## GABELLI GLOBAL UTILITY & INCOME TRUST

Form N-PX August 26, 2008

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21529

The Gabelli Global Utility & Income Trust (Exact name of registrant as specified in charter)

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

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

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

Date of fiscal year end: December 31

Date of reporting period: July 1, 2007 - June 30, 2008

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, 2007 TO JUNE 30, 2008

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: NPX GAB GLB UTILITY INC TR.

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Report Date: 07/15/2008

BT GROUP PLC ANNUAL MEETI BT ISSUER: 05577E101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	REPORTS AND ACCOUNTS	Management	For
02	REMUNERATION REPORT	Management	For
03	FINAL DIVIDEND	Management	For
04	RE-ELECT SIR CHRISTOPHER BLAND	Management	For
05	RE-ELECT ANDY GREEN	Management	For
06	RE-ELECT IAN LIVINGSTON	Management	For
07	RE-ELECT JOHN NELSON	Management	For
08	ELECT DEBORAH LATHEN	Management	For
09	ELECT FRANCOIS BARRAULT	Management	For
10	REAPPOINTMENT OF AUDITORS	Management	For
11	REMUNERATION OF AUDITORS	Management	For
12	AUTHORITY TO ALLOT SHARES	Management	For
13	AUTHORITY TO ALLOT SHARES FOR CASH SPECIAL RESOLUTION	Management	For
14	AUTHORITY TO PURCHASE OWN SHARES SPECIAL RESOLUTION	Management	For
15	AUTHORISE ELECTRONIC COMMUNICATIONS SPECIAL RESOLUTION	Management	For
16	AUTHORITY FOR POLITICAL DONATIONS	Management	For
13 14 15	AUTHORITY TO ALLOT SHARES FOR CASH SPECIAL RESOLUTION AUTHORITY TO PURCHASE OWN SHARES SPECIAL RESOLUTION AUTHORISE ELECTRONIC COMMUNICATIONS SPECIAL RESOLUTION	Management Management Management	For For

SEVERN TRENT PLC, BIRMIMGHAM SVT.L AGM MEETING

ISIN: GB00B1FH8J72 ISSUER: G8056D159

SEDOL: B1FJRT6, B1FH8J7, B1FSHX7

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 MAR 2007	Management	For
2.	DECLARE A FINAL DIVIDEND IN RESPECT OF THE YE 31 MAR 2007 OF 38.68 PENCE FOR EACH ORDINARY SHARE OF 97 17/19 PENCE	Management	For
3.	RE-APPOINT SIR JOHN EGAN AS A DIRECTOR	Management	For
4.	RE-APPOINT MR. TONY WRAY AS A DIRECTOR	Management	For
5.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY, UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY AND APPROVE TO DETERMINE THEIR REMUNERATION BY THE DIRECTORS	Management	For
6.	APPROVE THE DIRECTOR S REMUNERATION REPORT FOR	Management	For

THE YE 31 MAR 2007

7. AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH SECTION 80 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE ACT UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 76,463,232; AUTHORITY EXPIRES THE EARLIER OF THE AGM IN 2008; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH

Management For

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AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION S.8 95 OF THE ACT, TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 7, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: I) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR OTHER OFFERS IN FAVOR OF ORDINARY SHAREHOLDERS; AND II) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 11,469,484; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2008; AND THE DIRECTORS TO ALLOT EOUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management For

Management For

AUTHORIZE THE COMPANY, TO MAKE MARKET PURCHASES S.9 SECTION 163(3) OF THE ACT OF UP TO 23,432,281 ORDINARY SHARES OF 97 17/19 PENCE EACH IN THE CAPITAL OF THE COMPANY, THE COMPANY MAY NOT PAY LESS THAN 97 17/19 PENCE FOR EACH ORDINARY SHARE AND MORE THAN 5% OVER THE AVERAGE OF THE MIDDLE MARKET PRICE OF AN ORDINARY SHARE BASED ON THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY IN 2008; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management For

APPROVE AND ADOPT THE ARTICLES OF ASSOCIATION AS SPECIFIED, FOR THE PURPOSE OF IDENTIFICATION, AS THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION, WITH EFFECT FROM THE CONCLUSION OF THE 2007 AGM

AGM MEETING

BIFFA PLC, BUCKINGHAMSHIRE BL4 ISSUER: G1262B109 ISIN: GB00B129PL77

SEDOL: B1GKB52, B1FW579, B129PL7

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITORS,	Management	For
	TOGETHER WITH THE AUDITED ACCOUNTS FOR THE 52	-	
	WEEKS ENDED 30 MAR 2007		
2.	DECLARE A FINAL DIVIDED IN RESPECT OF THE 52	Management	For
	WEEKS ENDED 30 MAR 2007 OF 4.2 PENCE PER ORDINARY		
	SHARE		
3.	RE-APPOINT MR. BOB DAVIES AS A DIRECTOR	Management	For
4.	RE-APPOINT MR. MARTIN BETTINGTON AS A DIRECTOR	Management	For
5.	RE-APPOINT MR. TIM LOWTH AS A DIRECTOR	Management	For
6.	RE-APPOINT MR. ROGER PAYNE AS A DIRECTOR	Management	For
7.	RE-APPOINT MS. ANGIE RISLEY AS A DIRECTOR	Management	For
8.	RE-APPOINT MR. GARETH LLEWELLYN AS A DIRECTOR	Management	For
9.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS	Management	For
	OF THE COMPANY, UNTIL THE CONCLUSION OF THE NEXT		
	GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS		
	ARE LAID BEFORE THE COMPANY AND AUTHORIZE THE		
	DIRECTORS TO DETERMINE THEIR REMUNERATION		

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10.	APPROVE THE DIRECTORS REMUNERATION REPORT AS SPECIFIED IN THE ANNUAL REPORT AND THE ACCOUNTS FOR THE 52 WEEKS ENDED 30 MAR 2007	Management	For
11.	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND IN ACCORDANCE WITH SECTION 80 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES SECTION 80 OF THE ACT UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 11,662,377; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE NEXT AGM; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For
S.12	AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 11 AND PURSUANTTO SECTION 95 OF THE COMPANIES ACT 1985 THE ACT TO ALLOT EQUITY SECURITIES SECTION 94 OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY THIS RESOLUTION 11, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH OR PURSUANT TO A RIGHTS ISSUE, OPEN OFFER OR OTHER OFFER OF SECURITIES	Management	For

IN FAVOR OF ORDINARY SHAREHOLDERS; AND B) UP
TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,749,356;
AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION
OF THE NEXT AGM; AND THE DIRECTORS MAY ALLOT
EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY
IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE
PRIOR TO SUCH EXPIRY

- S.13 AUTHORIZE THE COMPANY, TO MAKE MARKET PURCHASES
  SECTION 163(3) OF THE COMPANIES ACT 1985 OF UP
  TO 34,987,133 ORDINARY SHARES OF 10P EACH IN
  THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE
  OF 10P AND UP TO 105% OF THE AVERAGE MIDDLE MARKET
  QUOTATIONS FOR SUCH SHARES DERIVED FROM THE STOCK
  EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS
  5 BUSINESS DAYS; AUTHORITY EXPIRES AT THE CONCLUSION
  OF THE NEXT AGM OF THE COMPANY; THE COMPANY,
  BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE
  ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED
  WHOLLY OR PARTLY AFTER SUCH EXPIRY
- AUTHORIZE THE COMPANY, IN ACCORDANCE WITH SECTION

  347C OF THE COMPANIES ACT 1985 THE ACT: TO MAKE
  DONATIONS TO EU POLITICAL ORGANIZATIONS SECTION

  347A OF THE ACT, NOT EXCEEDING GBP 10,000 IN

  TOTAL DURING EACH SUCCESSIVE PERIOD OF 12 MONTHS;
  AND TO INCUR EU POLITICAL EXPENDITURE, SECTION

  347A OF THE ACT NOT EXCEEDING GBP 10,000 IN TOTAL

  DURING EACH SUCCESSIVE PERIOD OF 12 MONTHS; AUTHORITY

  EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF

  THE COMPANY IN 2010; AND THE COMPANY, BEFORE

  THE EXPIRY, MAY ENTER INTO A CONTRACT OR UNDERTAKING

  UNDER THIS AUTHORITY PERIOD TO ITS EXPIRY
- 15. AUTHORIZE THE BIFFA WASTE SERVICES LIMITED, IN ACCORDANCE WITH SECTION 347D OF THE COMPANIES ACT 1985 THE ACT: TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS SECTION 347A OF THE ACT, NOT EXCEEDING GBP 10,000 IN TOTAL DURING EACH SUCCESSIVE PERIOD OF 12 MONTHS; AND TO INCUR EU POLITICAL EXPENDITURE, SECTION 347A OF THE ACT NOT EXCEEDING GBP 10,000 IN TOTAL DURING EACH SUCCESSIVE PERIOD OF 12 MONTHS; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2010; AND THE BIFFA WASTE SERVICES LIMITED, BEFORE THE EXPIRY, MAY ENTER INTO A CONTRACT OR UNDERTAKING UNDER THIS AUTHORITY PERIOD TO ITS EXPIRY

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S.16 ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED, IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY

Management For

Management For

Management For

For

AGM MEETING UNITED UTILS PLC UU.L

ISSUER: G92806101 ISIN: GB0006462336

SEDOL: B02R826, 0646233, 5630015

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE REPORT AND ACCOUNTS	Management	For
2.	DECLARE A FINAL DIVIDEND	Management	For
3.	APPROVE THE DIRECTOR S REMUNERATION REPORT	Management	For
4.	RE-APPOINT SIR RICHARD EVANS	Management	For
5.	RE-APPOINT MR. TIM WELLER	Management	For
6.	RE-APPOINT DR. CATHERINE BELL	Management	For
7.	RE-APPOINT MR. PAUL CAPELL	Management	For
8.	RE-APPOINT MR. CHARLIE CORNISH	Management	For
9.	RE-APPOINT MR. ANDREW PINDER	Management	For
10.	RE-APPOINT THE AUDITORS	Management	For
11.	APPROVE THE REMUNERATION OF THE AUDITORS	Management	For
12.	APPROVE TO INCREASE THE SHARE CAPITAL	Management	For
13.	AUTHORIZE THE DIRECTORS TO ALLOT SHARES	Management	For
14.	APPROVE THE DISAPPLYING STATUTORY PRE-EMPTION	Management	For
	RIGHTS		
15.	GRANT AUTHORITY TO MARKET PURCHASES OF ITS OWN	Management	For
	SHARES BY THE COMPANY		
16.	ADOPT THE RULES OF THE MATCHING SHARE PLAN	Management	For
17.	AMEND THE ARTICLES OF ASSOCIATION	Management	For

NATIONAL GRID PLC NGG ISSUER: 636274300 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
17	TO APPROVE THE CHANGES TO THE PERFORMANCE SHARE	Management	For
	PLAN RULES		
16	TO APPROVE THE BROKER CONTRACT FOR THE REPURCHASE	Management	For
	OF B SHARES		
15	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN	Management	For
	B SHARES		
14	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN	Management	For
	ORDINARY SHARES		
13	TO DISAPPLY PRE-EMPTION RIGHTS	Management	For
12	TO APPROVE THE AMENDED NATIONAL GRID USA INCENTIVE	Management	For
	THRIFT PLANS I AND II		

ANNUAL MEETI

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11	TO AUTHORISE THE DIRECTORS TO ISSUE ORDINARY SHARES	Managamant	Eom
TT	10 AUTHORISE THE DIRECTORS TO ISSUE ORDINARY SHARES	Management	For
10	TO ALLOW THE SUPPLY OF DOCUMENTS ELECTRONICALLY	Management	For
09	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Management	For
08	TO AUTHORISE THE DIRECTORS TO SET THE AUDITOR	Management	For
	S REMUNERATION		
07	TO REAPPOINT THE AUDITOR, PRICEWATERHOUSECOOPERS	Management	For
	LLP		
06	TO RE-ELECT LINDA ADAMANY	Management	For
05	TO RE-RLECT MARK FAIRBAIRN	Management	For
04	TO RE-ELECT MARIA RICHTER	Management	For
03	TO RE-ELECT EDWARD ASTLE	Management	For
02	TO DECLARE A FINAL DIVIDEND	Management	For
01	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Management	For

NORTHWESTERN CORPORATION NWEC ANNUAL MEETI ISIN:

ISSUER: 668074305

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		STEPHEN P. ADIK	Management	For
		E. LINN DRAPER, JR.	Management	For
		JON S. FOSSEL	Management	For
		MICHAEL J. HANSON	Management	For
		JULIA L. JOHNSON	Management	For
		PHILIP L. MASLOWE	Management	For
		D. LOUIS PEOPLES	Management	For
02	RATIFICATION OF SELECTION OF DELOITTE LLP AS INDEPENDENT REGISTERED ACCOUNT		Management	For
	FOR FISCAL YEAR ENDED DECEMBER 31, 20	007.		

PETROCHINA COMPANY LIMITED PTR SPECIAL MEET ISIN:

ISSUER: 71646E100 SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
01	THAT CONDITIONAL UPON THE OBTAINING OF APPROVALS FROM THE CSRC AND OTHER RELEVANT REGULATORY AUTHORITIES, THE ALLOTMENT AND ISSUE OF A SHARES BY THE COMPANY IN THE PRC BY WAY OF PUBLIC OFFERING OF NEW A SHARES AND THE FOLLOWING TERMS AND CONDITIONS OF THE A SHARE ISSUE BE AND ARE HEREBY APPROVED.	Management	For
02	THAT THE BOARD AND ITS ATTORNEY SHALL BE AND ARE AUTHORIZED TO DEAL WITH MATTERS IN RELATION TO THE A SHARE ISSUE AND THE LISTING OF A SHARES INCLUDING BUT NOT LIMITED TO THE FOLLOWING.	Management	For

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ALLTEL CORPORATION ΑT ISSUER: 020039103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	BOARD PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF PROPOSAL NUMBER 1 IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT OR POSTPONEMENT	Management	For
01	TO APPROVE PROPOSAL NUMBER 1. BOARD PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 20, 2007, BY AND AMONG ALLTEL CORPORATION, ATLANTIS HOLDINGS LLC AND ATLANTIS MERGER SUB, INC. AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For

TXU CORP. TXU ANNUAL MEETI ISIN:

ISSUER: 873168108

SEDOL:

VOTE GROUP: GLOBAL

SPECIAL MEET

Proposal			Proposal	Vote
Number	Proposal		Type	Cast
04	APPROVAL OF INDEPENDENT AUDITOR - DE TOUCHE LLP.	LOITTE &	Management	For
03	DIRECTOR		Management	For
		LELDON E. ECHOLS	Management	For
		KERNEY LADAY	Management	For
		JACK E. LITTLE	Management	For
		GERARDO I. LOPEZ	Management	For
		J.E. OESTERREICHER	Management	For
		MICHAEL W. RANGER	Management	For
		LEONARD H. ROBERTS	Management	For
		GLENN F. TILTON	Management	For
		C. JOHN WILDER	Management	For
02	TO APPROVE ANY PROPOSAL BY TXU CORP.	TO ADJOURN	Management	For
	OR POSTPONE THE ANNUAL MEETING, IF D	ETERMINED		
	TO BE NECESSARY.			
01	TO APPROVE THE AGREEMENT AND PLAN OF	MERGER,	Management	For
	DATED AS OF FEBRUARY 25, 2007 (AS AM	ENDED FROM		
	TIME TO TIME, THE MERGER AGREEMENT	) AMONG TXU		
	CORP., TEXAS ENERGY FUTURE HOLDINGS	LIMITED PARTNERSHIP,		
	A DELAWARE LIMITED PARTNERSHIP, AND	TEXAS ENERGY		
	FUTURE MERGER SUB CORP., A TEXAS COP	PORATION,		
	INCLUDING THE PLAN OF MERGER CONTAIN	ED IN THE		
	MERGER AGREEMENT.			
06	SHAREHOLDER PROPOSAL REQUESTING A RE	PORT ON TXU	Shareholder	Against
	CORP. S POLITICAL CONTRIBUTIONS AND	EXPENDITURES.		
05	SHAREHOLDER PROPOSAL RELATED TO TXU	CORP. S ADOPTION	Shareholder	Against
	OF QUANTITATIVE GOALS FOR EMISSIONS	AT ITS EXISTING		
	AND PROPOSED PLANTS.			

JSFC SISTEMA JSFCY.PK

ISIN: US48122U2042 ISSUER: 48122U204

SEDOL: B067BX4, B05N809

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VOTE GROUP: GLOBAL

Proposal	Proposal	Vote
Number	Type	Cast

PLEASE NOTE THAT THIS IS A POSTAL MEETING ANNOUNCEMENT. Non-Voting A PHYSICAL MEETING ISNOT BEING HELD FOR THIS COMPANY. THEREFORE, MEETING ATTENDANCE REQUESTS ARE NOT VALID FOR THIS MEETING. IF YOU WISH TO

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OTH MEETING

VOTE, YOU MUST RETURN YOUR INSTRUCTIONS BY THE INDICATED CUTOFF DATE. THANK YOU.

1. APPROVE 1,000:1 1,000 NEW SHARES FOR EACH SHARE CURRENTLY HELD STOCK SPLIT OF THE COMPANY

Management For

SPECIAL MEET

SEQUA CORPORATION ISSUER: 817320104 SOAA

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL	Management	For
	PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT		
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 8, 2007, BY AND AMONG, BLUE JAY ACQUISITION CORPORATION, BLUE JAY MERGER CORPORATION AND THE COMPANY	Management	For

BCE INC. BCE SPECIAL MEET

ISSUER: 05534B760

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal Vote Type Cast Proposal Number Proposal 

APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS APPENDIX A TO THE MANAGEMENT PROXY CIRCULAR OF BCE DATED AUGUST 7, 2007, TO APPROVE THE PLAN OF ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING BCE, ITS COMMON AND PREFERRED SHAREHOLDERS AND 6796508 CANADA INC. (THE PURCHASER). PLEASE REFER TO THE VOTING INSTRUCTION FORM FOR A COMPLETE DESCRIPTION OF THIS RESOLUTION.

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Management For

Selected Accounts: NPX GAB GLB UTILITY INC TR.

ENDESA SA, MADRID END.VX EGM MEETING

ISSUER: E41222113 ISIN: ES0130670112 SEDOL: B0389N6, 4315368, 5285501, B0ZNJC8, 2615424, 5271782, 5788806

Proposal Number	Proposal	Proposal Type	Cast
*	SHAREHOLDERS WHO PARTICIPATE IN ANY FORM AT THE EXTRAORDINARY GENERAL MEETING, WHETHER DIRECTLY, BY PROXY, OR BY LONG-DISTANCE VOTING, SHALL BE ENTITLED TO RECEIVE AN ATTENDANCE PREMIUM (0.15	Non-Voting	
*	EUROS GROSS PER SHARE) PLEASE NOTE THAT THIS IS A REVISION DUE TO NORMAL MEETING CHANGED TO AN ISSUER PAY MEETING AND RECEIPT OF NON-NUMBERED AND NON-VOTABLE RESOLUTION AND CHANGED IN MEETING TYPE. 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	
1.	TO AMEND THE PRESENT ARTICLE 32 (LIMITATION OF VOTING RIGHTS) OF THE CORPORATE BYLAWS, BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 32: VOTING RIGHTS THE SHAREHOLDERS SHALL BE ENTITLED TO ONE VOTE FOR EACH SHARE THEY OWN OR REPRESENT, EXCEPT FOR NON-VOTING SHARES, WHICH SHALL BE GOVERNED BY THE PROVISIONS OF ARTICLE 8 OF THESE BY LAWS; THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH THE MERCANTILE REGISTRY	Management	For
2.	TO AMEND THE PRESENT ARTICLE 37 (NUMBER AND TYPES OF DIRECTORS) OF THE CORPORATE BYLAWS, BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 37: NUMBER OF DIRECTORS THE BOARD OF DIRECTORS SHALL BE FORMED BY NINE MEMBERS MINIMUM AND FIFTEEN MAXIMUM. THE GENERAL MEETING SHALL BE RESPONSIBLE FOR BOTH THE APPOINTMENT AND THE REMOVAL OF THE MEMBERS OF THE BOARD OF DIRECTORS. THE POSITION OF DIRECTOR IS ELIGIBLE FOR RESIGNATION, REVOCATION AND RE-ELECTION; THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH THE MERCANTILE REGISTRY	Management	For
3.	TO AMEND THE PRESENT ARTICLE 38 (TERM OF OFFICE) OF THE CORPORATE BY LAWS, BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 38: TERM OF OFFICE OF DIRECTOR THE TERM OF OFFICE OF DIRECTORS SHALL BE FOUR YEARS. THEY MAY BE REELECTED FOR PERIODS OF LIKE DURATION. FOR THE PURPOSE OF COMPUTING THE TERM OF OFFICE OF THE MANDATE OF DIRECTORS, THE YEAR SHALL BE DEEMED TO BEGIN AND END ON THE DATE ON WHICH THE ANNUAL GENERAL MEETING IS HELD, OR THE LAST DAY POSSIBLE ON WHICH IT	Management	For

SHOULD HAVE BEEN HELD. IF DURING THE TERM TO WHICH THE DIRECTORS WERE APPOINTED VACANCIES SHOULD TAKE PLACE, THE BOARD MAY APPOINT, FROM AMONG3THE SHAREHOLDERS, THOSE PERSONS TO FILL THEM UNTIL THE FIRST GENERAL MEETING MEETS; THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH THE MERCANTILE REGISTRY

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Selected Accounts: NBV CTT To Selected Accounts: NPX GAB GLB UTILITY INC TR.

