For
1F	ELECTION OF DIRECTOR: PAMELA D.A. REEVE	Management	For	For
1G	ELECTION OF DIRECTOR: DAVID E. SHARBUTT	Management	For	For
1H	ELECTION OF DIRECTOR: JAMES D. TAICLET, JR.	Management	For	For
11	ELECTION OF DIRECTOR: SAMME L. THOMPSON	Management	For	For
02	TO RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR 2011.			
03	TO APPROVE AN AMENDMENT TO AMERICAN TOWER	Management	For	For
	CORPORATION'S AMENDED AND RESTATED CERTIFICATE			
	OF INCORPORATION.			
04	TO CONDUCT AN ADVISORY VOTE ON EXECUTIVE	Management	Abstain	Against
	COMPENSATION.	,		
05	TO CONDUCT AN ADVISORY VOTE ON WHETHER TO HOLD	Management	Abstain	Against
	THE STOCKHOLDER ADVISORY VOTE ON EXECUTIVE	,		
	COMPENSATION EVERY ONE, TWO OR THREE YEARS.			
	COLL BROWLION BYBRE ONE, TWO OR THREE TEARS.			

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SCRIPPS NETWORKS INTERACTIVE, INC.

SECURITY 811065101 MEETING TYPE Annual TICKER SYMBOL SNI MEETING DATE 18-May-2011

US8110651010 AGENDA 933414396 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 DAVID A. GALLOWAY 2 DALE C. POND 3 RONALD W. TYSOE	Management	For For For	For For For

MELCO CROWN ENTERTAINMENT LTD

SECURITY 585464100 MEETING TYPE Annual
TICKER SYMBOL MPEL MEETING DATE 18-May-2011
ISIN US5854641009 AGENDA 933424652 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	RATIFICATION OF THE AUDITED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2010 AND THE INCLUSION THEREOF	Management	For	
02	IN THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S SECURITIES AND EXCHANGE COMMISSION. RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT AUDITOR DELOITTE TOUCHE TOHMATSU FOR THE FISCAL YEAR 2010.	Management	For	

SPIR COMMUNICATION SA, AIX EN PROVENCE

F86954165 MEETING TYPE MIX SECURITY

TICKER SYMBOL MEETING DATE 19-May-2011
ISIN FR0000131732 AGENDA 702933563 - Management

ITEM	PROPOSAL	TYPE	VOTE	
CMMT	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		
CMMT	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		
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAILABLE BY-CLICKING ON THE MATERIAL URL LINKS:-https://balo.journal- officiel.gouv.fr/pdf/2011/0408/201104081101150.pdf AND h- ttps://balo.journal- officiel.gouv.fr/pdf/2011/0502/201105021101705.pdf	Non-Voting		
0.1	Approval of the annual corporate financial statements for the financial year ended December 31, 2010. Approval of non-tax deductible expenses and expenditures. Discharge of duties to the Board members and Statutory Auditors for the financial year ended December 31, 2010	Management	For	
0.2	Allocation of income for the financial year Approval of the consolidated financial statements for the financial year ended on December 31, 2010	Management Management	For For	

0.4	Presentation of the special report of the Statutory Auditors on the Agreements pursuant to Article L.225-38 of the Commercial Code and approval of these Agreements	Management	For	F
0.5	Ratification of the appointment of Mrs. Arielle Dinard as Board member	Management	For	F
0.6	Renewal of Mr. Louis Echelard's term as Board member	Management	For	F
0.7	Renewal of Mr. Philippe Toulemonde's term as Board member	Management	For	F
0.8	Renewal of Mr. Camille Thiery's term as Board member	Management	For	F F
0.9	Appointment of the company Ernst & Young et Autres as principal Statutory Auditor	Management	For	F
0.10	Renewal of term of the company Auditex as deputy Statutory Auditor	Management	For	F
0.11	Setting the amount of attendance allowances allocated to the Board members	Management	For	F
0.12	Powers to the bearer of an original, a copy or an extract of the minute of this meeting to accomplish all necessary formalities	Management	For	F
E.13	The General Assembly, having heard the report of the Board of Directors on the use of the authorization granted by the Combined General Meeting on May 19, 2010 to acquire its own shares, notes that the objectives were met and validates such acquisitions	Management	For	F
E.14	Authorization to the Board of Directors to purchase shares of the Company	Management	For	F
E.15	Authorization to the Board of Directors to grant option plans to subscribe for and/or purchase shares and/or free share allocation plans to Corporate Executives and corporate officers of the Group companies	Management	For	F
E.16	Powers to the bearer of an original, a copy or an extract of the minute of this meeting to accomplish all necessary formalities	Management	For	F
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF ADDITIONAL URL LINK. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNL-ESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