- TO AMEND THE PRESENT ARTICLE 42 (INCOMPATIBILITIES) Management For OF THE CORPORATE BY LAWS, BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 42: INCOMPATIBILITIES OF DIRECTORS THOSE PERSONS SUBJECT TO THE PROHIBITIONS OF ARTICLE 124 OF THE SPANISH CORPORATIONS LAW (LEY DE SOCIEDADES ANONIMAS) AND OTHER LEGAL PROVISIONS MAY NOT BE APPOINTED AS DIRECTORS; THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH THE MERCANTILE REGISTRY
- 5. TO DELEGATE TO THE COMPANY S BOARD OF DIRECTORS THE BROADEST AUTHORITIES TO ADOPT SUCH RESOLUTIONS AS MAY BE NECESSARY OR APPROPRIATE FOR THE EXECUTION, IMPLEMENTATION, EFFECTIVENESS AND SUCCESSFUL CONCLUSION OF THE GENERAL MEETING RESOLUTIONS AND, IN PARTICULAR, FOR THE FOLLOWING ACTS, WITHOUT LIMITATION: (I) CLARIFY, SPECIFY AND COMPLETE THE RESOLUTIONS OF THIS GENERAL MEETING AND RESOLVE SUCH DOUBTS OR ASPECTS AS ARE PRESENTED, REMEDYING AND COMPLETING SUCH DEFECTS OR OMISSIONS AS MAY PREVENT OR IMPAIR THE EFFECTIVENESS OR REGISTRATION OF THE PERTINENT RESOLUTIONS; (II) EXECUTE SUCH PUBLIC AND/OR PRIVATE DOCUMENTS AND CARRY OUT SUCH ACTS, LEGAL BUSINESSES, CONTRACTS, DECLARATIONS AND TRANSACTIONS AS MAY BE NECESSARY OR APPROPRIATE FOR THE EXECUTION AND IMPLEMENTATION OF THERE SOLUTIONS ADOPTED AT THIS GENERAL MEETING; AND (III) DELEGATE, IN TURN, TO THE EXECUTIVE COMMITTEE OR TO ONE OR MORE DIRECTORS, WHO MAY ACT SEVERALLY AND INDISTINCTLY, THE POWERS CONFERRED IN THE PRECEDING PARAGRAPHS; TO EMPOWER THE CHAIRMAN OF THE BOARD OF DIRECTORS, MR. MANUEL PIZARRO MORENO, THE CHIEF EXECUTIVE OFFICER (CEO) MR. RAFAEL MIRANDA ROBREDO AND THE SECRETARY OF THE BOARD OF DIRECTORS AND SECRETARY GENERAL MR. SALVADOR MONTEJO VELILLA, IN ORDER THAT, ANY OF THEM, INDISTINCTLY, MAY: (I) CARRY OUT SUCH ACTS, LEGAL BUSINESSES, CONTRACTS AND TRANSACTIONS AS MAY BE APPROPRIATE IN ORDER TO REGISTER THE PRECEDING RESOLUTIONS WITH THE MERCANTILE REGISTRY, INCLUDING, IN PARTICULAR, INTER ALIA, THE POWERS TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO EXECUTE THE PUBLIC DEEDS OR NOTARIAL RECORDS WHICH ARE NECESSARY OR APPROPRIATE FOR SUCH PURPOSE,

Management For

TO PUBLISH THE PERTINENT LEGAL NOTICES AND FORMALIZE ANY OTHER PUBLIC OR PRIVATE DOCUMENTS WHICH MAY BE NECESSARY OR APPROPRIATE FOR THE REGISTRATION OF SUCH RESOLUTIONS, WITH THE EXPRESS POWER TO REMEDY THEM, WITHOUT ALTERING THEIR NATURE, SCOPE OR MEANING; AND (II) APPEAR BEFORE THE COMPETENT ADMINISTRATIVE AUTHORITIES, IN PARTICULAR, THE MINISTRIES OF ECONOMY AND FINANCE AND INDUSTRY, TOURISM AND COMMERCE, AS WELL AS BEFORE OTHER AUTHORITIES, ADMINISTRATIONS AND INSTITUTIONS, ESPECIALLY THE SPANISH SECURITIES MARKET COMMISSION (COMISION NACIONAL DEL MERCADO DE VALORES), THE SECURITIES EXCHANGE GOVERNING COMPANIES AND ANY OTHER WHICH MAY BE COMPETENT IN RELATION TO ANY OF THE RESOLUTIONS ADOPTED, IN ORDER TO CARRY OUT THE NECESSARY FORMALITIES AND ACTIONS FOR THE MOST COMPLETE IMPLEMENTATION AND EFFECTIVENESS THEREOF

\* PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 26 SEP 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.

Non-Voting

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\* PLEASE BE ADVISED THAT ADDITIONAL INFORMATION
CONCERNING ENDESA, S.A. CAN ALSO BE VIEWED ON
THE COMPANY S WEBSITE: HTTP://WWW.ENDESA.ES/PORTAL/
PORTADA?URL=/PORTAL/EN/DEFAULT.HTML&IDIOMS=EN&

Non-Voting

\* THE BELOW LINKS ARE TO A D.RAFAEL MIRANDA (CFO)
VIDEO IN ENGLISH AND ALSO IN SPANISH. ENGLISH
VERSION: HTTP://W3.CANTOS.COM/07/ENDESA-709-Z1QYH
SPANISH VERSION: HTTP://W3.CANTOS.COM/07/ENDESA-S-709-1JN9A
PLEASE NOTE THAT TO VIEW THE VIDEOS YOU MUST
ENTER WITH THE BELOW MENTIONED USERNAME AND PASSWORD:
USERNAME: ORBIT PASSWORD: COMPLETE293

Non-Voting

AQUILA, INC. ISSUER: 03840P102 SEDOL: ILA ISIN: SPECIAL MEET

VOTE GROUP: GLOBAL

02 ADJOURNMENT AND POSTPONEMENT OF THE SPECIAL MEETING,

Management

For

IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.

ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 6, 2007, AMONG AQUILA, INC., GREAT PLAINS ENERGY INCORPORATED, GREGORY ACQUISITION CORP., AND BLACK HILLS CORPORATION.

Management For

HUANENG POWER INTERNATIONAL, INC. HNP

ISSUER: 443304100

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal Vote Type Cast Proposal Number Proposal Cast 

S1 TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE ISSUE OF CORPORATE BONDS BY HUANENG POWER INTERNATIONAL, INC.

Management For

GREAT PLAINS ENERGY INCORPORATED

ISSUER: 391164100

SEDOL:

GXP ISIN: SPECIAL MEET

SPECIAL MEET

VOTE GROUP: GLOBAL

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Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVAL OF AUTHORITY OF THE PROXY HOLDERS TO VOTE IN FAVOR OF A MOTION TO ADJOURN THE MEETING FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES.	Management	For
01	APPROVAL OF THE ISSUANCE OF SHARES OF GREAT PLAINS ENERGY INCORPORATED COMMON STOCK AS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 6, 2007, BY AND AMONG AQUILA, INC., GREAT PLAINS ENERGY INCORPORATED, GREGORY ACQUISITION CORP. AND BLACK HILLS CORPORATION, INCLUDING ALL EXHIBITS AND SCHEDULES THERETO.	Management	For

HERA SPA, BOLOGNA HRASF.PK EGM MEETING

ISSUER: T5250M106 ISIN: IT0001250932 BLOCKING

SEDOL: B28J8W0, 7620508, B020CX4, 7598003

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 OCT 2007 CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU	Non-Voting	
1.	APPROVE THE MERGER PROJECT FOR INCORPORATION OF SAT S.P.A. INTO HERA S.P.A. CONSEQUENT HERA S.P.A. RIGHT ISSUE FOR EUR 1,016,752,029.00 UP TO A MAXIMUM OF EUR 1,031,292,363.00 BY ISSUING A MAXIMUM OF NR.14,540,334 ORDINARY SHARES, PAR VALUE EUR 1 EACH SHARE AND CONSEQUENTLY AMEND THE ARTICLE 5 OF THE BY-LAW	Management	Take No
2.3.	AMEND THE ARTICLE 17 OF THE COMPANY BY-LAWS  APPROVE THE RIGHT ISSUE FOR A MAXIMUM OF EUR  1,550,000.00, TO BE EFFECTED BY ISSUING OF NR.  1,550,000.00 ORDINARY SHARES, PAR VALUE EUR 1  EACH SHARE, BY ASSIGNMENT IN KIND TO THE SHAREHOLDERS WITHOUT ANY OPTION RIGHT EX ARTICLE 2441 CIVIL  CODE, AMEND THE ARTICLE 5 OF THE BY-LAWS	Management Management	

CABLEVISION SYSTEMS CORPORATION CVC SPECIAL MEET ISSUER: 12686C109 ISIN:

SEDOL:

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
03	TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL 1 OR PROPOSAL 2.	Management	For

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02	TO APPROVE AN AMENDMENT TO CABLEVISION SYSTEMS	Management	For
	CORPORATION S AMENDED AND RESTATED CERTIFICATE	<u> </u>	
	OF INCORPORATION, WHICH WOULD MAKE SECTION A.X.		
	OF ARTICLE FOURTH OF THE AMENDED AND RESTATED		
	CERTIFICATE OF INCORPORATION INAPPLICABLE TO		
	THE MERGER AND THE OTHER TRANSACTIONS CONTEMPLATED		
	BY THE MERGER AGREEMENT.		
01	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF	Management	Against
	MERGER, DATED AS OF MAY 2, 2007, BY AND AMONG		
	CENTRAL PARK HOLDING COMPANY, LLC, CENTRAL PARK		
	MERGER SUB, INC. AND CABLEVISION SYSTEMS CORPORATION		
	AS IT MAY BE AMENDED FROM TIME TO TIME, ALL AS		

AEM SPA AEMMF.PK MIX MEETING

ISSUER: T0140L103 ISIN: IT0001233417 BLOCKING

MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

SEDOL: 5499131, BOYLRJ6, 5988941, BONHOQ3

Proposal Number	Proposal	Proposal Type	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 23 OCT 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET	Non-Voting	
0.1	OR THE MEETING IS CANCELLED. THANK YOU. RECEIVE THE NEWS CONCERNING THE OPERATING PROGRAMME OF THE COMPANY	Management	Take No
E.1.1	APPROVE THE MERGER THROUGH INCORPORATION OF AMSA SPA; ANY ADJOURNMENT THEREOF; AND THE CAPITAL INCREASE BY THE CREATION OF EUR 50.5 MILLION WITHOUT PRE-EMPTIVE RIGHTS	Management	Take No
E.1.2	AMEND THE COMPANY BYLAWS DUE TO MERGER BETWEEN AEM AND AMSA	Management	Take No
E.2.1	APPROVE THE MERGER THROUGH INCORPORATION OF ASM SPA AND THE CAPITAL INCREASE BY THE CREATION OF EUR 642.6 MILLION WITHOUT PRE-EMPTIVE RIGHTS	Management	Take No
E.2.2	AMEND THE COMPANY BYLAWS DUE TO MERGER BETWEEN AEM AND ASM AND APPROVE THE INTRODUCTION OF A TWO-TIER STRUCTURE	Management	Take No

CABLEVISION SYSTEMS CORPORATION

ISSUER: 12686C109

SEDOL:

CVC ISIN: SPECIAL MEET

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	TO APPROVE AN AMENDMENT TO CABLEVISION SYSTEMS	Management	Eom
02	CORPORATION S AMENDED AND RESTATED CERTIFICATE	Management	101
	OF INCORPORATION, WHICH WOULD MAKE SECTION A.X.		
	OF ARTICLE FOURTH OF THE AMENDED AND RESTATED		
	CERTIFICATE OF INCORPORATION INAPPLICABLE TO		
	THE MERGER AND THE OTHER TRANSACTIONS CONTEMPLATED		
	BY THE MERGER AGREEMENT.		
01	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF	Management	Against
	MERGER, DATED AS OF MAY 2, 2007, BY AND AMONG		
	CENTRAL PARK HOLDING COMPANY, LLC, CENTRAL PARK MERGER SUB, INC. AND CABLEVISION SYSTEMS CORPORATION		
	AS IT MAY BE AMENDED FROM TIME TO TIME, ALL AS		
	MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		
03	TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL	Management	For
	MEETING TO A LATER DATE TO SOLICIT ADDITIONAL	,	
	PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE		
	TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL		
	1 OR PROPOSAL 2.		

DATANG INTL PWR GENERATION CO LTD BJI

ISSUER: Y20020106 ISIN: CNE1000002Z3

TO: 1) DETERMINING, WITH REFERENCE TO THE MARKET

SEDOL: B01DCR8, 6080716, 5896475, 0571476

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast
0 1	ADDROVE THE TOOLS OF DWD ( DILLTON CODDODATE	Management	
S.1	APPROVE THE ISSUE OF RMB 6 BILLION CORPORATE	Management	For
	BONDS AND AUTHORIZE THE BOARD OFDIRECTORS TO		
	HANDLE ANY MATTERS IN RELATION TO THE ISSUE OF		
	CORPORATE BOND PRODUCTS, INCLUDING BUT NOT LIMITED		

EGM MEETING

SITUATION, THE PARTICULAR ISSUE PROPOSAL FOR EACH BATCH OF CORPORATE BONDS, INCLUDING TIMING OF THE ISSUE, ISSUE SIZE, DURATION, INTEREST RATE OR ITS RATE-SETTING MECHANISM, EXACT USE OF PROCEEDS, TERM AND METHOD OF REPAYMENT FOR PRINCIPAL AND INTEREST, WHETHER TO INCLUDE INNOVATIVE CONDITIONS SUCH AS SELL-BACK OR REDEMPTION, WHETHER ANY GUARANTEES ARE TO BE MADE AND THE METHOD OF SUCH GUARANTEES, AND OTHER MATTERS; 2) SIGNING ANY RELEVANT LEGAL DOCUMENTS IN RELATION TO THE ISSUE AND LISTING OF THE CORPORATE BONDS OF THE COMPANY; AND 3) HANDLING ANY OTHER MATTERS IN RELATION TO THE ISSUE AND LISTING OF THE CORPORATE BONDS OF THE COMPANY; AUTHORITY EXPIRES 30 MONTHS FROM THE DATE OF ITS APPROVAL AT THE EGM

SPECTRA ENERGY CORP ISSUER: 847560109

SE ISIN: ANNUAL MEETI

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
0 1		L. CARTER	Management	For
	WILLIAM	1 T. ESREY	Management	For
	FRED J	FOWLER	Management	For
	DENNIS	R. HENDRIX	Management	For
02	PROPOSAL TO RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS SPECTRA ENERGY S INDEPENDENT PUBLIC ACCOUNTANTS FOR 2007.	=	Management	For

KONINKLIJKE KPN N.V.

ISSUER: 780641205

SEDOL:

KPN ISIN: SPECIAL MEET

VOTE GROUP: GLOBAL

Proposal Proposal Vote Number Proposal Type Cast

03 PROPOSAL TO APPROVE THE ARRANGEMENT IN SHARES AS LONG-TERM INCENTIVE ELEMENT OF MR. SCHEEPBOUWER S REMUNERATION PACKAGE

Management For

SPECIAL MEET

SPECIAL MEET

ENERGY EAST CORPORATION

ISSUER: 29266M109

EAS ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF JUNE 25, 2007 AMONG IBERDROLA, S.A., GREEN ACQUISITION CAPITAL, INC. AND ENERGY	Management	For
02	EAST CORPORATION. APPROVAL OF ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY.	Management	For

SUNCOM WIRELESS HOLDINGS, INC. TI5A ISSUER: 86722Q207 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 16, 2007, BY AND AMONG SUNCOM WIRELESS HOLDINGS, INC., T-MOBILE USA, INC. AND TANGO MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF T-MOBILE USA, INC., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.	Management	For

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APPROVAL OF ANY ADJOURNMENTS OF THE SPECIAL MEETING
TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE,
TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE
PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER
DESCRIBED IN PROPOSAL 1 IF THERE ARE INSUFFICIENT
VOTES AT THE TIME OF ANY SUCH ADJOURNMENT TO
ADOPT THE AGREEMENT AND PLAN OF MERGER DESCRIBED
IN PROPOSAL 1.

Management For

WOODWARD GOVERNOR COMPANY WGOV ANNUAL MEETI ISSUER: 980745103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING SEPTEMBER	Management	For
0.1	30, 2008 DIRECTOR	Managomont	For
01	MARY L. PETROVICH LARRY E. RITTENBERG MICHAEL T. YONKER	Management Management Management Management	For For For
03	PROPOSAL TO AMEND ARTICLE FOURTH OF THE CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FROM 100,000,000 TO 150,000,000 AS WELL AS TO EFFECT A TWO-FOR-ONE STOCK SPLIT OF THE COMMON STOCK	Management	For

PT MULTIMEDIA SERVICOS DE TELECOMUNICACOES E MULTIMEDIA S G P S S A PTM EGM MEETING ISSUER: X70127109 ISIN: PTPTMOAM0008 BLOCKING SEDOL: B28LGH7, 5823990, B0BM695, B02P110, 5811412, B0BKJ67, B0B9GS5

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	AMEND ARTICLE 1, PARAGRAPH 1 OF ARTICLE 15 AND PARAGRAPH 1 OF ARTICLE 17 OF THE ARTICLES OF ASSOCIATION	Management	Take No
2.	APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS	Management	Take No
3.	APPROVE THE CHANGE IN COMPOSITION OF THE BOARD OF DIRECTORS	Management	Take No
4.	APPROVE THE REMUNERATION OF THE MEMBERS OF THE	Management	Take No

COMPENSATION COMMITTEE

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THE LACLEDE GROUP, INC. ISSUER: 505597104

SEDOL:

LG ISIN:

VOTE GROUP: GLOBAL

Proposal Number	l Proposal		Proposal Type	Vote Cast
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE  LLP AS INDEPENDENT AUDITORS FOR FISCAL YEAR 2008		Management	For
01	DIRECTOR		Management	For
		EDWARD L. GLOTZBACH W. STEPHEN MARITZ JOHN P. STUPP, JR.	Management Management Management	For For

ATMOS ENERGY CORPORATION ISSUER: 049560105

SEDOL:

ATO ISIN: ANNUAL MEETI

ANNUAL MEETI

Proposal Number	Proposal		Proposal Type	Vote Cast
02	RATIFY THE SELECTION OF ERNST & YOUN OUR INDEPENDENT REGISTERED PUBLIC ACC		Management	For
01	FIRM FOR FISCAL 2008. DIRECTOR		Management	For
		TRAVIS W. BAIN II DAN BUSBEE RICHARD W. DOUGLAS RICHARD K. GORDON	Management Management Management Management	For For For

NATIONAL FUEL GAS COMPANY

ISSUER: 636180101

SEDOL:

NFG ISIN: CONTESTED AN

VOTE GROUP: GLOBAL

-	Proposal	Туре	Cast
-		-	
Proposal		Proposal	Vote

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		ROBERT T. BRADY	Management	For
		ROLLAND E. KIDDER	Management	For
		JOHN F. RIORDAN	Management	For
		FREDERIC V. SALERNO	Management	For
02	APPOINTMENT OF PRICEWATERHOUSECOOPE THE COMPANY S INDEPENDENT REGISTERE FIRM		Management	For

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A2A SPA A2A OGM MEETING

ISSUER: T0140L103 ISIN: IT0001233417 BLOCKING

SEDOL: 5499131, BOYLRJ6, 5988941, BONHOQ3

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

\* PLEASE NOTE IN THE EVENT THE MEETING DOES NOT Non-Voting

REACH QUORUM, THERE WILL BE A SECOND CALL ON 25 FEB 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.

FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL

1.	APPOINT THE MEMBERS OF THE SUPERVISORY BOARD,	Management	Take No
	APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS		
2.	APPROVE THE EMOLUMENTS OF THE MEMBERS OF THE	Management	Take No
	SUPERVISORY BOARD		
3.	APPOINT THE CHAIRMAN OF THE SUPERVISORY BOARD	Management	Take No
4.	APPOINT THE VICE CHAIRMAN OF THE SUPERVISORY	Management	Take No
	BOARD		
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE	Non-Voting	
	IN TEXT OF RESOLUTIONS. IF YOU HAVE ALREADY SENT		
	IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY		

A2A SPA A2A OGM MEETING

SEDOL: 5499131, BOYLRJ6, 5988941, BONHOQ3

INSTRUCTIONS. THANK YOU.

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING	Non-Voting	
	ID 441101 DUE TO RECEIPT OF SUPERVISORY BOARD		
	NAMES. ALL VOTES RECEIVED ON THE PREVIOUS MEETING		
	WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT		
	ON THIS MEETING NOTICE. THANK YOU.		
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting	
	REACH QUORUM, THERE WILL BE A SECOND CALL ON		
	25 FEB 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS		
	WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA		
	IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR		
	SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET		
	OR THE MEETING IS CANCELLED. THANK YOU.		

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\* PLEASE NOTE THAT LIST PRESENTED BY COMUNE DI BRESCIA AND COMUNE DI MILANO SHAREHOLDERS HOLDING RESPECTIVELY 27.456% AND 27.455% OF A2A STOCK CAPITAL. THANK YOU. Non-Voting

1.A	APPOINT MR. RENZO CAPRA AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.B	APPOINT MR. ALBERTOSCIUME AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVETHE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.C	APPOINT MR. CLAUDIO BUIZZA AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.D	APPOINT MR. ADRIANO BANDERA AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
2.	APPROVE THE EMOLUMENTS OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	Take No
1.E	APPOINT MR. ANTONIO CAPEZZUTO AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.F	APPOINT MR. DARIO CASSINELLI AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.G	APPOINT MR. PIERFRANCESCO CUTER AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.H	APPOINT MR. GIANNI CASTELLI AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.I	APPOINT MR. LUIGI MORGANO AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVETHE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.J	APPOINT MR. MARCO MICCINESI AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.K	APPOINT MR. ANGELO RAMPINELLI ROTA AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No
1.L	APPOINT MR. CESARE SPREAFICO AS THE MEMBER OF THE SUPERVISORY BOARD, AND APPROVE THE INHERENT AND CONSEQUENT RESOLUTIONS	Management	Take No

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4.	APPOINT THE VICE CHAIRMAN OF THE SUPERVISORY BOARD	Management	Take No
*	PLEASE NOTE THAT LIST PRESENTED BY ATEL ITALIA	Non-Voting	
	HOLDING S.R.L HOLDING 4.51% OFA2A STOCK CAPITAL.		
	THANK YOU.		
1.M	APPOINT MR. ANTONIO TAORMINA AS THE MEMBER OF	Management	Take No
	THE SUPERVISORY BOARD, AND APPROVE THE INHERENT		
	AND CONSEQUENT RESOLUTIONS		
1.N	APPOINT MR. MASSIMO PERONA AS THE MEMBER OF THE	Management	Take No
	SUPERVISORY BOARD, AND APPROVE THE INHERENT AND		
	CONSEQUENT RESOLUTIONS		
1.0	APPOINT MR. MARIO COCCHI AS THE MEMBER OF THE	Management	Take No
	SUPERVISORY BOARD, AND APPROVE THE INHERENT AND		
	CONSEQUENT RESOLUTIONS		

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PLEASE NOTE THAT LIST PRESENTED BY COMUNE DI

	BERGAMO HOLDING 1.968% OF A2A STOCK CAPITAL. THANK YOU.		
1.P	APPOINT MR. TANCREDI BIANCHI AS THE MEMBER OF	Management	Take No
	THE SUPERVISORY BOARD, AND APPROVE THE INHERENT		
	AND CONSEQUENT RESOLUTIONS		
1.Q	APPOINT MR. DIEGO RIVETTI AS THE MEMBER OF THE	Management	Take No
	SUPERVISORY BOARD, AND APPROVETHE INHERENT AND		
	CONSEQUENT RESOLUTIONS		
3.	APPOINT THE CHAIRMAN OF THE SUPERVISORY BOARD	Management	Take No

Non-Voting

SPECIAL MEET

ANNUAL MEETI

HUANENG POWER INTERNATIONAL, INC. HNP ISSUER: 443304100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
01	TO APPROVE THE COAL PURCHASE AND COAL TRANSPORTATION FRAMEWORK AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND HUANENG ENERGY & COMMUNICATIONS HOLDING CO., LTD., THE CONTINUING CONNECTED TRANSACTION CONTEMPLATED THEREBY AND THE TRANSACTION CAP FOR 2008 THEREOF.	Management	For

PIEDMONT NATURAL GAS COMPANY, INC. PNY ISSUER: 720186105 ISIN:

SEDOL:

ProxyEdge - Investment Company Report ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: NPX GAB GLB UTILITY INC TR.

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
02	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING		Management	For
01	FIRM FOR FISCAL YEAR 2008.  DIRECTOR  MALCOLM E. EV	ERETT III*	Management Management	For For

Report Date: 07/15/2008

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FRANK B. HOLDING, JR.\* Management For MINOR M. SHAW\* Management For MURIEL W. SHEUBROOKS\* Management For FRANKIE T. JONES, SR.\*\* Management For

BIFFA PLC, BUCKINGHAMSHIRE

ISSUER: G1262B109

SEDOL: B1GKB52, B1FW579, B129PL7

BL4 ISIN: GB00B129PL77

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Number	11000001
S.1	APPROVE, FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 18 FEB 2008 BETWEEN THE COMPANY, THE HOLDERS OF ITS PUBLIC SCHEME SHARES AS DEFINED IN THE SAID SCHEME AND THE HOLDERS OF ITS WASTEBIDCO SCHEME SHARES AS DEFINED IN THE SCHEME, A PRINT OF WHICH HAS BEEN PRODUCED TO THIS METING AND FOR THE PURPOSES OF IDENTIFICATION SIGNED BY THE CHAIRMAN OF THE MEETING, IN ITS ORIGINAL FORM OR SUBJECT TO SUCH MODIFICATION, ADDITION OR CONDITION APPROVE OR IMPOSED BY THE COURT AND AGREED TO BY BIDCO AS DEFINED IN THE SAID SCHEME, THE COMPANY AND, WHERE NECESSARY, THE PANEL AS DEFINED IN THE SAID SCHEME THE SCHEME; I) AUTHORIZE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTIONS AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; II) APPROVE THE SHARE CAPITAL OF THE COMPANY BE REDUCED BY CANCELING AND EXTINGUISHING ALL OF THE CANCELLATION SHARES AS SPECIFIED; III) APPROVE, SUBJECT TO, AND FORTHWITH UPON, THE SAID REDUCTION OF CAPITAL THE CAPITAL REDUCTION TAKING EFFECT AND NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE ARTICLES OF ASSOCIATION OF THE COMPANY; APPROVE THE ISSUED SHARE CAPITAL OF THE COMPANY TO ITS FORMER AMOUNT BY THE CREATION OF SUCH NUMBER OF NEW ORDINARY SHARES OF 10 PENCE EACH AS SHALL BE EQUAL TO THE NUMBER OF CANCELLATION SHARES CANCELLED PURSUANT TO PARAGRAPH 1.2 ABOVE;
	SHARES CANCELLED PURSUANT TO PARAGRAPH 1.2 ABOVE; APPROVE, THE RESERVE ARISING IN THE BOOKS OF ACCOUNT OF THE COMPANY AS A RESULT OF THE CAPITAL
	REDUCTION BE CAPITALIZED AND APPLIED IN PAYING UP IN FULL AT PAR THE NEW ORDINARY SHARES OF 10 PENCE EACH SO CREATED, SUCH NEW ORDINARY SHARES
	TO BE ALLOTTED AND ISSUED CREDITED AS FULLY PAID TO BIDCO AND/OR ITS NOMINEES; AND AUTHORIZE THE DIRECTORS OF THE COMPANY FOR, IN SUBSTITUTION
	FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT THE NEW ORDINARY SHARES AS SPECIFIED, UP TO AN
	AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY

BE ALLOTTED UNDER THIS AUTHORITY SHALL BE THE

Management For

Proposal Vote Type Cast

EGM MEETING

AGGREGATE NOMINAL AMOUNT OF THE NEW ORDINARY

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Selected Accounts: NBV CR CT Selected Accounts: NPX GAB GLB UTILITY INC TR.

SHARES CREATED AS SPECIFIED; AUTHORITY EXPIRES AT THE CONCLUSION OF THE FIFTH ANNIVERSARY OF THIS RESOLUTION; AND THIS AUTHORITY SHALL BE IN ADDITION AND WITHOUT PREJUDICE TO ANY OTHER AUTHORITY UNDER THE SAID SECTION 80 PREVIOUSLY GRANTED AND IN FORCE AS SPECIFIED; IV) AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED; 146 SCHEME OF ARRANGEMENT DATED 18 FEB 2007 BETWEEN THE COMPANY, THE HOLDERS OF ITS PUBLIC SCHEME SHARES AS SPECIFIED, AND THE HOLDERS OF ITS WASTCBIDCO SCHEME SHARES AS SPECIFIED UNDER SECTION 425 OF THE COMPANIES ACT 1985 IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE COURT AND HOLDER(S) AND, FOR THIS PURPOSE, SENIORITY WILL BE DETERMINED BY THE ORDER IN WHICH THE NAMES STAND IN THE REGISTER OF MEMBERS OF THE COMPANY IN RESPECT OF THE JOINT HOLDING; ENTITLEMENT TO ATTEND AND VOTE AT THE MEETING OR ANY ADJOURNMENT THEREOF AND THE NUMBER OF VOTES WHICH MAY BE CAST THEREAT WILL BE DETERMINED BY REFERENCE TO THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 P.M. ON THE DAY WHICH IS TWO DAYS BEFORE THE DATE OF THE MEETING OR ADJOURNED MEETING (AS THE CASE MAY BE); IN EACH CASE, CHANGES TO THE REGISTER OF MEMBERS OF THE COMPANY AFTER SUCH TIME WILL BE DISREGARDED, BY THE SAID ORDER, THE COURT HAS APPOINTED MR. ROBERT DAVIES OR, FAILING HIM, MR. ROGER PAYNE, OR, FAILING HIM, MR. ANGELA RISLEY TO ACT AS THE CHAIRMAN OF THE SAID MEETING AND HAS DIRECTED THE CHAIRMAN TO REPORT THE RESULT THEREOF TO THE COURT; THE SCHEME OF ARRANGEMENT WILL BE SUBJECT TO THE SUBSEQUENT SANCTION TO THE COURT, THE SCHEME OF ARRANGEMENT WILL BE SUBJECT TO THE SUBSEQUENT SANCTION OF THE COURT

BIFFA PLC, BUCKINGHAMSHIRE ISSUER: G1262B109 ISIN: GB00B129PL77

SEDOL: B1GKB52, B1FW579, B129PL7

VOTE GROUP: GLOBAL

Proposal Proposal Vote

CRT MEETING

Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX Number Proposal Cast Type APPROVE WITH OR WITHOUT MODIFICATION THE SCHEME Management For OF ARRANGEMENT THE SCHEME OF ARRANGEMENT PROPOSED TO BE MADE BETWEEN BIFFA PLC THE COMPANY, THE HOLDERS OF PUBLIC SCHEME SHARES AND THE HOLDERS OF WASTEBIDCO SCHEME SHARES AS DEFINED IN THE SCHEME OF ARRANGEMENT OESTERREICHISCHE ELEKTRIZITAETSWIRTSCHAFTS-AG OEWA AGM MEETING (VERBUNDGESELLSCHAFT), WIEN ISIN: AT0000746409 BLOCKING ISSUER: A5528H103 SEDOL: 4661607, B28L343, 4663409 VOTE GROUP: GLOBAL ProxyEdge - Investment Company Report Report Date: 07/15/2008 Meeting Date Range: 07/01/2007 to 06/30/2008 Page 22 of 106 Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE ANNUAL REPORT, REPORT OF THE MANAGEMENT BOARD AND THE SUPERVISORYBOARD FOR THE FY 2007	Management	Take No
2.	APPROVE THE ALLOCATION OF THE NET INCOME	Management	Take No
3.	APPROVE THE ACTION OF THE BOARD OF DIRECTORS AND THE SUPERVISORY BOARD FOR THE FY 2007	Management	Take No
4.	ELECT THE SUPERVISORY BOARD	Management	Take No
5.	APPROVE THE REMUNERATION FOR THE SUPERVISORY BOARD	Management	Take No
6.	ELECT THE AUDITOR FOR THE FY 2008	Management	Take No
7.	AUTHORIZE THE MANAGEMENT BOARD ON THE PURCHASE OF OWN SHARES DUE PAR 65	Management	Take No

OESTERREICHISCHE OEWA AGM MEETING

ELEKTRIZITAETSWIRTSCHAFTS-AG

(VERBUNDGESELLSCHAFT), WIEN

SEDOL: 4661607, B28L343, 4663409

			,
Proposal		Proposal	Vote
Number	Proposal	Type	Cast

*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING	Non-Voting	
	ID 448216 DUE TO CHANGE IN VOTING STATUS. ALL		
	VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE		
	DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON		
	THIS MEETING NOTICE. THANK YOU.		
1.	RECEIVE THE ANNUAL REPORT, REPORT ORF THE MANAGEMENT	Non-Voting	
	BOARD AND THE SUPERVISORY BOARD FOR THE FY 2007		
2.	APPROVE THE ALLOCATION OF THE NET INCOME	Management	Take No
3.	APPROVE THE ACTIONS OF THE BOARD OF DIRECTORS	Management	Take No
	AND THE SUPERVISORY BOARD FOR THE FY 2007		
4.	ELECT THE SUPERVISORY BOARD MEMBER	Management	Take No
5.	APPROVE THE REMUNERATION FOR THE SUPERVISORY BOARD	Management	Take No
6.	ELECT THE AUDITOR FOR THE FY 2008	Management	Take No
7.	AUTHORIZE THE MANAGEMENT BOARD ON THE PURCHASE	Management	Take No
	OF OWN SHARES DUE PAR 65		

ProxyEdge - Investment Company Report Report Date: 07/15/2008
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COMPANIA DE MINAS BUENAVENTURA S.A.A. BVN ISSUER: 204448104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVAL OF THE ANNUAL REPORT AND THE FINANCIAL STATEMENTS OF THE YEAR ENDED DECEMBER 31, 2007.	Management	For
02	DESIGNATION OF THE BOARD OF DIRECTORS FOR THE YEARS 2008 TO 2010.	Management	For
03	DESIGNATION OF THE EXTERNAL AUDITORS FOR FISCAL YEAR 2008.	Management	For
04	DISTRIBUTION OF DIVIDENDS ACCORDING TO THE DIVIDENDS POLICY.	Management	For
05	CAPITAL INCREASE BY CAPITALIZING THE RESULT FROM EXPOSURE TO INFLATION AND ACCUMULATED PROFITS BY INCREASING THE COMMON AND INVESTMENT SHARES FACE VALUE FROM S/. 4.00 TO S/. 20.00 AND THE CONSEQUENT AMENDMENT OF THE ARTICLE 5 OF THE BY-LAWS.	Management	For
06	SPLIT THE ADR S (2 PER EACH 1 EXISTING) SIMULTANEOUSLY WITH THE SPLIT OF THE COMMON AND INVESTMENT SHARES (2 PER EACH 1 EXISTING) BY THE MODIFICATION OF THEIR FACE VALUE FROM S/. 20.00 TO S/. 10.00 AND THE CONSEQUENT AMENDMENT OF THE ARTICLE 5 OF THE BY-LAWS.	Management	For

ANNUAL MEETI

PORTUGAL TELECOM SGPS S A PT AGM MEETING

ISSUER: X6769Q104 ISIN: PTPTCOAM0009 BLOCKING

SEDOL: B28LD09, 5466856, 5760365, 5825985, B02P109, 4676203, 5817186

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
	-		
*	PLEASE NOTE THAT FOR EVERY 500 SHARES YOU HAVE	Non-Voting	
	1 VOTING RIGHT. THANK YOU.		
1.	APPROVE THE MANAGEMENT REPORT, BALANCE SHEET	Management	Take No
	AND ACCOUNTS FOR 2007		
2.	APPROVE THE CONSOLIDATED MANAGEMENT REPORT, BALANCE	Management	Take No
	SHEET AND ACCOUNTS FOR 2007		
3.	APPROVE THE APPLICATION OF PROFITS	Management	Take No
4.	APPROVE THE GENERAL APPRAISAL OF THE COMPANY	Management	Take No
	MANAGEMENT AND SUPERVISION		
5.	RATIFY THE APPOINTMENT OF THE NEW MEMBERS OF	Management	Take No
	THE BOARD OF DIRECTORS TO COMPLETE THE 2006-2008	-	
	TERM OF OFFICE		
6.	APPROVE THE ACQUISITION AND DISPOSAL OF OWN SHARE	Management	Take No
7.	APPROVE TO REDUCE THE SHARE CAPITAL UP TO EUR	Management	
	3,077,400 FOR THE PURPOSE OF RELEASING EXCESS	,	
	CAPITAL IN CONNECTION WITH A SHARE BUYBACK PROGRAMME,		
	THROUGH THE CANCELLATION OF UP TO 102,580,000		
	SHARES REPRESENTING UP TO 10% OF THE SHARE CAPITAL		

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TO BE ACQUIRED AS A RESULT OF THE IMPLEMENTATION OF THIS RESOLUTION, AS WELL AS ON RELATED RESERVE AND ON THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION, IN ORDER TO COMPLETE THE SHARE BUYBACK PROGRAM INCLUDED IN THE SHAREHOLDER REMUNERATION PACKAGE ANNOUNCED IN FEBRUARY 2007 BY THE BOARD OF DIRECTORS DURING THE PUBLIC TENDER OFFER THAT HAD BEEN LAUNCHED OVER THE COMPANY APPROVE, PURSUANT TO PARAGRAPH 4 OF ARTICLE 8 Management Take No OF THE ARTICLES OF ASSOCIATION ON THE PARAMETERS APPLICABLE IN THE EVENT OF ANY ISSUANCE OF BONDS CONVERTIBLE INTO SHARES THAT MAY BE RESOLVED UPON BY THE BOARD OF DIRECTORS APPROVE THE ACQUISITION AND DISPOSAL OF OWN BONDS Management Take No 11. AND OTHER OWN SECURITIES APPROVE THE SUPPRESSION OF THE PRE-EMPTIVE RIGHTS Management Take No OF SHAREHOLDERS IN THE SUBSCRIPTION OF ANY ISSUANCE OF RESOLUTION 8 HEREOF AS MAY BE RESOLVED UPON

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Edgar Filing: GABELLI GLOBAL UTILITY & INCOME TRUST - Form N-PX BY THE BOARD OF DIRECTORS 10. APPROVE THE ISSUANCE OF BONDS AND OTHER SECURITIES Management Take No WHATEVER NATURE BY THE BOARD OF DIRECTORS, AND NAMELY ON THE FIXING OF VALUE OF SUCH SECURITIES IN ACCORDANCE WITH PARAGRAPH 3 OF ARTICLE 8 SUB-PARAGRAPH 1(E) OF ARTICLE 15 OF THE ARTICLES OF ASSOCIATION APPROVE THE REMUNERATION OF THE MEMBERS OF THE Management Take No COMPENSATION COMMITTEE A2A SPA OGM MEETING A2A ISIN: IT0001233417 BLOCKING ISSUER: T0140L103 SEDOL: 5499131, BOYLRJ6, 5988941, BONHOQ3 VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal Number Proposal Cast PLEASE NOTE IN THE EVENT THE MEETING DOES NOT Non-Voting REACH QUORUM, THERE WILL BE A SECOND CALL ON 01 APR 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE OUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU. APPOINT THE BOARD OF INSPECTION AS PER ARTICLE Management Take No 21, ITEM 2 OF THE BYLAWS ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2007 to 06/30/2008 Report Date: 07/15/2008 Page 25 of 106 Selected Accounts: NPX GAB GLB UTILITY INC TR. ENERSIS S.A. ENI ANNUAL MEETI ISSUER: 29274F104 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal Number Proposal

APPROVAL OF ENERSIS ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENTS AND REPORT FROM THE EXTERNAL AUDITORS AND ACCOUNT INSPECTORS FOR THE YEAR

ENDED ON DECEMBER 31, 2007.