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Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

TELEKOM AUSTRIA AG, WIEN

SECURITY A8502A102 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 19-May-2011 ISIN AT0000720008 AGENDA 702974735 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1	Presentation annual report	Management	For	For
2	Approval of usage of earnings	Management	For	For
3	Approval of discharge of bod	Management	For	For
4	Approval of discharge of supervisory Board	Management	For	For
5	Approval of remuneration of supervisory Board	Management	For	For
6	Election auditor	Management	For	For
7	Election to the supervisory Board (split)	Management	For	For
8	Report on buy back of own shs	Management	For	For
9	Approval of buyback	Management	For	For

PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION IN THE TEXT OF THE RES-OLUTION 9. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS P-ROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

Non-Voting

LEVEL 3 COMMUNICATIONS, INC.

SECURITY	52729N100	MEETING TYPE	Annual
TICKER SYMBOL	LVLT	MEETING DATE	19-May-2011
ISIN	US52729N1000	AGENDA	933402959 - Management

ITEM	PROPOSAL	TYPE		FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
V -	1 WALTER SCOTT, JR.	11411490110110	For	For
	2 JAMES O. CROWE			For
	3 R. DOUGLAS BRADBURY		For	For
	4 DOUGLAS C. EBY		For	For
	5 JAMES O. ELLIS, JR.		For	For
	6 RICHARD R. JAROS		For	For
	7 ROBERT E. JULIAN		For	For
	8 MICHAEL J. MAHONEY		For	For
	9 RAHUL N. MERCHANT		For	For
	10 CHARLES C. MILLER, III		For	For
	11 ARUN NETRAVALI		For	
	12 JOHN T. REED		For	For
	13 MICHAEL B. YANNEY		For	
	14 DR. ALBERT C. YATES			For
02	TO APPROVE THE GRANTING TO THE LEVEL 3 BOARD OF DIRECTORS OF DISCRETIONARY AUTHORITY TO AMEND OUR RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT AT ONE OF FOUR RATIOS.	Management	For	For
03	TO APPROVE THE AMENDMENT OF THE LEVEL 3 COMMUNICATIONS, INC. STOCK PLAN TO INCREASE THE NUMBER OF SHARES OF OUR COMMON STOCK, PAR VALUE \$.01 PER SHARE, THAT ARE RESERVED FOR ISSUANCE UNDER THE PLAN BY 100 MILLION.	Management	For	For
04	TO APPROVE, ON AN ADVISORY BASIS, THE EXECUTIVE COMPENSATION PROGRAM FOR OUR NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
05	TO APPROVE A PROPOSAL OF THE FREQUENCY IN WHICH OUR STOCKHOLDERS WILL CONDUCT AN ADVISORY VOTE ON THE EXECUTIVE COMPENSATION PROGRAM FOR OUR NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
06	TO AUTHORIZE THE TRANSACTION OF SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENTS OR POSTPONEMENTS THEREOF.	Management	For	For

TIME WARNER CABLE INC

SECURITY	88732J207	MEETING TYPE	Annual
TICKER SYMBOL	TWC	MEETING DATE	19-May-2011
ISIN	US88732J2078	AGENDA	933403634 - Management

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

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1H	ELECTION OF DIRECTOR: DON LOGAN	Management	For	For
11	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	Management	For	For
1J	ELECTION OF DIRECTOR: WAYNE H. PACE	Management	For	For
1K	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Management	For	For
1L	ELECTION OF DIRECTOR: JOHN E. SUNUNU	Management	For	For
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	For	For
	ACCOUNTING FIRM			
03	APPROVAL OF THE TIME WARNER CABLE INC. 2011 STOCK	Management	For	For
	INCENTIVE PLAN			
04	APPROVAL OF THE ADVISORY RESOLUTION ON EXECUTIVE	Management	Abstain	Against
	COMPENSATION			
05	ADVISORY VOTE ON FREQUENCY OF FUTURE ADVISORY	Management	Abstain	Against
	VOTES ON EXECUTIVE COMPENSATION			

INTEL CORPORATION

SECURITY 458140100 MEETING TYPE Annual TICKER SYMBOL INTC MEETING DATE 19-May-2011 ISIN US4581401001 AGENDA 933403812 - Management

ITEM	PROPOSAL		TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR:	CHARLENE BARSHEFSKY	Management	For	For
1B	ELECTION OF DIRECTOR:	SUSAN L. DECKER	Management	For	For
1C	ELECTION OF DIRECTOR:	JOHN J. DONAHOE	Management	For	For
1D	ELECTION OF DIRECTOR:	REED E. HUNDT	Management	For	For
1E	ELECTION OF DIRECTOR:	PAUL S. OTELLINI	Management	For	For
1F	ELECTION OF DIRECTOR:	JAMES D. PLUMMER	Management	For	For
1G	ELECTION OF DIRECTOR:	DAVID S. POTTRUCK	Management	For	For

1H	ELECTION OF DIRECTOR: JANE E. SHAW	Management	For	For
11	ELECTION OF DIRECTOR: FRANK D. YEARY	Management	For	For
1J	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Management	For	For
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS	Management	For	For
	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR CURRENT YEAR			
03	AMENDMENT AND EXTENSION OF THE 2006 EQUITY	Management	Against	Against
	INCENTIVE PLAN			
04	AMENDMENT AND EXTENSION OF THE 2006 STOCK	Management	For	For
	PURCHASE PLAN			
05	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	Abstain	Against
06	ADVISORY VOTE ON THE FREQUENCY OF HOLDING	Management	Abstain	Against
	FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION			

TELEPHONE AND DATA SYSTEMS, INC.

SECURITY	879433100	MEETING TYPE	Annual
TICKER SYMBOL	TDS	MEETING DATE	19-May-2011
ISIN	US8794331004	AGENDA	933427444 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 C.A. DAVIS	,	For	For
	2 C.D. O'LEARY		For	For
	3 G.L. SUGARMAN		For	For
	4 H.S. WANDER		For	For
02	RATIFY ACCOUNTANTS FOR 2011.	Management	For	For
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	ADVISORY VOTE ON THE FREQUENCY OF HOLDING AN	Management	Abstain	Against
	ADVISORY VOTE ON EXECUTIVE COMPENSATION.			
05	SHAREHOLDER PROPOSAL TO RECAPITALIZE TDS'	Shareholder	Against	For
	OUTSTANDING STOCK.			

TELEPHONE AND DATA SYSTEMS, INC.

SECURITY	879433860	MEETING TYPE	Annual
TICKER SYMBOL	TDSS	MEETING DATE	19-May-2011
ISIN	US8794338603	AGENDA	933427456 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 C.A. DAVIS 2 C.D. O'LEARY 3 G.L. SUGARMAN 4 H.S. WANDER	Management	For For For	For For For

READING INTERNATIONAL, INC.

SECURITY 755408200 MEETING TYPE Annual

TICKER SYMBOL RDIB MEETING DATE 19-May-2011

ISIN US7554082005 AGENDA 933446482 - Management

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc.

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: JAMES J. COTTER	Management	For	For
1B	ELECTION OF DIRECTOR: ERIC BARR	Management	For	For
1C	ELECTION OF DIRECTOR: JAMES J. COTTER, JR.	Management	For	For
1D	ELECTION OF DIRECTOR: MARGARET COTTER	Management	For	For
1E	ELECTION OF DIRECTOR: WILLIAM D. GOULD	Management	For	For
1F	ELECTION OF DIRECTOR: EDWARD L. KANE	Management	For	For
1G	ELECTION OF DIRECTOR: GERARD P. LAHENEY	Management	For	For
1H	ELECTION OF DIRECTOR: ALFRED VILLASENOR	Management	For	For
02	APPROVAL OF THE AMENDMENT TO THE 2010 STOCK	Management	Against	Against
	INCENTIVE PLAN			
03	ADVISORY VOTE ON EXECUTIVE OFFICER COMPENSATION	Management	Abstain	Against
04	ADVISORY VOTE ON THE FREQUENCY OF ADVISORY	Management	Abstain	Against
	VOTES ON EXECUTIVE COMPENSATION			