Management For

02	PROFIT DISTRIBUTION FOR THE PERIOD AND DIVIDEND	Management	For
	PAYMENTS.		
04	SETTING OF DIRECTORS COMPENSATION.	Management	For
05	SETTING OF COMPENSATION FOR DIRECTORS COMMITTEE	Management	For
	AND AUDIT COMMITTEE AND BUDGET DETERMINATIONS		
	FOR 2008.		
07	APPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS.	Management	For
08	APPOINTMENT OF TWO ACCOUNT INSPECTORS, INCLUDING	Management	For
	TWO DEPUTIES, AND SETTING OF THEIR COMPENSATION.		
09	APPOINTMENT OF PRIVATE RATING AGENCIES.	Management	For
10	APPROVAL OF THE COMPANY S INVESTMENTS AND FINANCE	Management	For
	POLICY.		
15	OTHER NECESSARY RESOLUTIONS FOR THE PROPER IMPLEMENTATION	Management	For
	OF AGREEMENTS.		

ISIN:

EDP-ENERGIAS DE PORTUGAL, S.A. EDPFY ISSUER: 268353109

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	RESOLVE ON THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS	Management	For
	REPORTING DOCUMENTS FOR THE 2007 FINANCIAL YEAR,		
	INCLUDING THE SOLE MANAGEMENT REPORT, THE INDIVIDUAL		
	ACCOUNTS AND THE CONSOLIDATED ACCOUNTS, THE ANNUAL		
	REPORT AND THE OPINION OF THE GENERAL AND SUPERVISORY		
	BOARD AND THE SOLE LEGAL CERTIFICATION OF THE ACCOUNTS.		
02	RESOLVE ON THE PROPOSAL FOR THE ALLOCATION OF	Managamant	Eom
02	PROFITS IN RELATION TO THE 2007 FINANCIAL YEAR.	Management	For
0.3	RESOLVE ON THE GENERAL APPRAISAL OF THE MANAGEMENT	Management	For
0.5	AND SUPERVISION OF THE COMPANY, IN ACCORDANCE	Management	FOI
	WITH ARTICLE 455 OF PORTUGUESE COMPANIES CODE.		
0.4	GRANT AUTHORIZATION TO THE EXECUTIVE BOARD OF	Management	For
0 1	DIRECTORS FOR THE ACQUISITION AND SALE OF OWN	110110 9 0 110110	101
	SHARES BY EDP AND SUBSIDIARIES OF EDP.		
05	GRANT AUTHORIZATION TO THE EXECUTIVE BOARD OF	Management	For
	DIRECTORS FOR THE ACQUISITION AND SALE OF OWN	-	
	BONDS BY EDP AND SUBSIDIARIES OF EDP		
06	RESOLVE ON THE ELECTION OF MEMBERS OF THE GENERAL	Management	For
	AND SUPERVISORY BOARD.		
07	AMEND COMPANY S BY-LAWS.	Management	For

TELECOM ITALIA SPA TI-AEGM MEETING ISIN: IT0003497168 BLOCKING ISSUER: T92778108

SEDOL: 7649882, B020SC5, B19RWG8, B11RZ67, 7634394

ANNUAL MEETI

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Proposal

Type

Vote

Cast

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Number	rioposai		туре	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND		Non-Voting	
	13 APR 2008 (AND A THIRD CALL ON 14 A			
	CONSEQUENTLY, YOUR VOTING INSTRUCTION	•		
	VALID FOR ALL CALLS UNLESS THE AGENDA			
	PLEASE BE ALSO ADVISED THAT YOUR SHAR BE BLOCKED UNTIL THE QUORUM IS MET OR			
	IS CANCELLED. THANK YOU.	THE MEETING		
1.	AMEND ARTICLE 9 BOARD OF DIRECTORS, 1		Management	Take No
	OF AUDITORS AND 18 SHAREHOLDER S MEET	ING OF CORPORATE		
	BY-LAWS			
		TI-A		AGM MEETING
	T92778108 7649882, B020SC5, B19RWG8, B11RZ67, 76	ISIN: IT0003497168 34394	BLOCKING	
VOTE GRO	OUP: GLOBAL			
Proposal	-		Proposal	Vote
-	Proposal		Proposal Type	
Number	Proposal		Type	
-	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN	OUNCEMENTS	_	
Number	Proposal	OUNCEMENTS K:	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID=	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://www.telecomitalia.com/cgibin/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662& FOR	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEA	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT	Type	
Number	Proposal  INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE.	Type	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE.	Type	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT	Type	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON	Type  Non-Voting  Non-Voting	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON 08). CONSEQUENTLY,	Type  Non-Voting  Non-Voting	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND 13 APR 08 (AND A THIRD CALL ON 14 APR	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON 08). CONSEQUENTLY, VALID FOR	Type  Non-Voting  Non-Voting	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND 13 APR 08 (AND A THIRD CALL ON 14 APR YOUR VOTING INSTRUCTIONS WILL REMAIN ALL CALLS UNLESS THE AGENDA IS AMENDE BE ALSO ADVISED THAT YOUR SHARES WILL	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON 08). CONSEQUENTLY, VALID FOR D. PLEASE BE BLOCKED	Type  Non-Voting  Non-Voting	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND 13 APR 08 (AND A THIRD CALL ON 14 APR YOUR VOTING INSTRUCTIONS WILL REMAIN ALL CALLS UNLESS THE AGENDA IS AMENDE BE ALSO ADVISED THAT YOUR SHARES WILL UNTIL THE QUORUM IS MET OR THE MEETIN	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON 08). CONSEQUENTLY, VALID FOR D. PLEASE BE BLOCKED	Type  Non-Voting  Non-Voting	
Number  *	INVESTORS CAN ACCESS THE OFFICIAL ANN OF THIS MEETING VIA THE FOLLOWING LIN HTTP://WWW.TELECOMITALIA.COM/CGIBIN/T CONTENTVIEW.DOCHANNELID=12845&LANG=EN 31954&PROGRAMID=28840&PROGRAMPAGE=2FE EDITORIAL_ASSEMBLEE.JSP&TABID=5&PAGET CONTENTTYPE=EDITORIAL PLEASE NOTE IF YOU WOULD LIKE TO VOTE THE DIRECTOR SLATES INDIVIDUALLY PLEAYOUR BROADRIDGE CLIENT SERVICE REPRES PLEASE NOTE THAT THIS IS A MIX MEETIN YOU PLEASE NOTE IN THE EVENT THE MEETING REACH QUORUM, THERE WILL BE A SECOND 13 APR 08 (AND A THIRD CALL ON 14 APR YOUR VOTING INSTRUCTIONS WILL REMAIN ALL CALLS UNLESS THE AGENDA IS AMENDE BE ALSO ADVISED THAT YOUR SHARES WILL	OUNCEMENTS K: IPORTALE/TIPORTALE/EP/ &CONTENTID= P2FTIINVESTITORI2F YPEID=-8662&  FOR SE CONTACT ENTATIVE. G. THANK  DOES NOT CALL ON 08). CONSEQUENTLY, VALID FOR D. PLEASE BE BLOCKED G IS CANCELLED.	Type  Non-Voting  Non-Voting	Cast

DEC 2007; RELATED AND CONSEQUENT RESOLUTIONS 0.2 APPOINT THE BOARD OF DIRECTORS; RELATED AND CONSEQUENT Management Take No RESOLUTIONS O.3 APPROVE THE STOCK OPTION PLAN RESERVED TO THE Management Take No COMPANY S EXECUTIVE DIRECTORS, AND AUTHORIZE TO PURCHASE AND DISPOSE OF TREASURY SHARES; RELATED AND CONSEQUENT RESOLUTIONS E.1 AMEND THE FOLLOWING ARTICLES OF THE COMPANY S Management Take No BYLAWS: 9 BOARD OF DIRECTORS; 17 BOARD OF AUDITORS; AND 18 SHAREHOLDERS MEETING

Selected Accounts: NPX GAB GLB UTILITY INC TR.

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MPV CAR CLR WITTER

TELECOM ITALIA SPA OGM MEETING TI-A

ISIN: IT0003497168 BLOCKING ISSUER: T92778108

SEDOL: 7649882, B020SC5, B19RWG8, B11RZ67, 7634394

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting	
	REACH QUORUM, THERE WILL BE A SECOND CALL ON		
	14 APR 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS		
	WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA		
	IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR		
	SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET		
	OR THE MEETING IS CANCELLED. THANK YOU.		
1.	APPROVE THE FINANCIAL STATEMENTS AS OF 31 DEC	Management	Take No
	2007		
2.	APPOINT THE BOARD OF DIRECTORS	Management	Take No
3.	APPROVE THE STOCK OPTION PLAN RESERVED TO THE	Management	Take No
	EXECUTIVES OF THE COMPANY		
4.	AUTHORIZE THE PURCHASE AND DISPOSAL OF THE OWN	Management	Take No
	SHARES		

OTTER TAIL CORPORATION OTTR ANNUAL MEETI ISSUER: 689648103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal Vote

Number	Proposal		Type	Cast
02	THE RATIFICATION OF DELOITTE & TOUC	HE LLP AS	Management	For
	OUR INDEPENDENT REGISTERED PUBLIC A	CCOUNTING FIRM.		
01	DIRECTOR		Management	For
		JOHN D. ERICKSON	Management	For
		NATHAN I. PARTAIN	Management	For
		JAMES B. STAKE	Management	For

KONINKLIJKE KPN N.V. ISSUER: 780641205

KPN ISIN:

Report Date: 07/15/2008

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SEDOL:

VOTE GROUP: GLOBAL

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal Number	Proposal	Proposal Type	Vote Cast
03	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2007	Management	For
05	PROPOSAL TO ADOPT A DIVIDEND OVER THE FINANCIAL YEAR 2007	Management	For
06	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY	Management	For
07	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY	Management	For
08	PROPOSAL TO APPOINT THE AUDITOR	Management	For
09	PROPOSAL TO APPROVE THE ARRANGEMENT IN SHARES AS LONG-TERM INCENTIVE ELEMENT OF THE REMUNERATION PACKAGE OF MEMBERS OF THE BOARD OF MANGEMENT.	Management	For
10	PROPOSAL TO AMEND THE REMUNERATION FOR THE SUPERVISORY BOARD	Management	For
12	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO RESOLVE THAT THE COMPANY MAY ACQUIRE ITS OWN SHARES	Management	For
13	PROPOSAL TO REDUCE THE CAPITAL THROUGH CANCELLATION OF OWN SHARES	Management	For

PUBLIC SERVICE ENTERPRISE GROUP INC. PEG ISSUER: 744573106

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

ANNUAL MEETI

ANNUAL MEETI

Proposal Number	Proposal		Proposal Type	Vote Cast
01	SH	ONRAD K. HARPER HIRLEY ANN JACKSON HOMAS A. RENYI	Management Management Management Management	For For
02	RATIFICATION OF THE APPOINTMENT OF DELO TOUCHE LLP AS INDEPENDENT AUDITOR FOR T 2008.		Management	
03 04	STOCKHOLDER PROPOSAL RELATING TO EXECUT STOCKHOLDER PROPOSAL RELATING TO THE NO. OF DIRECTORS.		Shareholder Shareholder	
05	STOCKHOLDER PROPOSAL RELATING TO THE EL OF DIRECTORS.	ECTION	Shareholder	Against
IBERDROLI ISSUER: A		BE.MC SIN:		ANNUAL MEETI
Proposal	OUP: GLOBAL Proposal		Proposal Type	Vote Cast
01	EXAMINATION AND APPROVAL, IF APPLICABLE INDIVIDUAL ANNUAL FINANCIAL STATEMENTS S.A. AND OF THE CONSOLIDATED FINANCIAL OF IBERDROLA, S.A. AND ITS SUBSIDIARIES FISCAL YEAR ENDED ON DECEMBER 31, 2007.	OF IBERDROLA, STATEMENTS FOR THE	Management	
02	EXAMINATION AND APPROVAL, IF APPLICABLE PROPOSAL FOR THE ALLOCATION OF PROFITS/AND THE DISTRIBUTION OF DIVIDENDS FOR TYEAR ENDED ON DECEMBER 31, 2007.	C, OF THE LOSSES	Management	For
Meeting 1	ge - Investment Company Report Date Range: 07/01/2007 to 06/30/2008 A Accounts: NPX GAB GLB UTILITY INC TR.	Report Date: 0 Page	07/15/2008 29 of 106	
03	EXAMINATION AND APPROVAL, IF APPLICABLE INDIVIDUAL MANAGEMENT REPORT OF IBERDRO AND OF THE CONSOLIDATED MANAGEMENT REPORT IBERDROLA, S.A. AND ITS SUBSIDIARIES FO	DIA, S.A. DRI OF DR THE	Management	For
04	FISCAL YEAR ENDED ON DECEMBER 31, 2007. EXAMINATION AND APPROVAL, IF APPLICABLE		Management	For

_	MANAGEMENT AND ACTIONS OF THE BOARD OF DIRECTORS DURING THE FISCAL YEAR ENDED ON DECEMBER 31, 2007.		
05	RATIFICATION, IF APPLICABLE, OF THE INTERIM APPOINTMENT AS DIRECTOR OF MR. JOSE LUIS OLIVAS MARTINEZ TO FILL A VACANCY, AS AN EXTERNAL PROPRIETARY DIRECTOR, MADE AFTER THE HOLDING OF THE LAST GENERAL SHAREHOLDERS MEETING.	Management	For
06	EXAMINATION AND APPROVAL, IF APPLICABLE, OF A SYSTEM FOR VARIABLE COMPENSATION TIED BOTH TO THE ACHIEVEMENT OF ANNUAL OBJECTIVES AND TO THE ACHIEVEMENT OF OBJECTIVES SET OUT IN THE 2008-2010 STRATEGIC PLAN FOR THE CHAIRMAN & CHIEF EXECUTIVE OFFICER AND FOR MANAGERS THROUGH THE DELIVERY OF SHARES, AND DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO IMPLEMENT, DEVELOP, FORMALIZE AND EXECUTE SUCH COMPENSATION SYSTEM.	Management	
07	CAPITAL INCREASE FOR CASH CONSIDERATION, BY A NOMINAL AMOUNT OF 34,947,798 EUROS, THROUGH THE ISSUANCE AND FLOTATION OF 46,597,064 NEW COMMON SHARES WITH A PAR VALUE OF SEVENTY-FIVE EURO CENTS (0.75) EACH AND A SHARE PREMIUM TO BE DETERMINED, PURSUANT TO THE PROVISIONS OF SECTION 159.1.C) IN FINE OF THE COMPANIES LAW, BY THE BOARD OF DIRECTORS, WITH EXPRESS POWERS OF DELEGATION, ON THE DATE OF EXECUTION OF THE RESOLUTION, ALL	Management	For
08	AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.  AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH  THE EXPRESS POWER OF DELEGATION, FOR THE DERIVATIVE  ACQUISITION OF THE COMPANY S OWN SHARES BY THE  COMPANY ITSELF AND/OR BY ITS SUBSIDIARIES, UP  TO A MAXIMUM OF FIVE (5%) PERCENT OF THE SHARE  CAPITAL, PURSUANT TO APPLICABLE LAW, FOR WHICH  PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS  AT THE GENERAL SHAREHOLDERS MEETING OF MARCH  29, 2007 IS HEREBY DEPRIVED OF EFFECT TO THE  EXTENT OF THE UNUSED AMOUNT.	Management	For
09	DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, FOR A TERM OF FIVE YEARS, OF THE POWER TO ISSUE: A) BONDS OR SIMPLE DEBENTURES AND OTHER FIXED-INCOME SECURITIES OF A LIKE NATURE (OTHER THAN NOTES), AS WELL AS PREFERRED STOCK, UP TO A MAXIMUM AMOUNT OF TWENTY (20) BILLION EUROS, AND B) NOTES UP TO A MAXIMUM AMOUNT, INDEPENDENTLY OF THE FOREGOING, OF SIX (6) BILLION EUROS; AND AUTHORIZATION FOR THE COMPANY TO GUARANTEE, WITHIN THE LIMITS SET FORTH ABOVE, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
010	AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, TO APPLY FOR THE LISTING ON AND DELISTING FROM SPANISH OR FOREIGN, OFFICIAL OR UNOFFICIAL, ORGANIZED OR OTHER SECONDARY MARKETS OF THE SHARES, DEBENTURES, BONDS, NOTES, PREFERRED STOCK OR ANY OTHER SECURITIES ISSUED OR TO BE ISSUED, AND TO ADOPT SUCH RESOLUTIONS AS MAY BE NECESSARY TO ENSURE THE CONTINUED LISTING OF THE SHARES, DEBENTURES OR OTHER SECURITIES OF THE COMPANY THAT MAY THEN BE OUTSTANDING, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For

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Meeting Date Range: 07/01/2007 to 06/30/2008
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011	AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH	Management	For
	THE EXPRESS POWER OF DELEGATION, TO CREATE AND		
	FUND ASSOCIATIONS AND FOUNDATIONS, PURSUANT TO		
	APPLICABLE LEGAL PROVISIONS, FOR WHICH PURPOSE		
	THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS		
	AT THE GENERAL SHAREHOLDERS MEETING OF MARCH		
	29, 2007 IS HEREBY DEPRIVED OF EFFECT TO THE		
	EXTENT OF THE UNUSED AMOUNT.		
012	DELEGATION OF POWERS TO FORMALIZE AND EXECUTE	Management	For
	ALL RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT		
	THE GENERAL SHAREHOLDERS MEETING, FOR CONVERSION		
	THEREOF INTO A PUBLIC INSTRUMENT, AND FOR THE		
	INTERPRETATION, CORRECTION AND SUPPLEMENTATION		
	THEREOF OR FURTHER ELABORATION THEREON UNTIL		
	THE REQUIRED REGISTRATIONS ARE MADE.		

IBERDROLA SA, BILBAO IBE.MC OGM MEETING

ISSUER: E6165F166 ISIN: ES0144580Y14

SEDOL: B1S7LF1, B28C614, B28CQD6, B288C92

Proposal Number	Proposal	Proposal Type	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting	
	REACH QUORUM, THERE WILL BE A SECOND CALL ON		
	17 APR 2008 AT 11:30 CONSEQUENTLY, YOUR VOTING		
	INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS		
	UNLESS THE AGENDA IS AMENDED. THANK YOU.		
1.	APPROVE THE INDIVIDUAL ANNUAL FINANCIAL STATEMENTS	Management	For
	OF IBERDROLA, S.A BALANCESHEET, PROFIT AND LOSS		
	STATEMENT AND NOTES AND OF THE CONSOLIDATED FINANCIAL		
	STATEMENTS OF IBERDROLA, S,A AND ITS SUBSIDIARIES		
	BALANCE SHEET, PROFIT AND LOSS STATEMENT OF THE		
	CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF		
2	CASH FLOWS AND NOTES FOR THE FYE ON 31 DEC 2007	Managana	П
2.	APPROVE THE ALLOCATION OF PROFIT/LOSSES AND THE	Management	For
	DISTRIBUTION OF DIVIDENDS FORTHE FYE ON 31 DEC 2007		
3.	APPROVE THE INDIVIDUAL MANAGEMENT REPORT OF IBERDROLA,	Managomont	For
٥.	S.A, AND OF THE CONSOLIDATED MANAGEMENT REPORT	Mariagement	101
	OF IBERDROLA, S.A, AND ITS SUBSIDIARIES FOR THE		
	FYE 31 DEC 2007		
4.	APPROVE THE MANAGEMENT AND ACTIONS OF THE BOARD	Management	For
1.	OF DIRECTORS DURING THE FYE 31 DEC 2007, AS SPECIFIED	riaria y cinicire	101
5.	RATIFY THE INTERIM APPOINTMENT OF MR. JOSE LUIS	Management	For
٠.			

OLIVAS MARTINEZ TO FILL A VACANCY, AS AN EXTERNAL PROPRIETARY DIRECTOR, MADE AFTER THE HOLDING OF THE LAST GENERAL SHAREHOLDER S MEETING

APPROVE A SYSTEM FOR VARIABLE COMPENSATION TIED 6. BOTH TO THE ACHIEVEMENT OF ANNUAL OBJECTIVES AND TO THE ACHIEVEMENT OF OBJECTIVES SET OUT IN THE 2008-2010 STRATEGIC PLAN FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND FOR MANAGERS THROUGH THE DELIVERY OF SHARES, AND DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO IMPLEMENT, DEVELOP, FORMALIZE AND EXECUTE SUCH COMPENSATION SYSTEM

Management For

Meeting Date Range: 07/01/2007 to 06/30/2008

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Selected Accounts: MBV CRB CTB TO Selected Accounts: NPX GAB GLB UTILITY INC TR.

APPROVE THE CAPITAL INCREASE FOR CASH CONSIDERATION, Management For 7. BY A NOMINAL AMOUNT OF 34,947,798 EUROS, THROUGH THE ISSUANCE AND FLOTATION OF 46,597,064 NEW COMMON SHARES WITH A PAR VALUE OF SEVENTY-FIVE EURO CENTS EUR 0.75 EACH AND A SHARE PREMIUM TO BE DETERMINED, PURSUANT TO THE PROVISIONS OF SECTION 159.1.C IN FINE OF THE COMPANIES LAW, BY THE BOARD OF DIRECTORS, WITH EXPRESS POWERS OF DELEGATION, ON THE DATE OF EXECUTION OF THE RESOLUTION: THE PURPOSE OF THE CAPITAL INCREASE IS TO FULFILL THE COMMITMENTS ASSUMED BY IBERDOLA, S.A. WITHIN THE FRAMEWORK OF THE SCOTTISH POWER PLC TRANSACTION AND IN THE FOURTH IBERDOLA GROUP COLLECTIVE BARGAINING AGREEMENT CUARTO CONVENIO COLECTIVO IBERDOLA GRUPO REGARDING THE POLICY OF COMPENSATION TO THE EMPLOYEES IN SHARES, THUS ALLOWING THE BOARD OF DIRECTORS TO IMPLEMENT, DEVELOP AND EXECUTE ONE OR MORE PLANS DIRECTED TO THE EMPLOYEES OF THE IBERDOLA GROUP EXCLUDING THE EMPLOYEES OF IBERDROLA RENOVABLES, S.A. S SUBSIDIARIES AND SUBJECT TO THE RESTRICTIONS RESULTING FROM THE CODE FOR THE SEPARATION OF ACTIVITIES; EXCLUSION OF PRE-EMPTIVE RIGHTS AND EXPRESS PROVISION FOR THE POSSIBILITY OF INCOMPLETE SUBSCRIPTION; AND AMEND OF ARTICLE 5 OF THE BY-LAWS IN CONNECTION WITH THE AMOUNT OF SHARE CAPITAL, AS SPECIFIED

- AUTHORIZE THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, FOR THE DERIVATIVE ACQUISITION OF THE COMPANY S OWN SHARES BY THE COMPANY ITSELF AND/OR BY ITS SUBSIDIARIES, UP TO A MAXIMUM OF FIVE (5%) PERCENT OF THE SHARE CAPITAL, PURSUANT TO APPLICABLE LAW, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT
- APPROVE THE DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, FOR A TERM OF FIVE YEARS, OF THE POWER TO ISSUE: A) BONDS

Management For

Management For

OR SIMPLE DEBENTURES AND OTHER FIXED-INCOME SECURITIES OF A LIKE NATURE OTHER THAN NOTES, AS WELL AS PREFERRED STOCK, UP TO A MAXIMUM AMOUNT OF TWENTY 20 BILLION EUROS, AND B) NOTES UP TO A MAXIMUM AMOUNT, INDEPENDENTLY OF THE FOREGOING, OF SIX 6 BILLION EUROS; AND AUTHORIZATION FOR THE COMPANY TO GUARANTEE, WITHIN THE LIMITS SET FORTH ABOVE, NEW ISSUANCES OF SECURITIES BY SUBSIDIARIES, FOR WHICH PURPOSE THE DELEGATION APPROVED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING HELD ON 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT

AUTHORIZE THE BOARD OF DIRECTORS, WITH THE EXPRESS Management For 10. POWER OF DELEGATION, TO APPLY FOR THE LISTING ON AND DELISTING FROM SPANISH OR FOREIGN, OFFICIAL OR UNOFFICIAL, ORGANIZED OR OTHER SECONDARY MARKETS OF THE SHARES, DEBENTURES, BONDS, NOTES, PREFERRED STOCK OR ANY OTHER SECURITIES ISSUED OR TO BE ISSUED, AND TO ADOPT SUCH RESOLUTIONS AS MAY BE NECESSARY TO ENSURE THE CONTINUED LISTING OF THE SHARES, DEBENTURES OR OTHER SECURITIES OF THE COMPANY THAT MAY THEN BE OUTSTANDING, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT

ProxyEdge - Investment Company Report Report Date: 07/15/2008
Meeting Date Range: 07/01/2007 to 06/30/2008 Page 32 of 106
Selected Accounts: NPX GAB GLB UTILITY INC TR.

AUTHORIZE THE BOARD OF DIRECTORS, WITH THE EXPRESS 11. POWER OF DELEGATION, TO CREATE AND FUND ASSOCIATIONS AND FOUNDATIONS, PURSUANT TO APPLICABLE LEGAL PROVISIONS, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT

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

Management For

Management For

IBERDROLA SA, BILBAO IBE.MC ISSUER: E6165F166 ISIN: ES0144580Y14

SEDOL: B1S7LF1, B28C614, B28CQD6, B288C92

AGM MEETING

Proposal Number	Proposal	Proposal Type	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 17 APR 2008 AT 11:30 CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS	Non-Voting	
*	UNLESS THE AGENDA IS AMENDED. THANK YOU. SHAREHOLDERS WHO PARTICIPATE IN ANY FORM ATTHIS GENERAL MEEETING, WHETHER DIRECTLY, BY PROXY, OR BY LONG DISTANCE VOTING, SHALL BE ENTITLED TO RECEIVE AN ATTENDANCE PREMIUM OF 0.005 EUROS	Non-Voting	
*	GROSS PER SHARE. PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING IBERDROLA, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.IBERDROLA.ES/WCORP/ CORPORATIVA/IBERDROLA?IDPAG=ENACCANUNJGA2008&CODCACHE= 12054889693981893	Non-Voting	
1.	APPROVE THE INDIVIDUAL ANNUAL FINANCIAL STATEMENTS OF IBERDROLA, S.A BALANCESHEET, PROFIT AND LOSS STATEMENT AND NOTES AND OF THE CONSOLIDATED FINANCIAL STATEMENTS OF IBERDROLA, S,A AND ITS SUBSIDIARIES BALANCE SHEET, PROFIT AND LOSS STATEMENT OF THE CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTES FOR THE FYE ON 31 DEC 2007	Management	For
2.	APPROVE THE ALLOCATION OF PROFIT/LOSSES AND THE DISTRIBUTION OF DIVIDENDS FORTHE FYE ON 31 DEC 2007	Management	For
3.	APPROVE THE INDIVIDUAL MANAGEMENT REPORT OF IBERDROLA, S.A, AND OF THE CONSOLIDATED MANAGEMENT REPORT OF IBERDROLA, S.A, AND ITS SUBSIDIARIES FOR THE FYE 31 DEC 2007	Management	For
4.	APPROVE THE MANAGEMENT AND ACTIONS OF THE BOARD OF DIRECTORS DURING THE FYE 31 DEC 2007, AS SPECIFIED	Management	For
Meeting		Pate: 07/15/2008 Page 33 of 106	
5.	RATIFY THE INTERIM APPOINTMENT OF MR. JOSE LUIS OLIVAS MARTINEZ TO FILL A VACANCY, AS AN EXTERNAL PROPRIETARY DIRECTOR, MADE AFTER THE HOLDING OF THE LAST GENERAL SHAREHOLDER S MEETING	Management	For
<ol> <li>7.</li> </ol>	APPROVE A SYSTEM FOR VARIABLE COMPENSATION TIED BOTH TO THE ACHIEVEMENT OF ANNUAL OBJECTIVES AND TO THE ACHIEVEMENT OF OBJECTIVES SET OUT IN THE 2008-2010 STRATEGIC PLAN FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND FOR MANAGERS THROUGH THE DELIVERY OF SHARES, AND DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO IMPLEMENT, DEVELOP, FORMALIZE AND EXECUTE SUCH COMPENSATION SYSTEM APPROVE THE CAPITAL INCREASE FOR CASH CONSIDERATION,	Management Management	
· •	INTIONAL THE CHILITED INCHESSES FOR CHOICE CONDIDENTALION,	Tana geniene	101

BY A NOMINAL AMOUNT OF 34,947,798 EUROS, THROUGH THE ISSUANCE AND FLOTATION OF 46,597,064 NEW COMMON SHARES WITH A PAR VALUE OF SEVENTY-FIVE EURO CENTS EUR 0.75 EACH AND A SHARE PREMIUM TO BE DETERMINED, PURSUANT TO THE PROVISIONS OF SECTION 159.1.C IN FINE OF THE COMPANIES LAW, BY THE BOARD OF DIRECTORS, WITH EXPRESS POWERS OF DELEGATION, ON THE DATE OF EXECUTION OF THE RESOLUTION; THE PURPOSE OF THE CAPITAL INCREASE IS TO FULFILL THE COMMITMENTS ASSUMED BY IBERDOLA, S.A. WITHIN THE FRAMEWORK OF THE SCOTTISH POWER PLC TRANSACTION AND IN THE FOURTH IBERDOLA GROUP COLLECTIVE BARGAINING AGREEMENT CUARTO CONVENIO COLECTIVO IBERDOLA GRUPO REGARDING THE POLICY OF COMPENSATION TO THE EMPLOYEES IN SHARES, THUS ALLOWING THE BOARD OF DIRECTORS TO IMPLEMENT, DEVELOP AND EXECUTE ONE OR MORE PLANS DIRECTED TO THE EMPLOYEES OF THE IBERDOLA GROUP EXCLUDING THE EMPLOYEES OF IBERDROLA RENOVABLES, S.A. S SUBSIDIARIES AND SUBJECT TO THE RESTRICTIONS RESULTING FROM THE CODE FOR THE SEPARATION OF ACTIVITIES; EXCLUSION OF PRE-EMPTIVE RIGHTS AND EXPRESS PROVISION FOR THE POSSIBILITY OF INCOMPLETE SUBSCRIPTION; AND AMEND OF ARTICLE 5 OF THE BY-LAWS IN CONNECTION WITH THE AMOUNT OF SHARE CAPITAL, AS SPECIFIED

- AUTHORIZE THE BOARD OF DIRECTORS, WITH THE EXPRESS 8. POWER OF DELEGATION, FOR THE DERIVATIVE ACQUISITION OF THE COMPANY S OWN SHARES BY THE COMPANY ITSELF AND/OR BY ITS SUBSIDIARIES, UP TO A MAXIMUM OF FIVE (5%) PERCENT OF THE SHARE CAPITAL, PURSUANT TO APPLICABLE LAW, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT
- APPROVE THE DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, FOR A TERM OF FIVE YEARS, OF THE POWER TO ISSUE: A) BONDS OR SIMPLE DEBENTURES AND OTHER FIXED-INCOME SECURITIES OF A LIKE NATURE OTHER THAN NOTES, AS WELL AS PREFERRED STOCK, UP TO A MAXIMUM AMOUNT OF TWENTY 20 BILLION EUROS, AND B) NOTES UP TO A MAXIMUM AMOUNT, INDEPENDENTLY OF THE FOREGOING, OF SIX 6 BILLION EUROS; AND AUTHORIZATION FOR THE COMPANY TO GUARANTEE, WITHIN THE LIMITS SET FORTH ABOVE, NEW ISSUANCES OF SECURITIES BY SUBSIDIARIES, FOR WHICH PURPOSE THE DELEGATION APPROVED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING HELD ON 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT

Management For

Management For

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MBV CAR CLE TO Selected Accounts: NPX GAB GLB UTILITY INC TR.

POWER OF DELEGATION, TO APPLY FOR THE LISTING
ON AND DELISTING FROM SPANISH OR FOREIGN, OFFICIAL
OR UNOFFICIAL, ORGANIZED OR OTHER SECONDARY MARKETS
OF THE SHARES, DEBENTURES, BONDS, NOTES, PREFERRED
STOCK OR ANY OTHER SECURITIES ISSUED OR TO BE
ISSUED, AND TO ADOPT SUCH RESOLUTIONS AS MAY
BE NECESSARY TO ENSURE THE CONTINUED LISTING
OF THE SHARES, DEBENTURES OR OTHER SECURITIES
OF THE COMPANY THAT MAY THEN BE OUTSTANDING,
FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY
THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS
MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF
EFFECT

11. AUTHORIZE THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF DELEGATION, TO CREATE AND FUND ASSOCIATIONS AND FOUNDATIONS, PURSUANT TO APPLICABLE LEGAL PROVISIONS, FOR WHICH PURPOSE THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING OF 29 MAR 2007 IS HEREBY DEPRIVED OF EFFECT TO THE EXTENT OF THE UNUSED AMOUNT

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

Management For

Management For

PUGET ENERGY, INC. ISSUER: 745310102 SEDOL:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN	Management	For
	OF MERGER DATED AS OF OCTOBER 25, 2007 AMONG PUGET ENERGY, INC., PUGET HOLDINGS LLC, PUGET		
	INTERMEDIATE HOLDINGS LLC AND PUGET MERGER SUB		
02	INC. APPROVAL OF ANY PROPOSAL TO ADJOURN THE SPECIAL	Management	For
	MEETING TO A LATER DATE, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES.		

PSD

ISIN:

AREVA - SOCIETE DES PARTICIPATIONS DU A9R

COMMISSARIAT A L'ENERGIE ATOMIQU

ISSUER: F84742109 ISIN: FR0004275832

SEDOL: B033566, 4174116, B0WHZD6, B28F4P3

AGM MEETING

SPECIAL MEET

VOTE GROUP: GLOBAL

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Proposal Number	Proposal	Proposal Type	Cast
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE	Non-Voting	
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	
1.	APPROVE THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS AND GRANT DISCHARGE THE MANAGEMENT AND THE SUPERVISORY BOARD MEMBERS AND THE AUDITORS	Management	For
2.	APPROVE THE SPECIAL AUDITOR S REPORT REGARDING RELATED-PARTY TRANSACTIONS	Management	For
3.	APPROVE THE ALLOCATION OF INCOME AND THE DIVIDENDS OF EUR 6.77 PER SHARE	Management	For
4.	APPROVE THE REMUNERATION OF THE DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 500,000	Management	For
5.	ACKNOWLEDGE THE NON RENEWAL OF APPOINTMENT OF THE AUDITORS AND THE ALTERNATE AUDITORS	Management	For
6.	ELECT A NEW SUPERVISORY BOARD MEMBER	Management	For
7.	GRANT AUTHORITY OF FILLING THE REQUIRED DOCUMENTS/OTHER FORMALITIES	Management	For

AREVA - SOCIETE DES PARTICIPATIONS DU

A9R

OGM MEETING

COMMISSARIAT A L'ENERGIE ATOMIQU ISSUER: F84742109

ISIN: FR0004275832

SEDOL: B033566, 4174116, B0WHZD6, B28F4P3

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

*	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	
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING	Non-Voting
	ID 449400 DUE TO CHANGE IN VOTING STATUS. ALL	
	VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE	
	DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON	
	THIS MEETING NOTICE. THANK YOU.	
1.	APPROVE THE FINANCIAL STATEMENTS AND THE CONSOLIDATED	Non-Voting
	FINANCIAL STATEMENTS AND GRANT DISCHARGE THE	
	MANAGEMENT AND THE SUPERVISORY BOARD MEMBERS	
	AND THE AUDITORS	
2.	APPROVE THE SPECIAL AUDITOR S REPORT REGARDING	Non-Voting
	RELATED-PARTY TRANSACTIONS	
3.	APPROVE THE ALLOCATION OF INCOME AND THE DIVIDENDS	Non-Voting
	OF EUR 6.77 PER SHARE	

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4.	APPROVE THE REMUNERATION OF THE DIRECTORS IN	Non-Voting
	THE AGGREGATE AMOUNT OF EUR 500,000	
5.	ACKNOWLEDGE THE NON RENEWAL OF APPOINTMENT OF	Non-Voting
	THE AUDITORS AND THE ALTERNATE AUDITORS	
6.	ELECT A NEW SUPERVISORY BOARD MEMBER	Non-Voting
7.	GRANT AUTHORITY OF FILLING THE REQUIRED DOCUMENTS/OTHER	Non-Voting
	FORMALITIES	

SNAM RETE GAS SPA, SAN DONATO MILANESE (MI) SNM AGM MEETING ISSUER: T8578L107 ISSUER: IT0003153415 BLOCKING

SEDOL: 7251470, B01DR17, B28MJQ0, B16NNY4

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 21 APR 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU RECEIVE THE BALANCE SHEET AS OF 31 DEC 2007,	Non-Voting  Management	Take No

CONSOLIDATED BALANCE SHEET AS OF31 DEC 2007, DIRECTORS, BOARD OF AUDITORS AND THE AUDITING COMPANY REPORTINGS

2. APPROVE THE ALLOCATION OF PROFIT AND DIVIDEND PAYMENT

Management Take No

OGM MEETING

APPROVE THE INSURANCE POLICY FOR THE MANAGEMENT RISKS TO DIRECTORS AND THE AUDITORS IN COMPLIANCE WITH ARTICLE 126 BIS OF THE LAW DECREE 58 98

Management Take No

NEUF CEGETEL NEUF.PA ISSUER: F58287107 ISIN: FR0004166072

SEDOL: B1GB809, B03BXY4, B28KZN3

VOTE GROUP: GLOBAL

Number	Proposal	Type	Cast
Proposal		Proposal	Vote

FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting 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

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	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		
1.	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS	Management	For
	AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL		
	STATEMENTS FOR THE YE IN 2007, AS PRESENTED,		
	CREATING A PROFIT OF EUR 77,232,641.22 AND GRANT		
	PERMANENT DISCHARGE TO THE DIRECTORS FOR THE		
	PERFORMANCE OF THEIR DUTIES DURING THE SAID FY		
2.	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS	Management	For
	AND THE AUDITORS AND APPROVE THE CONSOLIDATED		
	FINANCIAL STATEMENTS FOR THE SAID FY, IN THE		
	FORM PRESENTED TO THE MEETING, HIGHLIGHTING A		
	PROFIT OF EUR 262,442,000.00		
3.	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON	Management	For

AGREEMENTS GOVERNED BY ARTICLESL.225.38 AND L.225.40 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN

- APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: EUR 77,323,641.22 LEGAL RESERVE: EUR 1,074,764.97 BALANCE AVAILABLE FOR DISTRIBUTION: EUR 76,248,876.25 RETAINED EARNINGS: EUR 0.00 DISTRIBUTABLE INCOME: EUR 76,248,876.25 RESERVES TO BE DISTRIBUTED: AMOUNT DEDUCTED FROM THE SHARE PREMIUM: EUR 50,006,047.55 BALANCE AVAILABLE FOR DISTRIBUTION: EUR 126,254,923.80 DIVIDENDS: EUR 126,254 ,923.80 RETAINED EARNINGS: EUR 0.00 THE SHARES AUTO-HELD ON THE DAY OF THE PAYMENT OF THE DIVIDEND WILL BE EXCLUDED FROM THE PROFIT OF THIS RETAIL DISTRIBUTION AND THE CORRESPONDING SUMS ALLOCATED TO THE RETAINED EARNINGS; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.60 PER SHARE, AND WILL ENTITLE TO THE 40 % DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 02 MAY
- 5. RATIFY THE APPOINTMENT OF MR. M. JEAN DOMINIQUE
  PIT AS A DIRECTOR, TO REPLACEMR. M. FRANCK CADORET,
  FOR THE REMAINDER OF MR. M. FRANCK CADORET S
  TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS MEETING
  CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR
  THE FY 2009
- 6. RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON
  AGREEMENTS GOVERNED BY ARTICLE L.225.42 OF THE
  FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT
  AND THE AGREEMENTS REFERRED TO THEREIN
- 7. AUTHORIZES THE BOARD OF DIRECTORS TO BUY BACK
  THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT
  TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE
  PRICE: EUR 60.00; MAXIMUM NUMBER OF SHARES TO
  BE ACQUIRED: 5% OF THE SHARE CAPITAL; MAXIMUM
  FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 500,000,000.00;
  AUTHORITY EXPIRES AT 18 MONTH PERIOD; AND TO
  TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL
  NECESSARY FORMALITIES
- 8. GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL,
  A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING
  TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER
  FORMALITIES PRESCRIBED BY LAW