P.T. TELEKOMUNIKASI INDONESIA, TBK

SECURITY 715684106 MEETING TYPE Annual 19-May-2011 ISIN US7156841063 AGENDA 933454681 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	APPROVAL OF THE COMPANY'S ANNUAL REPORT FOR THE 2010 FINANCIAL YEAR, INCLUDING THE BOARD OF COMMISSIONERS' SUPERVISORY REPORT	Management	For	For
02	RATIFICATION OF THE COMPANY'S FINANCIAL STATEMENTS AND PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PROGRAM KEMITRAAN DAN BINA LINGKUNGAN) ANNUAL REPORT FOR THE 2010 FINANCIAL YEAR AND ACQUITTAL AND DISCHARGE OF ALL MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS	Management	For	For
03	APPROPRIATION OF THE COMPANY'S NET INCOME FOR THE 2010 FINANCIAL YEAR	Management	For	For
04	DETERMINATION OF REMUNERATION FOR MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS FOR THE 2011 FINANCIAL YEAR	Management	For	For
05	APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY'S FINANCIAL STATEMENTS FOR THE 2011 FINANCIAL YEAR, INCLUDING AUDIT OF INTERNAL CONTROL OVER FINANCIAL REPORTING AND	Management	For	For

APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENTS OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM FOR THE 2011 FINANCIAL YEAR

PROPOSED SHARE BUY BACK IV PROGRAM 06 Management For For

TIME WARNER INC.

SECURITY 887317303 MEETING TYPE Annual
TICKER SYMBOL TWX MEETING DATE 20-May-2011
ISIN US8873173038 AGENDA 933411124 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: JAMES L. BARKSDALE	Management	For	For
1B	ELECTION OF DIRECTOR: WILLIAM P. BARR	Management	For	For
1C	ELECTION OF DIRECTOR: JEFFREY L. BEWKES	Management	For	For
1D	ELECTION OF DIRECTOR: STEPHEN F. BOLLENBACH	Management	For	For
1E	ELECTION OF DIRECTOR: FRANK J. CAUFIELD	Management	For	For
1F	ELECTION OF DIRECTOR: ROBERT C. CLARK	Management	For	For
1G	ELECTION OF DIRECTOR: MATHIAS DOPFNER	Management	For	For
1H	ELECTION OF DIRECTOR: JESSICA P. EINHORN	Management	For	For
1I	ELECTION OF DIRECTOR: FRED HASSAN	Management	For	For
1J	ELECTION OF DIRECTOR: MICHAEL A. MILES	Management	For	For
1K	ELECTION OF DIRECTOR: KENNETH J. NOVACK	Management	For	For
1L	ELECTION OF DIRECTOR: PAUL D. WACHTER	Management	For	For
1M	ELECTION OF DIRECTOR: DEBORAH C. WRIGHT	Management	For	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For	For
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	ADVISORY VOTE ON THE FREQUENCY OF HOLDING AN ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO REMOVE ABSOLUTE MAJORITY VOTE PROVISIONS IN THE FORM ATTACHED TO THE ACCOMPANYING PROXY STATEMENT AS ANNEX B.	Management	For	For
06	STOCKHOLDER PROPOSAL ON SHAREHOLDER ACTION BY WRITTEN CONSENT.	Shareholder	Against	For

CHINA TELECOM CORPORATION LIMITED

SECURITY 169426103 MEETING TYPE Annual
TICKER SYMBOL CHA MEETING DATE 20-May-2011
ISIN US1694261033 AGENDA 933436330 - Management

ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011 Report Date: 07/08/2011 The Gabelli Global Multimedia Trust Inc. 54