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ZON MULTIMEDIA ZON.LS AGM MEETING

ISSUER: X9819B101 ISIN: PTZONOAM0006 BLOCKING

SEDOL: BOBM695, BOBKJ67, BOB9GS5, B28LGH7

VOTE GROUP: GLOBAL

Management For

Management For

For

For

Management

Management

Management For

Proposal		Proposal	Vote
Number	Proposal	Туре	Cast
*	PLEASE NOTE THAT THE CONDITION FOR THE MEETING:	Non-Voting	
	MINIMUM SHARES / VOTING RIGHT: 400/1		
1.	APPROVE THE YEAR 2007 ANNUAL REPORT AND ACCOUNTS	Management	Take No
	OF THE COMPANY AND ON THE APPROVAL OF THE CONSOLIDATED		
	ACCOUNTS		
2.	APPROVE THE PROFITS APPROPRIATION	Management	Take No
3.	APPROVE THE GENERAL APPRECIATION OF THE COMPANIES	Management	Take No
	MANAGEMENT AND AUDITING		
4.	ELECT THE MEMBER OF THE BOARD OF DIRECTORS THAT	Management	Take No
	MAY BE PART OF THE AUDIT COMMISSION		
5.	APPROVE TO CREATE A NEW SHARE DISTRIBUTION PLAN	Management	Take No
	AND ITS REGULATION ACCORDING TO THE LINE G, N1		
	OF ARTICLE 16 OF THE COMPANY BY LAWS		
6.	APPROVE THE ACQUISITION AND SALE OF OWN SHARES	Management	Take No
7.	APPROVE A POSSIBLE ISSUANCE OF OWN BONDS CONVERTIBLE	Management	Take No
	INTO SHARES DETERMINED BY THE BOARD OF DIRECTORS		
8.	APPROVE THE CANCELLATION OF THE PREFERENTIAL	Management	Take No
	RIGHT IN THE SUBSCRIPTION OF A EVENTUAL ISSUANCE		
	OF CONVERTIBLE BONDS INTO SHARES		
9.	ELECT A NEW SALARY COMMISSION	Management	Take No
10.	ELECT THE GENERAL MEETING SECRETARY	Management	Take No

AMEREN CORPORATION ISSUER: 023608102

SEDOL:

AEE ISIN: ANNUAL MEETI

VOTE GROUP: GLOBAL

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MRV CAR CTT ---Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		STEPHEN F. BRAUER	Management	For
		SUSAN S. ELLIOTT	Management	For
		WALTER J. GALVIN	Management	For
		GAYLE P.W. JACKSON	Management	For
		JAMES C. JOHNSON	Management	For
		CHARLES W. MUELLER	Management	For
		DOUGLAS R. OBERHELMAN	Management	For
		GARY L. RAINWATER	Management	For
		HARVEY SALIGMAN	Management	For

	PATRICK T. STOKES	Management	For
	JACK D. WOODARD	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTANTS.		
03	SHAREHOLDER PROPOSAL RELATING TO REPORT ON CALLAWAY	Shareholder	Against
	PLANT RELEASES.		

AMERICAN ELECTRIC POWER COMPANY, INC. AEP ISSUER: 025537101

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
	E	.R. BROOKS	Management	For
	Ri	ALPH D. CROSBY, JR.	Management	For
	L	INDA A. GOODSPEED	Management	For
	L	ESTER A. HUDSON, JR.	Management	For
	L	IONEL L. NOWELL III	Management	For
	K	ATHRYN D. SULLIVAN	Management	For
	Do	ONALD M. CARLTON	Management	For
	J	OHN P. DESBARRES	Management	For
	T	HOMAS E. HOAGLIN	Management	For
	M	ICHAEL G. MORRIS	Management	For
	R	ICHARD L. SANDOR	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DELC	OITTE &	Management	For
	TOUCHE LLP AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTING FIRM FOR THE FISCAL DECEMBER 31, 2008.	T REGISTERED YEAR ENDING		

CH ENERGY GROUP, INC. ISSUER: 12541M102

CHG ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast 
01	DIRECTOR	MARGARITA K. DILLEY	Management Management	Withheld Withheld
02	SHAREHOLDER PROPOSAL REQUESTING NECE TO DECLASSIFY THE BOARD OF DIRECTORS		Management Management Shareholder	Withheld Withheld For

ANNUAL MEETI

ANNUAL MEETI

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MDV CAR CLR WEST-Selected Accounts: NPX GAB GLB UTILITY INC TR.

SWISSCOM AG, ITTIGEN SCMN.VX

ISIN: CH0008742519 BLOCKING ISSUER: H8398N104

SEDOL: B11JQ82, 5593033, B05P645, 5533976

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	THE PRACTICE OF SHARE BLOCKING VARIES WIDELY IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE	Non-Voting	
	REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION		
	FOR YOUR ACCOUNTS.		
1.	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST	Swiss Register	Take No
	BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL		
	OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US		
	NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY		
	REGISTRAR HAS DISCRETION OVER GRANTING VOTING		
	RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND		
	NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING		
	INSTRUCTIONS		
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting	
	OF ACTUAL RECORD DATE. IF YOU HAVE ALREADY SENT		
	IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY		
	FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

SWISSCOM AG, ITTIGEN SCMN.VX AGM MEETING

ISIN: CH0008742519 BLOCKING ISSUER: H8398N104

SEDOL: B11JQ82, 5593033, B05P645, 5533976

VOTE GROUP: GLOBAL

Proposal	roposal	Vote
Number Proposal Typ	/pe	Cast

THE PRACTICE OF SHARE BLOCKING VARIES WIDELY Non-Voting IN THIS MARKET. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN BLOCKING INFORMATION

AGM MEETING

FOR YOUR ACCOUNTS.

\* PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING438503, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.

Non-Voting

1. RECEIVE THE ANNUAL REPORT, ANNUAL FINANCIAL STATEMENT
OF SWISSCOM LTD. AND CONSOLIDATED FINANCIAL STATEMENTS
FOR THE FY 2007, AND THE REPORTS OF THE STATUTORY
AND GROUP AUDITORS

Management Take No

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2.	APPROVE THE APPROPRIATION OF RETAINED EARNINGS	Management	Take No
0	AND DECLARATION OF DIVIDENDS OF CHF 20 PER SHARE		
3.	GRANT DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Management	Take No
4.	APPROVE THE CAPITAL REDUCTION OF CHF 3.3 MILLION	Management	Take No
• •	VIA THE CANCELLATION OF 3.3 MILLION REPURCHASED	Harragement	ranc no
	SHARES		
5.1	AMEND CLAUSE 3.5 OF THE ARTICLES OF INCORPORATION	Management	Take No
5.2	AMEND CLAUSE 6.1.3 OF THE ARTICLES OF INCORPORATION	Management	Take No
5.4	AMEND CLAUSE 7 PARAGRAPH 2 OF THE ARTICLES OF	Management	Take No
	INCORPORATION		
5.3	AMEND CLAUSES 5.1 B, 5.5 SENTENCE 1, 6.2.3 J	Management	Take No
	AND 8 OF THE ARTICLES OF INCORPORATION		
6.1	RE-ELECT DR. ANTON SCHERRER AS A CHAIRMAN OF	Management	Take No
	THE BOARD OF DIRECTORS		
6.2	RE-ELECT MS. CATHERINE MUEHLE MANN AS A MEMBER	Management	Take No
	OF THE BOARD OF DIRECTORS		
6.3	RE-ELECT MR. HUGO GERBER AS A MEMBER OF THE BOARD	Management	Take No
	OF DIRECTORS		
7.	ELECT KPMG AG AS THE STATUTORY AUDITORS	Management	Take No
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	

TELEFONICA, S.A. ISSUER: 879382208 SEDOL:

TEF ISIN: ANNUAL MEETI

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

01 EXAMINATION AND APPROVAL, IF APPROPRIATE, OF	Management	For
THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATED		
FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT		
OF TELEFONICA, S.A.		
2A RE-ELECTION OF MR. JOSE FERNANDO DE ALMANSA MORENO-BA	ARREDA Management	For
AS A DIRECTOR.		
2B RATIFICATION OF THE INTERIM APPOINTMENT OF MR.	Management	For
JOSE MARIA ABRIL PEREZ AS A DIRECTOR.		
2C RATIFICATION OF THE INTERIM APPOINTMENT OF MR.	Management	For
FRANCISCO JAVIER DE PAZ MANCHO AS A DIRECTOR.		
2D RATIFICATION OF THE INTERIM APPOINTMENT OF MS.	Management	For
MARIA EVA CASTILLO SANZ AS A DIRECTOR.		
2E RATIFICATION OF THE INTERIM APPOINTMENT OF MR.	Management	For
LUIZ FERNANDO FURLAN AS A DIRECTOR.		

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03	AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES,	Management	For
	EITHER DIRECTLY OR THROUGH GROUP COMPANIES.		
04	REDUCTION OF THE SHARE CAPITAL THROUGH THE CANCELLATION	Management	For
	OF SHARES OF TREASURY STOCK EXCLUDING CREDITOR		
	S RIGHT TO OBJECT, ALL AS MORE FULLY DESCRIBED		
	IN THE PROXY STATEMENT.		
05	APPOINTMENT OF THE AUDITORS OF THE COMPANY FOR	Management	For
	THE FISCAL YEAR 2008.		
06	DELEGATION OF POWERS TO FORMALIZE, INTERPRET,	Management	For
	CURE AND CARRY OUT THE RESOLUTIONS ADOPTED BY		
	THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS		
	MEETING.		

DPL INC. DPL ANNUAL MEETI ISSUER: 233293109 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	PAUL M. BARBAS BARBARA S. GRAHAM	Management Management	For For
	GLENN E. HARDER	Management	For
02	RATIFICATION OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	For
03	SHAREHOLDER PROPOSAL TO DISSOLVE DPL INC. AND OTHER NON-UTILITY SUBSIDIARIES.	Shareholder	Against

ENERGEN CORPORATION EGN ANNUAL MEETI ISSUER: 29265N108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR KENNETH W. DEWEY	Management Management	For For
	JAMES S.M. FRENCH	Management	For
	JAMES T. MCMANUS, II	Management	For
	DAVID W. WILSON	Management	For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For

BOUYGUES, PARIS BUG.L MIX MEETING

ISSUER: F11487125 ISIN: FR0000120503

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

VOTE GROUP: GLOBAL

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

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	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 31 DEC 2007, AS PRESENTED,	Management	For
0.2	EARNINGS FOR THE FY: EUR 750,574,450.93 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING, NET PROFIT GROUP	Management	For
0.3	SHARE: EUR 1,376,000,000.00  APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS  AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED  AS FOLLOWS: DISTRIBUTABLE INCOME: EUR 1,189,196,390.30,  LEGAL RESERVE: EUR 314,065.90, DIVIDENDS: EUR:  17,375,128.90, ADDITIONAL DIVIDEND: EUR: 503,878,738.10,  RETAINED EARNINGS: EUR 667,628,457.40; RECEIVE  A NET DIVIDEND OF EUR 1.50 PER SHARE, AND WILL  ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE  FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON  30 APR 2008, IN THE EVENT THAT THE COMPANY HOLDS  SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT  OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE  ALLOCATED TO THE RETAINED EARNINGS ACCOUNT, AS  REQUIRED BY LAW, IT IS REMINDED THAT, FOR THE  LAST 3 FY, THE DIVIDENDS PAID WERE AS FOLLOWS:  EUR 0.75 FOR FY 2004, EUR 0.90 FOR FY 2005, EXTRAORDINARY  DISTRIBUTION OF EUR 2.52 IN JAN 2005, EUR 1.20  FOR FY 2006	Management	For
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY THE FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	For
0.5	APPOINT THE MR. PATRICIA BARBIZET AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	For
0.6	APPOINT THE MR. HERVE LE BOUC AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	For
0.7	APPOINT THE MR. NONCE PAOLINI AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	For
0.8	APPOINT MR. HELMAN LE PAS DE SECHEVAL AS A DIRECTOR FOR A 3 YEAR PERIOD	Management	For
0.9	AUTHORIZE THE BOARD OF DIRECTORS, TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 80.00, MINIMUM SALE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUY BACKS: EUR 1,500,000,000.00; DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, AUTHORITY EXPIRES IN THE END OF 18- MONTH PERIOD THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	For

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E.10	AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD, DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, AUTHORITY EXPIRES IN THE END OF 18 MONTH PERIOD THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 28 APR 2005 IN ITS RESOLUTION 20	Management	For
E.11	AUTHORIZE THE BOARD OF DIRECTORS IN 1 OR MORE TRANSACTIONS, TO BENEFICIARIES TO BE CHOSEN AMONG THE EMPLOYEES AND CORPORATE OFFICERS, OPTIONS GIVING THE RIGHT EITHER TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO BE ISSUED THROUGH A SHARE CAPITAL INCREASE, OR TO PURCHASE EXISTING SHARES PURCHASED BY THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL NOT EXCEED 10% OF THE SHARE CAPITAL, IN THIS LIMIT SHALL BE ALLOCATED THE FREE SHARES GRANTED IN RESOLUTION 24 OF THE GENERAL MEETING DATED 26 APR 2007 AND TO DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF THE BENEFICIARIES OF THE OPTIONS, AND TO DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, APPROVE TO DELEGATE TO THE BOARD OF DIRECTORS ALL POWERS TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT FROM THE PREMIUMS THE AMOUNTS NECESSARY TO RAISE THE LEGAL RESERVE TO 1-10TH OF THE NEW CAPITAL AFTER EACH INCREASE, AUTHORITY EXPIRES IN THE END OF 38- MONTH PERIOD THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 28 APR 2005 IN ITS RESOLUTION 20	Management	For
E.12	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE OPTIONS GIVING THE RIGHT TO SUBSCRIBE TO THE SHARE CAPITAL DURING PERIODS OF A PUBLIC EXCHANGE OFFER CONCERNING THE SHARES OF THE COMPANY, THE MAXIMUM NOMINAL AMOUNT PERTAINING THE CAPITAL INCREASE TO BE CARRIED OUT SHALL NOT EXCEED EUR 400,000,000.00, AND DELEGATE ALL POWERS T THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURE AND ACCOMPLISH ALL NECESSARY FORMALITIES, DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS, AUTHORITY EXPIRES IN THE END OF 18- MONTH PERIOD AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 26 APR 2007 IN ITS RESOLUTIONS 23	Management	For
E.13	RECEIVE THE REPORT OF THE BOARD OF DIRECTORS, THE SHAREHOLDERS MEETING DECIDES THAT THE VARIOUS DELEGATIONS GIVEN TO IT AT THE MEETING DATED 26 APR 2007 AND THE PRESENT MEETING SHALL BE USED IN WHOLE OR IN PART IN ACCORDANCE WITH THE LEGAL PROVISIONS IN FORCE, DURING PERIODS WHEN CASH OR STOCK TENDER OFFERS ARE IN EFFECT FOR	Management	For

THE COMPANY S SHARES FOR AN 18 MONTH PERIOD,

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STARTING FROM THE DATE OF THE PRESENT MEETING, THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 26 APR 2007 IN ITS RESOLUTION 22 E.14 GRANT AUTHORITY THE FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS

AND OTHER FORMALITIES PRESCRIBED BY LAW

Management For

AGM MEETING

ENAGAS SA ENG.MC ISSUER: E41759106 ISIN: ES0130960018

SEDOL: B1BK276, 7383072, B06MMP8, B28H040

Proposal Number	Proposal	Proposal Type	Vote Cast
*		Non-Voting	
	REACH QUORUM, THERE WILL BE A SECOND CALL ON		
	25 APR 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA		
	IS AMENDED. THANK YOU.		
1.	APPROVE THE ANNUAL ACCOUNTS AND MANAGEMENT REPORT	Management	For
± •	FOR THE FY 2007	riaria y emerre	101
2.	APPROVE THE PROPOSED APPLICATION OF 2007 FISCAL	Management	For
	RESULT	,	
3.	APPROVE THE ADMINISTRATIVE BOARD FOR THE YEAR	Management	For
	2007		
4.	RE-ELECT DELOITTE SL AS THE COMPANYS AUDITOR	Management	For
	FOR 2008		
5.	APPROVE TO MODIFY THE ARTICLE 35 OF THE BYLAWS	Management	For
	TO ESTABLISH THE MAXIMUM NUMBER OF BOARD MEMBERS		
6.1	AT 17 RE-ELECT THE BOARD MEMBER FOR 4 YEARS PERIOD	Manaanaa	П.
6.2	RATIFY BILBAO BIZKAIA KUTXA FOR 4 YEARS	Management Management	
6.3	APPOINT S.E.P.I FOR 4 YEARS	Management	
7.	APPROVE THE RETRIBUTION OF ADMINISTRATIVE BOARD	Management	
, •	MEMBERS FOR THE PERIOD 2008	riaria y emerre	101
8.	RECEIVE THE REPORT ON ARTICLE 116 BIS OF EQUITY	Management	For
	MARKET LAW	, and the second second	
9.	APPROVE TO DELEGATE THE POWERS TO EXECUTIVE THE	Management	For
	RESOLUTIONS REACHED IN THE SHAREHOLDERS MEETINGS		

PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.

Non-Voting

ENAGAS SA ENG.MC OGM MEETING

ISSUER: E41759106 ISIN: ES0130960018

SEDOL: B1BK276, 7383072, B06MMP8, B28H040

VOTE GROUP: GLOBAL

Meeting Date Range: 07/01/2007 to 06/30/2008
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Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 25 APR 2008. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting	
1.	TO REVIEW AND APPROVE, THE ANNUAL ACCOUNTS AND THE MANAGEMENT REPORT FOR FY 2007 FOR ENAGAS, S.A. AND ITS CONSOLIDATED GROUP.	Management	For
2.	TO APPROVE, THE PROPOSAL FOR DISTRIBUTION OF ENAGAS, S.A. PROFIT FOR FY 2007.	Management	For
3.	TO APPROVE, THE MANAGEMENT OF THE BOARD OF DIRECTORS OF ENAGAS, S.A. FOR FY 2007.	Management	For
4.	TO RE-APPOINT DELOITTE S.L. AS THE ACCOUNTS AUDITOR OF ENAGAS, S.A. AND ITS CONSOLIDATED GROUP FOR 2008.	Management	For
5.	TO MODIFY ARTICLE 35 COMPOSITION OF THE BOARD OF THE COMPANY BYLAWS TO SET THE MAXIMUM NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AT SEVENTEEN.	Management	For
6.1	TO RE-ELECT PENA RUEDA S.L. UNIPERSONAL AS A CONTROLLING DIRECTOR ON THE PORPOSAL OF SHAREHOLDER CANTABRICA DE INVERSIONES DE CARTERA S.L. FOR A BYLAW-STIPULATED PERIOD OF FOUR YEARS.	Management	For
6.2	TO RATIFY AND APPOINT BILBAO BIZKAIA KUTXA BBK AS A CONTROLLING DIRECTOR AS PORPOSED BY COMPANY SHAREHOLDER BBK ITSELF FOR A BYLAW-STIPULATED PERIOD OF FOUR YEARS.	Management	For
6.3	TO APPOINT THE SPANISH STATE HOLDING COMPANY SEPI AS A CONTROLLING DIRECTOR ON BEHALF OF COMPANY SHAREHOLDER SEPI ITSELF FOR A BYLAW-STIPULATED PERIOD OF FOUR YEARS.	Management	For
7.	TO APPROVE DIRECTORS COMPENSATION FOR 2008.	Management	For
8.	TO HEAR THE EXPLANATORY REPORT ON THE ITEMS STIPULATED UNDER ARTICLE 116 BIS OF THE SECURITIES MARKET ACT.	Management	For
9.	TO DELEGATE POWERS TO SUPPLEMENT, IMPLEMENT, PERFORM, RECTIFY, AND FORMALISE THE RESOLUTIONS	Management	For

ADOPTED AT THE GENERAL SHAREHOLDERS MEETING.

NICOR INC. GAS ANNUAL MEETI ISSUER: 654086107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	R.M. BEAVERS, JR.	Management Management	For For
		B.P. BICKNER J.H. BIRDSALL, III	Management Management	For For
		N.R. BOBINS B.J. GAINES R.A. JEAN	Management Management Management	For For For

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	D.J. KELLER	Management	For
	R.E. MARTIN	Management	For
	G.R. NELSON	Management	For
	J. RAU	Management	For
	R.M. STROBEL	Management	For
02	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE	Management	For
	LLP AS NICOR S INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR 2008.		
03	AMEND ARTICLE TWELVE OF NICOR S ARTICLES OF INCORPORATION	Shareholder	For
	TO REDUCE THE SUPERMAJORITY VOTING REQUIREMENTS		
	TO SIMPLE MAJORITY VOTES.		
04	DELETION OF THE TEXT OF ARTICLE THIRTEEN OF NICOR	Shareholder	For
	S ARTICLES OF INCORPORATION.		
05	OPT-OUT OF SECTIONS OF GOVERNING STATE LAW IMPOSING	Shareholder	For
	A SUPERMAJORITY VOTING REQUIREMENT.		
06	AMEND ARTICLE FOURTEEN OF NICOR S ARTICLES OF	Shareholder	For
	INCORPORATION TO REDUCE THE SUPERMAJORITY VOTING		
	REQUIREMENT TO A SIMPLE MAJORITY VOTE.		

ANNUAL MEETI SCANA CORPORATION SCG ISIN:

ISSUER: 80589M102

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIDEGTAD		Managanan	П
UΙ	DIRECTOR	TAMEC W DOOLEMODE*	Management	For For
		JAMES W. ROQUEMORE*	Management	
		JAMES M. MICALI**	Management	For
		BILL L. AMICK***	Management	For
		SHARON A. DECKER***	Management	For
		D. MAYBANK HAGOOD***	Management	For
		WILLIAM B. TIMMERMAN***	Management	For
02	APPROVAL OF APPOINTMENT OF INDEPENDEN PUBLIC ACCOUNTING FIRM.	NT REGISTERED	Management	For

THE EMPIRE DISTRICT ELECTRIC COMPANY EDE ISSUER: 291641108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
0.1	DIDUCTION		Managara	
01	DIRECTOR		Management	For
		KENNETH R. ALLEN	Management	For
		WILLIAM L. GIPSON	Management	For
		BILL D. HELTON	Management	For
02	TO RATIFY THE APPOINTMENT OF PRICEWAT LLP AS EMPIRE S INDEPENDENT REGISTERE ACCOUNTING FIRM FOR THE FISCAL YEAR E 31, 2008.	ED PUBLIC	Management	For
03	TO VOTE UPON A NON-BINDING ADVISORY F TO DECLASSIFY THE BOARD OF DIRECTORS.		Management	For

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VIVENDI VIV.VX AGM MEETING

ISSUER: F97982106 ISIN: FR0000127771

SEDOL: BOCR3H6, B1G0HP4, 4834777, B0334V4, B11SBW8, 4841379, 4863470, 4859587

ANNUAL MEETI

Proposal Number	Proposal	Proposal Type	Cast
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE	Non-Voting	
*	PLEASE NOTE THAT THIS IS AN MIX MEETING. THANK YOU.	Non-Voting	
0.1	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2007, AS PRESENTED, SHOWING A PROFIT OF EUR 1,504,370,455.00	Management	For
0.2	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	For
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225.88 OF THE FRENCH COMMERCIAL CODE, AND APPROVE THE AGREEMENTS ENTERED INTO OR WHICH REMAINED IN FORCE DURING THE FY	Management	For
0.4	APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE COMMITTEE AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: EUR 1,504,370,455.00 RETAINED EARNINGS: EUR 2,200,000,000.00 BALANCE AVAILABLE FOR DISTRIBUTION: EUR 3,704,370,455.00 LEGAL RESERVE: EUR 4,240,216.00 DIVIDENDS: EUR 1,514,062,753.00 OTHER RESERVES: EUR 0.00 RETAINED EARNINGS: EUR 2,186,067,486.00 TOTAL: EUR 3,704,370,455.00 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.30 PER SHARE, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 14 MAY 2008	Management	For
0.5	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. JEAN-RENE FOURTOU AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.6	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. CLAUDE BEBEAR AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.7	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. GERARD BREMOND AS A MEMBER OF THESUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.8	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. MEHDI DAZI AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For

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0.9	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. HENRI LACHMANN AS A MEMBER OF THESUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.10	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. PIERRE RODOCANACHI AS A MEMBER OFTHE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.11	APPROVE TO RENEWS THE APPOINTMENT OF MR. M. KAREL VAN MIERT AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.12	APPOINT MR. M. JEAN-YVES CHARLIER AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.13	APPOINT MR. M. PHILIPPE DONNET AS A MEMBER OF THE SUPERVISORY BOARD FOR A 4-YEAR PERIOD	Management	For
0.14	APPROVE TO AWARD A TOTAL ANNUAL FEES OF EUR 1,500,000.00 TO THE SUPERVISORY BOARD	Management	For
0.15	AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 40.00, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 3,490,000,000.00; AUTHORITY EXPIRES FOR 18-MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 19 APR 2007 IN ITS RESOLUTION NUMBER 6	Management	For
E.16	GRANT AUTHORITY TO THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 26-MONTH PERIOD; AUTHORITY EXPIRES FOR 24-MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 19 APR 2007 IN ITS RESOLUTION NUMBER 11	Management	
E.17	GRANT AUTHORITY TO THE EXECUTIVE COMMITTEE, IN  1 OR MORE TRANSACTIONS, TO BENEFICIARIES TO BE CHOSEN BY IT, OPTIONS GIVING THE RIGHT EITHER TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO BE ISSUED THROUGH A SHARE CAPITAL INCREASE, OR TO PURCHASE EXISTING SHARES PURCHASED BY THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL EXCEED 2.5% OF THE CAPITAL SHARE; AUTHORITY EXPIRES FOR 38-MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 OF THE 19 APR 2007 SHAREHOLDERS MEETING; THIS	Management	For

AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE GENERAL MEETING HELD IN 28 APR 2005 IN ITS RESOLUTION NUMBER 12

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GRANT AUTHORITY TO THE EXECUTIVE COMMITTEE, FOR E.18 FREE, ON 1 OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES; THEY MAY NOT REPRESENT MORE THAN 0.5% OF THE SHARE CAPITAL; AUTHORITY EXPIRES FOR 38-MONTH PERIOD; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 OF THE 19 APR 2007 SHAREHOLDERS MEETING; THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE GENERAL MEETING HELD IN 28 APR 2005 IN ITS RESOLUTION NUMBER 13

E.19 AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, ON 1 OR MOREOCCASIONS, AT ITS SOLE DISCRETION, IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES FOR 26-MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 2.5% OF THE CAPITAL SHARE; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 OF THE GENERAL MEETING HELD IN 19 APR 2007; THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF MEMBERS OF A CORPORATE SAVINGS PLAN; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 19 APR 2007 IN

ITS RESOLUTION NUMBER 10 AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE E.20 THE SHARE CAPITAL, ON 1 OR MOREOCCASIONS, AT ITS SOLE DISCRETION, IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF THE FOREIGNER SUBSIDIARY COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES FOR 18-MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 2.5% OF THE CAPITAL SHARE; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 19 OF THE GENERAL MEETING HELD IN 19 APR 2007; THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF ANY PERSON CORRESPONDING TO THE SPECIFICATION GIVEN BY THE SHAREHOLDERS MEETING; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH

Management For

Management For

Management For

ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 19 APR 2007 IN ITS RESOLUTION NUMBER 19

E.21 GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

Management For

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Selected Accounts: NEW Company Report

Selected Accounts: NPX GAB GLB UTILITY INC TR.

ANNUAL MEETI

AT&T INC. ISSUER: 00206R102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1A	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	Management	For
1B	ELECTION OF DIRECTOR: WILLIAM F. ALDINGER III	Management	For
1C	ELECTION OF DIRECTOR: GILBERT F. AMELIO	Management	For
1D	ELECTION OF DIRECTOR: REUBEN V. ANDERSON	Management	For
1E	ELECTION OF DIRECTOR: JAMES H. BLANCHARD	Management	For
1F	ELECTION OF DIRECTOR: AUGUST A. BUSCH III	Management	For
1G	ELECTION OF DIRECTOR: JAMES P. KELLY	Management	For
1H	ELECTION OF DIRECTOR: JON C. MADONNA	Management	For
11	ELECTION OF DIRECTOR: LYNN M. MARTIN	Management	For
1J	ELECTION OF DIRECTOR: JOHN B. MCCOY	Management	For
1K	ELECTION OF DIRECTOR: MARY S. METZ	Management	For
1L	ELECTION OF DIRECTOR: JOYCE M. ROCHE	Management	For
1M	ELECTION OF DIRECTOR: LAURA D ANDREA TYSON	Management	For
1N	ELECTION OF DIRECTOR: PATRICIA P. UPTON	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
03	REPORT ON POLITICAL CONTRIBUTIONS.	Shareholder	Against
04	PENSION CREDIT POLICY.	Shareholder	Against
05	LEAD INDEPENDENT DIRECTOR BYLAW.	Shareholder	Against
06	SERP POLICY	Shareholder	Against
07	ADVISORY VOTE ON COMPENSATION	Shareholder	Against

CINCINNATI BELL INC. CBB ANNUAL MEETI ISSUER: 171871403 ISIN:

SEDOL:

Proposal Number	Proposal		Proposal Type	Vote Cast
01		JOHN F. CASSIDY* ROBERT W. MAHONEY*	Management Management Management	For For For
02	THE APPROVAL OF AN AMENDMENT TO THE CRESTATED AMENDED ARTICLES OF INCORPOR		Management Management Management	For For
	DECLASSIFY THE BOARD OF DIRECTORS AND AN AMENDMENT TO THE COMPANY S AMENDED TO REQUIRE ANNUAL ELECTION OF DIRECTOR	REGULATIONS		

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

03	THE APPROVAL OF AN AMENDMENT TO THE COMPANY S	Management	For
	RESTATED AMENDED ARTICLES OF INCORPORATION TO		
	REQUIRE A MAJORITY VOTE FOR THE ELECTION OF A		
	DIRECTOR AND TO APPROVE AN AMENDMENT TO THE COMPANY		
	S AMENDED REGULATIONS ADDRESSING HOLDOVER DIRECTORS.		
04	THE RATIFICATION OF THE APPOINTMENT OF DELOITTE	Management	For
	& TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENTS		
	OF THE COMPANY FOR THE YEAR 2008.		

CLECO CORPORATION CNL ANNUAL MEETI ISSUER: 12561W105 ISIN:

SEDOL:

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
01		ILLIAM L. MARKS	Management	For
	R	OBERT T. RATCLIFF, SR.	Management	For
	W	ILLIAM H. WALKER, JR.	Management	For
02	TO RATIFY THE AUDIT COMMITTEE S APPOIN	TMENT OF	Management	For
	THE FIRM OF PRICEWATERHOUSECOOPERS LLP	AS CLECO		
	CORPORATION S INDEPENDENT REGISTERED P	UBLIC ACCOUNTING		
	FIRM FOR THE FISCAL YEAR ENDING DECEMB	ER 31, 2008.		

GATX CORPORATION GMT ANNUAL MEETI ISSUER: 361448103 ISIN:

ISSUER: 361448103 SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
02	RATIFICATION OF APPOINTMENT OF ERNST LLP AS INDEPENDENT REGISTERED PUBLIC FIRM		Management	For
01	DIRECTOR		Management	For
		JAMES M. DENNY	Management	For
		RICHARD FAIRBANKS	Management	For
		DEBORAH M. FRETZ	Management	For
		ERNST A. HABERLI	Management	For
		BRIAN A. KENNEY	Management	For
		MARK G. MCGRATH	Management	For
		MICHAEL E. MURPHY	Management	For
		DAVID S. SUTHERLAND	Management	For
		CASEY J. SYLLA	Management	For

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

HERA SPA, BOLOGNA HRASF.PK OGM MEETING

ISSUER: T5250M106 ISIN: IT0001250932 BLOCKING

SEDOL: B28J8W0, 7620508, B020CX4, 7598003

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

\* PLEASE NOTE IN THE EVENT THE MEETING DOES NOT

REACH QUORUM, THERE WILL BE A SECOND CALL ON
29 APR 2008 AT 10:00. CONSEQUENTLY, YOUR VOTING
INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS
UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO
ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL

THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU.

	THANK 100.		
1.	APPROVE THE FINANCIAL STATEMENT AT 31 DEC 2007,	Management	Take No
	THE BOARD OF DIRECTORS AND OFAUDITORS REPORT,		
	ALLOCATION OF PROFITS, ADJOURNMENT THEREOF		
2.	RATIFY THE APPOINTMENT OF THE BOARD OF DIRECTORS	Management	Take No
	IN CONFORMITY WITH THE ARTICLE 2449 CIVIL CODE		
3.	APPOINT THE BOARD OF DIRECTORS MEMBERS NOT APPOINTED	Management	Take No
	IN CONFORMITY WITH THE ARTICLE 2449 CIVIL CODE		
4.	APPOINT THE BOARD OF AUDITORS AND THE CHAIRMAN	Management	Take No
5.	APPROVE TO DETERMINE THE BOARD OF DIRECTORS EMOLUMENTS	Management	Take No
6.	APPROVE TO DETERMINE THE BOARD OF AUDITORS EMOLUMENTS	Management	Take No
7.	APPROVE TO RENEW THE AUTHORIZATION TO BUY AND	Management	Take No
	SELL OWN SHARES, ADJOURNMENT THEREOF		

AMERICA MOVIL, S.A.B. DE C.V. AMX ISSUER: 02364W105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
I	APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY THAT THE HOLDERS OF THE SERIES L SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON.	Management	For

II APPOINTMENT OF DELEGATES TO EXECUTE AND, IF APPLICABLE, Management For FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING.
ADOPTION OF RESOLUTIONS THEREON.

E.ON AG EONGY ANNUAL MEETI ISSUER: 268780103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

ANNUAL MEETI

02	APPROPRIATION OF BALANCE SHEET PROFITS FROM THE 2007 FINANCIAL YEAR	Management	For
03	DISCHARGE OF THE BOARD OF MANAGEMENT FOR THE 2007 FINANCIAL YEAR	Management	For
04	DISCHARGE OF THE SUPERVISORY BOARD FOR THE 2007 FINANCIAL YEAR	Management	For
5A	ULRICH HARTMANN, CHAIRMAN OF THE SUPERVISORY BOARD, E.ON AG, DUSSELDORF	Management	For
5B	ULRICH HOCKER, GENERAL MANAGER, INVESTOR PROTECTION ASSOCIATION, DUSSELDORF	Management	For
5C	PROF. DR. ULRICH LEHNER, PRESIDENT AND CHIEF EXECUTIVE OFFICER, HENKEL KGAA, DUSSELDORF	Management	For
5D	BARD MIKKELSEN, PRESIDENT AND CHIEF EXECUTIVE OFFICER, STATKRAFT AS, OSLO, NORWAY	Management	For
5E	DR. HENNING SCHULTE-NOELLE, CHAIRMAN OF THE SUPERVISORY BOARD, ALLIANZ SE, MUNICH	Management	For
5F	KAREN DE SEGUNDO, FORMER CHIEF EXECUTIVE OFFICER SHELL INTERNATIONAL RENEWABLES AND PRESIDENT SHELL HYDROGEN, OXSHOTT, SURREY, U.K.	Management	For
5G	DR. THEO SIEGERT, MANAGING PARTNER, DE HAEN-CARSTANJEN & SOHNE, DUSSELDORF	Management	For
5H	PROF. DR. WILHELM SIMSON, CHEMICAL ENGINEER, TROSTBERG	Management	For
5I	DR. GEORG FREIHERR VON WALDENFELS, ATTORNEY, MUNICH	Management	For
5J	WERNER WENNING, CHIEF EXECUTIVE OFFICER, BAYER AG, LEVERKUSEN	Management	For
6A	ELECTION OF PRICEWATERHOUSECOOPERS AKTIENGESELLSCHAFT WIRTSCHAFTSPRUFUNGSGESELLSCHAFT, DUSSELDORF, AS THE AUDITOR FOR THE ANNUAL AS WELL AS THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2008 FINANCIAL YEAR	Management	For
6B	ELECTION OF PRICEWATERHOUSECOOPERS AKTIENGESELLSCHAFT WIRTSCHAFTSPRUFUNGSGESELLSCHAFT, DUSSELDORF, AS THE AUDITOR FOR THE INSPECTION OF THE ABBREVIATED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT FOR THE FIRST HALF OF THE 2008 FINANCIAL YEAR	Management	For
07	AUTHORIZATION FOR THE ACQUISITION AND USE OF TREASURY SHARES	Management	For
08	CHANGE FROM BEARER TO REGISTERED SHARES AND RELATED AMENDMENTS OF THE ARTICLES OF ASSOCIATION	Management	For
09	CAPITAL INCREASE FROM THE COMPANY S FUNDS AND NEW DIVISION OF THE REGISTERED SHARE CAPITAL (SHARE SPLIT) AS WELL AS RELATED AMENDMENTS OF THE ARTICLES OF ASSOCIATION	Management	For

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10A	TRANSMISSION OF INFORMATION BY MEANS OF TELECOMMUNICATION	Management	For
10B	REMUNERATION OF THE SUPERVISORY BOARD	Management	For
10C	CHAIRMANSHIP IN THE GENERAL MEETING	Management	For
11	APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER	Management	For
	AGREEMENT BETWEEN THE COMAPNY AND E.ON FUNFZEHNTE		
	VERWALTUNGS GMBH		

APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER 12 AGREEMENT BETWEEN THE COMAPNY AND E.ON SECHZEHNTE VERWALTUNGS GMBH

Management For

E.ON AKTIENGESELLSCHAFT EON, DUESSELDORF EONGY AGM MEETING

ISSUER: D24909109 ISIN: DE0007614406

SEDOL: B0395C0, 4942904, B0ZKY46, B1G0J58, 4943190, 4943219, 4943208, 5009693, 7158515

Proposal Number	Proposal	Proposal Type	Vote Cast
*	AS A CONDITION OF VOTING, GERMAN MARKET REGULATIONS REQUIRE THAT YOU DISCLOSE WHETHER YOU HAVE A CONTROLLING OR PERSONAL INTEREST IN THIS COMPANY. SHOULD EITHER BE THE CASE, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE SO THAT WE MAY LODGE YOUR INSTRUCTIONS ACCORDINGLY. IF YOU DO NOT HAVE A CONTROLLING OR PERSONAL INTEREST,	Non-Voting	
*	SUBMIT YOUR VOTE AS NORMAL. THANK YOU PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS MEETING IS 09 APR 2008, WHEREAS THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE - 1 BUSINESS DAY. THIS IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERMAN LAW. THANK YOU	Non-Voting	
1.	PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE 2007 FY WITH THE REPORT OF THE SUPERVISORY BOARD, THE GROUP FINANCIAL STATEMENTS AND GROUP ANNUAL REPORT, AND THE REPORT OF THE BOARD OF MDS PURSUANT TO SECTIONS 289(4) AND 315(4) OF THE GERMAN COMMERCIAL CODE	Non-Voting	
2.	RESOLUTION ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT OF EUR 2,589,653,406.20 AS FOLLOWS: PAYMENT OF A DIVIDEND OF EUR 4.10 PER NO-PAR SHARE EX-DIVIDEND AND PAYABLE DATE: 02 MAY 2008	Management	For
3.	RATIFICATION OF THE ACTS OF THE BOARD OF MANAGING DIRECTORS	Management	For
4.	RATIFICATION OF THE ACTS OF THE SUPERVISORY BOARD	Management	For
5.A	ELECT MR. ULRICH HARTMANN AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.B	ELECT MR. ULRICH HOCKER AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.C	ELECT PROF. DR. ULRICH LEHNER AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.D	ELECT MR. BARD MIKKELSEN AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5. E	ELECT DR. HENNING SCHULTE-NOELLE AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.F	ELECT MS. KAREN DE SEGUNDO AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.G	ELECT DR. THEO SIEGERT AS A MEMBER OF THE SUPERVISORY BOARD	Management	For