FOR/AGAINST

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
01	THAT THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE REPORT OF THE BOARD OF DIRECTORS, THE REPORT OF THE SUPERVISORY COMMITTEE AND THE REPORT OF THE INTERNATIONAL AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2010 BE CONSIDERED AND APPROVED, AND THE BOARD OF DIRECTORS (THE "BOARD") BE AUTHORISED TO PREPARE	Management	For	For
02	THE BUDGET OF THE COMPANY FOR YEAR 2011. THAT THE PROFIT DISTRIBUTION PROPOSAL AND THE DECLARATION AND PAYMENT OF A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2010 BE CONSIDERED AND APPROVED.	Management	For	For
03	THAT THE REAPPOINTMENT OF KPMG AND KPMG HUAZHEN AS THE INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR OF THE COMPANY RESPECTIVELY FOR THE YEAR ENDING 31 DECEMBER 2011 BE CONSIDERED AND APPROVED, AND THE BOARD BE AUTHORISED TO FIX THE REMUNERATION OF THE AUDITORS.	Management	For	For
O4A	TO APPROVE THE RE-ELECTION OF MR. WANG XIAOCHU AS A DIRECTOR OF THE COMPANY.	Management	For	For
04B	TO APPROVE THE RE-ELECTION OF MR. SHANG BING AS A DIRECTOR OF THE COMPANY.	Management	For	For
04C	TO APPROVE THE RE-ELECTION OF MADAM WU ANDI AS A	Management	For	For
O4D	DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. ZHANG JIPING AS A	Management	For	For
O4E	DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. ZHANG	Management	For	For
O4F	CHENSHUANG AS A DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. YANG XIAOWEI AS	Management	For	For
O4G	A DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. YANG JIE AS A	Management	For	For
O4H	DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. SUN KANGMIN AS	Management	For	For
041	A DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. LI JINMING AS A	Management	For	For
O4J	DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. WU JICHUAN AS AN	Management	For	For
04K	INDEPENDENT DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. QIN XIAO AS AN	Management	For	For
O4L	INDEPENDENT DIRECTOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. TSE HAU YIN, ALOYSIUS AS AN INDEPENDENT DIRECTOR OF THE	Management	For	For
O4M	COMPANY. TO APPROVE THE RE-ELECTION OF MADAM CHA MAY LUNG, LAURA AS AN INDEPENDENT DIRECTOR OF THE COMPANY.	Management	For	For
O4N	TO APPROVE THE RE-ELECTION OF MR. XU ERMING AS AN INDEPENDENT DIRECTOR OF THE COMPANY.	Management	For	For
05A	TO APPROVE THE RE-ELECTION OF MR. MIAO JIANHUA AS	Management	For	For
05B	A SUPERVISOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MADAM ZHU LIHAO AS	Management	For	For
05C	AN INDEPENDENT SUPERVISOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MR. XU CAILIAO AS A	Management	For	For
05D	SUPERVISOR OF THE COMPANY. TO APPROVE THE RE-ELECTION OF MADAM HAN FANG AS	Management	For	For
05E	A SUPERVISOR OF THE COMPANY. TO APPROVE THE ELECTION OF MR. DU ZUGUO AS A	Management	For	For
S6	SUPERVISOR OF THE COMPANY. SUBJECT TO PASSING OF ORDINARY RESOLUTIONS	Management	For	For

	UNDER NO. 5 ABOVE, TO APPROVE THE AMENDMENTS TO			
	THE ARTICLES OF ASSOCIATION OF THE COMPANY.			
S7A	TO CONSIDER AND APPROVE THE ISSUE OF DEBENTURES	Management	For	For
	BY THE COMPANY.			
S7B	TO AUTHORISE THE BOARD TO ISSUE DEBENTURES AND	Management	For	For
	DETERMINE THE SPECIFIC TERMS, CONDITIONS AND			
	OTHER MATTERS OF THE DEBENTURES.			
S8A	TO CONSIDER AND APPROVE THE ISSUE OF COMPANY	Management	For	For
	BONDS IN THE PEOPLE'S REPUBLIC OF CHINA.			
S8B	TO AUTHORISE THE BOARD TO ISSUE COMPANY BONDS	Management	For	For
	AND DETERMINE THE SPECIFIC TERMS, CONDITIONS AND			
	OTHER MATTERS OF THE COMPANY BONDS IN THE			
	PEOPLE'S REPUBLIC OF CHINA.			
S9	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE,	Management	For	For
	ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE			
	COMPANY NOT EXCEEDING 20% OF EACH OF THE			
	EXISTING DOMESTIC S			