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Meeting Date Range: 07/01/2007 to 06/30/2008
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5.H	ELECT PROF. DR. WILHELM SIMSON AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.I	ELECT DR. GEORG FREIHERR VON WALDENFELS AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
5.J	ELECT MR. WERNER WENNING AS A MEMBER OF THE SUPERVISORY BOARD	Management	For
6.	APPOINTMENT OF AUDITORS FOR THE 2008 FY: PRICEWATERHOUSECOOPERS AG, DUESSELDORF	Management	For
7.	RENEWAL OF THE AUTHORIZATION TO ACQUIRE OWN SHARES THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED TO ACQUIRE SHARES OF THE COMPANY OF UP TO 10% OF ITS SHARE CAPITAL, ON OR BEFORE 30 OCT 2009 THE SHARES MAY BE ACQUIRED THROUGH THE STOCK EXCHANGE AT A PRICE NEITHER MORE THAN 10% ABOVE, NOR MORE THAN 20% BELOW THE MARKET PRICE OF THE SHARES, BY WAY OF A PUBLIC REPURCHASE OFFER TO ALL SHAREHOLDERS OR BY MEANS OF A PUBLIC OFFER FOR THE EXCHANGE OF LIQUID SHARES WHICH ARE ADMITTED TO TRADING ON AN ORGANIZED MARKET AT A PRICE NOT DIFFERING MORE THAN 20% FROM THE MARKET PRICE OF THE SHARES, THE COMPANY SHALL ALSO BE AUTHORIZED TO ACQUIRE OWN SHARES OF UP TO 5% OF ITS SHARE CAPITAL BY USING DERIVATIVES IN THE FORM OF CALL OR PUT OPTIONS IF THE EXERCISE PRICE IS NEITHER MORE THAN 10% ABOVE NOR MORE THAN 20% BELOW THE MARKET PRICE OF THE SHARES, WITHIN A PERIOD OF 1 YEAR THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED TO DISPOSE OF THE SHARES IN A MANNER OTHER THAN THE STOCK EXCHANGE OR AN OFFER TO ALL SHAREHOLDERS IF THE SHARES ARE SOLD AT A PRICE NOT MATERIALLY BELOW THEIR MARKET PRICE, TO USE THE SHARES IN CONNECTION WITH MERGERS AND ACQUISITIONS OR FOR SATISFYING EXISTING CONVERSION OR OPTION RIGHTS, TO OFFER THE SHARES TO EXECUTIVES AND EMPLOYEES OF THE COMPANY AND ITS AFFILIATES, AND TO RETIRE THE SHARES	Management	For
8.	RESOLUTION ON THE CONVERSION OF THE COMPANY S BEARER SHARES INTO REGISTERED SHARES	Management	For
9.	RESOLUTION ON A CAPITAL INCREASE FROM COMPANY RESERVES, A SPLIT OF THE COMPANY S SHARE CAPITAL, AND THE CORRESPONDENT AMENDMENTS TO THE ARTICLE OF ASSOCIATION A) THE SHARE CAPITAL OF EUR 1,734,200,000 SHALL BE INCREASED BY EUR 266,800,000 TO EUR 2,001,000,000 THROUGH THE CONVERSION OF CAPITAL RESERVES OF EUR 266,800,000 WITHOUT THE ISSUE OF NEW SHARES B) THE COMPANY S SHARE CAPITAL OF THEN EUR 2,001,000,000 SHALL BE REDENOMINATED BY WAY OF A 3-FOR-1 STOCK SPLIT INTO 2,001,000,000 REGISTERED SHARES WITH A THEORETICAL PAR VALUE OF EUR 1 EACH THE REMUNERATION OF THE SUPERVISORY BOARD SHALL BE ADJUSTED IN RESPECT OF THE VARIABLE REMUNERATION	Management	For

10. AMENDMENTS TO THE ARTICLE OF ASSOCIATION AS FOLLOWS:

A) RESOLUTION ON AN AMENDMENT TO THE ARTICLE
OF ASSOCIATION, IN ACCORDANCE WITH THE NEW TRANSPARENCY
DIRECTIVE IMPLEMENTATION LAW SECTION 23(2), REGISTER
THE COMPANY BEING AUTHORIZED TO TRANSMIT INFORMATION
TO SHAREHOLDERS BY ELECTRONIC MEANS B) SECTIONS
15(2)2 AND 15(3)2, REGISTERED MEMBERS OF THE
NOMINEE COMMITTEE BEING EXEMPTED FROM THE ADDITIONAL
REMUNERATION C) SECTION 19(1), REGISTER THE CHAIRMAN
OF THE SUPERVISORY BOARD OR ANOTHER MEMBER OF
THE SUPERVISORY BOARD APPOINTED BY THE CHAIRMAN
BEING THE CHAIRMAN OF THE SHAREHOLDERS MEETING

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Management

Management

For

For

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11. APPROVAL OF THE CONTROL AND PROFIT TRANSFER AGREEMENT Management For WITH THE COMPANY S WHOLLY-OWNED SUBSIDIARY FUEN FZEHNTE VERWALTUNGS GMBH, EFFECTIVE RETROACTIVELY

12. APPROVAL OF THE CONTROL AND PROFIT TRANSFER AGREEMENT WITH THE COMPANY S WHOLLY-OWNED SUBSIDIARY SECH ZEHNTE VERWALTUNGS GMBH, EFFECTIVE RETROACTIVELY FROM 01 JAN 2008 UNTIL AT LEAST 31 DEC 2012 ENTITLED TO VOTE ARE THOSE SHAREHOLDERS OF RECORD ON 09 APR 2008, WHO PROVIDE WRITTEN EVIDENCE OF SUCH HOLDING AND WHO REGISTER WITH THE COMPANY ON OR BEFORE 23 APR 2008

FROM 01 JAN 2008 UNTIL AT LEAST 31 DEC 2012

\* COUNTER PROPOSALS HAVE BEEN RECEIVED FOR THIS Non-Voting MEETING. A LINK TO THE COUNTER PROPOSAL INFORMATION IS AVAILABLE IN THE MATERIAL URL SECTION OF THE APPLICATION. IF YOU WISH TO ACT ON THESE ITEMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES AT THE COMPANYS MEETING.

SJW CORP. SJW ANNUAL MEETI ISSUER: 784305104 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
04	RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE CORPORATION	Management	For
01	FOR FISCAL YEAR 2008. DIRECTOR	Management	For

	M.L. CALI J.P. DINAPO D.R. KING N.Y. MINETA W.R. ROTH C.J. TOENIS F.R. ULRICH	Management Management Management KOETTER Management	For For For For For For
	R.A. VAN VA	·	For
02	APPROVE THE EXECUTIVE OFFICER SHORT-TERM INCENTIPLAN.	VE Management	For
03	APPROVE THE AMENDED AND RESTATED LONG-TERM INCENPLAN.	TIVE Management	For

TECO ENERGY, INC. TE ISSUER: 872375100 ISSN:

SEDOL:

VOTE GROUP: GLOBAL

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Meeting Date Range: 07/01/2007 to 06/30/2008
Selected Accounts: NPX GAB GLB UTILITY INC TR.

Report Date: 07/15/2008 Page 58 of 106

Proposal		Proposal	Vote
Number	Proposal	Type	Cast
4.5			_
1A	ELECTION OF DIRECTOR: DUBOSE AUSLEY	Management	For
1B	ELECTION OF DIRECTOR: JAMES L. FERMAN, JR.	Management	For
1C	ELECTION OF DIRECTOR: JOHN B. RAMIL	Management	For
1D	ELECTION OF DIRECTOR: PAUL L. WHITING	Management	For
02	RATIFICATION OF THE CORPORATION S INDEPENDENT	Management	For
	AUDITOR		

CHESAPEAKE UTILITIES CORPORATION CPK ANNUAL MEETI ISSUER: 165303108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	 		Proposal Type	Vote Cast
01	DIRECTOR	THOMAS J JOSEPH E	. BRESNAN . MOORE	Management Management Management	For For For

ANNUAL MEETI

02	JOHN R. SCHIMKAITIS RATIFICATION OF THE SELECTION OF BEARD MILLER	Management Management	For For
	COMPANY LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.		
03	PROPOSAL RELATING TO ELECTION OF ALL DIRECTORS ANNUALLY AND ELIMINATION OF DIRECTOR CLASSES WITH STAGGERED TERMS.	Shareholder	Against

ΕQ

EMBARQ CORPORATION ISSUER: 29078E105

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal			Proposal	Vote
Number	Proposal		Type	Cast
01	DIRECTOR		Management	For
		PETER C. BROWN	Management	For
		STEVEN A. DAVIS	Management	For
		RICHARD A. GEPHARDT	Management	For
		THOMAS A. GERKE	Management	For
		JOHN P. MULLEN	Management	For
		WILLIAM A. OWENS	Management	For
		DINESH C. PALIWAL	Management	For
		STEPHANIE M. SHERN	Management	For
		LAURIE A. SIEGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LL	P AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUN	TING FIRM		
	FOR OUR 2008 FISCAL YEAR.			
03	TO APPROVE THE EMBARQ CORPORATION 20	08 EQUITY	Management	Against
	INCENTIVE PLAN.			
04	TO APPROVE THE EMBARQ CORPORATION 20	08 EMPLOYEE	Management	For
	STOCK PURCHASE PLAN.			
05	TO APPROVE THE MATERIAL TERMS OF PER	FORMANCE	Management	For
	GOALS FOR QUALIFIED PERFORMANCE-BASE	D COMPENSATION.		
06	TO CONSIDER A SHAREHOLDER PROPOSAL,	IF PROPERLY	Shareholder	Against
	PRESENTED, SEEKING TO REQUIRE AN ADV	ISORY VOTE		
	ON COMPENSATION.			

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Selected Accounts: NBV CLD 2007

Report Date: 07/15/2008

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IDEARC INC. ANNUAL MEETI IAR ISIN:

ISSUER: 451663108

SEDOL:

72

ANNUAL MEETI

Proposal Number 	Proposal 		Proposal Type 	Vote Cast 
02 01	APPROVAL OF THE 2008 INCENTIVE COMP	PENSATION PLAN.  JERRY V. ELLIOTT  JONATHAN F. MILLER  DONALD B. REED  STEPHEN L. ROBERTSON  THOMAS S. ROGERS	Management Management Management Management Management Management Management	For For For For For For
03	RATIFICATION OF ERNST & YOUNG LLP A INDEPENDENT REGISTERED PUBLIC ACCOUFOR 2008.	PAUL E. WEAVER AS IDEARC S	Management Management	For For
NSTAR ISSUER: SEDOL:	67019E107	NST ISIN:		ANNUAL MEET
VOTE GRO	OUP: GLOBAL			
Proposal Number 			Proposal Type	Vote Cast
01	DIRECTOR	CHARLES K. GIFFORD PAUL A. LA CAMERA SHERRY H. PENNEY	Management Management Management Management	For For For
	TO RATIFY THE APPOINTMENT OF PRICEW	WILLIAM C. VAN FAASEN	Management Management	For For
02	LLP AS THE COMPANY S INDEPENDENT REACCOUNTANTS FOR 2008.			
VERIZON	LLP AS THE COMPANY S INDEPENDENT RE			ANNUAL MEET
VERIZON ISSUER: SEDOL:	LLP AS THE COMPANY S INDEPENDENT RE ACCOUNTANTS FOR 2008.  COMMUNICATIONS INC.	EGISTERED PUBLIC  VZ		ANNUAL MEE
VERIZON ISSUER: SEDOL: VOTE GRO	LLP AS THE COMPANY S INDEPENDENT REACCOUNTANTS FOR 2008.  COMMUNICATIONS INC. 92343V104  DUP: GLOBAL	VZ ISIN:	Proposal Type	

1B	ELECTION OF DIRECTOR	M. FRANCES KEETH	Management	For
1C	ELECTION OF DIRECTOR	ROBERT W. LANE	Management	For
1D	ELECTION OF DIRECTOR	SANDRA O. MOOSE	Management	For

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1E	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	For
1F	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	For
1G	ELECTION OF DIRECTOR: THOMAS H. O BRIEN	Management	For
1H	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	For
11	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	For
1J	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	For
1K	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	For
1L	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM		
03	ELIMINATE STOCK OPTIONS	Shareholder	Against
04	GENDER IDENTITY NONDISCRIMINATION POLICY	Shareholder	Against
05	SEPARATE OFFICES OF CHAIRMAN AND CEO	Shareholder	Against

WISCONSIN ENERGY CORPORATION WEC ANNUAL MEETI ISSUER: 976657106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal				Proposal Type	Vote Cast
01	DIRECTOR				Management	For
			JOHN F. BERG	STROM	Management	For
			BARBARA L. B	OWLES	Management	For
			PATRICIA W.	CHADWICK	Management	For
			ROBERT A. CO	RNOG	Management	For
			CURT S. CULV	ER	Management	For
			THOMAS J. FI	SCHER	Management	For
			GALE E. KLAP	PA	Management	For
			ULICE PAYNE,	JR.	Management	For
			FREDERICK P	STRATTON JR	Management	For
02	RATIFICATION OF AUDITORS FOR 20	TOUCHE L	LP AS INDEPEND	ENT	Management	For

UNISOURCE ENERGY CORPORATION UNS ANNUAL MEETI ISIN:

ISSUER: 909205106

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	JAMES S. PIGNATELLI LAWRENCE J. ALDRICH BARBARA BAUMANN	Management Management Management Management	For For For

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	LARRY V	W. BICKLE	Management	For
	ELIZAB	ETH T. BILBY	Management	For
	HAROLD	W. BURLINGAME	Management	For
	JOHN L	. CARTER	Management	For
	ROBERT	A. ELLIOTT	Management	For
	DANIEL	W.L. FESSLER	Management	For
	KENNET	H HANDY	Management	For
	WARREN	Y. JOBE	Management	For
	RAMIRO	G. PERU	Management	For
	GREGOR	Y A. PIVIROTTO	Management	For
	JOAQUI	N RUIZ	Management	For
02	RATIFICATION OF SELECTION OF INDEPENDENT AU	DITOR	Management	For

Report Date: 07/15/2008

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GREAT PLAINS ENERGY INCORPORATED ISSUER: 391164100

SEDOL:

GXP ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		D.L. BODDE	Management	For
		M.J. CHESSER	Management	For
		W.H. DOWNEY	Management	For
		M.A. ERNST	Management	For
		R.C. FERGUSON, JI	R. Management	For
		L.A. JIMENEZ	Management	For

ANNUAL MEETI

	J.A.	MITCHELL	Management	For
	W.C.	NELSON	Management	For
	L.H.	TALBOTT	Management	For
	R.H.	WEST	Management	For
02	RATIFICATION OF APPOINTMENT OF DELOITTE &	TOUCHE	Management	For
	LLP AS INDEPENDENT AUDITORS FOR 2008.			

HAWAIIAN ELECTRIC INDUSTRIES, INC. HE ISSUER: 419870100

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		DON E. CARROLL	Management	For
		RICHARD W. GUSHMAN, II	Management	For
		VICTOR H. LI, S.J.D.	Management	For
		BILL D. MILLS	Management	For
		BARRY K. TANIGUCHI	Management	For
02	RATIFICATION OF KPMG LLP AS INDEPENDE	ENT REGISTERED	Management	For
	PUBLIC ACCOUNTING FIRM.			
03	APPROVAL OF THE 1990 NONEMPLOYEE DIRE	ECTORS STOCK	Management	For
	PLAN, AS AMENDED AND RESTATED.			
04	APPROVAL OF THE 1987 STOCK OPTION AND	O INCENTIVE	Management	For
	PLAN, AS AMENDED AND RESTATED.			

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MDV CAR GIR TITLE

Selected Accounts: NPX GAB GLB UTILITY INC TR.

ORMAT TECHNOLOGIES, INC. ORA ANNUAL MEETI ISIN:

ISSUER: 686688102

SEDOL:

VOTE GROUP: GLOBAL

3	For For
K.	I Management E

ANNUAL MEETI

02 TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS OF THE COMPANY FOR ITS FISCAL YEAR ENDING DECEMBER 31, 2008.

Management For

ANNUAL MEETI

SUEZ SZEZY ISSUER: 864686100 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVAL OF TRANSACTIONS AND THE STATUTORY FINANCIAL STATEMENTS FOR FISCAL YEAR 2007, AS SET FORTH	Management	Against
02	IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.  APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS  FOR FISCAL YEAR 2007, AS SET FORTH IN THE COMPANY  S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
03	APPROPRIATION OF EARNINGS AND DECLARATION OF THE DIVIDEND, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
04	STATUTORY AUDITORS SPECIAL REPORT ON REGULATED AGREEMENTS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
05	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (EDMOND ALPHANDERY), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
06	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (RENE CARRON), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
07	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (ETIENNE DAVIGNON), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
08	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (ALBERT FRERE), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
09	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (JEAN PEYRELEVADE), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
010	APPROVAL OF THE RENEWAL OF THE TERM OF OFFICE OF A DIRECTOR (THIERRY DE RUDDER), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
011	APPROVAL OF THE AUTHORIZATION FOR THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY S SHARES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E12	APPROVAL OF AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY MEANS OF RETENTION OF PREFERENTIAL SUBSCRIPTION RIGHTS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2007 to 06/30/2008 Selected Accounts: NPX GAB GLB UTILITY INC TR.

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E13	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY MEANS OF CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E14	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE COMPLEX DEBT SECURITIES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E15	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE SHARES RESERVED FOR EMPLOYEES BELONGING TO A SUEZ GROUP CORPORATE SAVINGS PLAN, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E16	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF ALL ENTITIES WHOSE SOLE PURPOSE IS TO SUBSCRIBE, HOLD AND DISPOSE OF SHARES OF THE COMPANY TO GROUP EMPLOYEES WORLDWIDE, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E17	APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE SHARE CAPITAL BY CANCELLING SHARES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	Against
E18	APPROVAL OF THE POWERS TO CARRY OUT THE SHAREHOLDERS DECISIONS AND PERFORM THE RELATED FORMALITIES.	Management	Against

SUEZ SA SZE.PA MIX MEETING ISSUER: F90131115 ISIN: FR0000120529

SEDOL: B0335F5, B1G0HQ5, 5013984, 5323995, 7118898, 7121391, 7166262, 4540397, B0438J9, B11FKK0, 4540438, 5286764, 7118047, 7118928, 7121454

CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED

INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN

TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
*	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	Non-Voting	

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

O.1 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS; AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 2007, AS PRESENTED

Management For

Management For

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS 0.2 AND AUDITORS; AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING

APPROVE THE NET INCOME FOR THE 2007 FY IS OF

Management For

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0.3

0.3	EUR 5,760,911,877.77 AND THE RETAINED EARNINGS OF EUR 0.00, THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: STATUTORY DIVIDEND EUR 0.10 PER SHARE: EUR 130,704,352.00 ADDITIONAL DIVIDEND EUR 1.26 PER SHARE EUR 1,646,874,837.72 DIVIDENDS: EUR 1,777,579,189.92, OTHER RESERVES ACCOUNT: EUR 3,983,332,687.85; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.36 PER SHARE, AND WILL ENTITLE TO THE 40 % DEDUCTION PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 14 MAY 2008, AS REQUIRED BY LAW, IT IS REMINDED THAT, FOR THE LAST 3 FY, THE DIVIDENDS PAID, WERE AS FOLLOWS: EUR 0.79 FOR FY 2004 EUR 1.00 FOR FY 2005, EUR 1.20 FOR FY 2006	Management	ror
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225.38 OF THE FRENCH COMMERCIAL CODE; AND APPROVE THE AGREEMENTS ENTERED INTO OR WHICH REMAINED IN FORCE DURING THE FY	Management	For
0.5	APPOINT MR. EDMOND ALPHANDERY AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.6	APPOINT MR. RENE CARRON AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.7	APPOINT MR. ETIENNE DAVIGNON AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.8	APPOINT MR. ALBERT FRERE AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.9	APPOINT MR. JEAN PEYRELEVADE AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.10	APPOINT MR. THIERRY DE RUDDER AS A DIRECTOR FOR A 4-YEAR PERIOD	Management	For
0.11	AUTHORIZE THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 60.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 7,500,000,000.00,	Management	For

THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE, AS PART OF AN EXTERNAL GROWTH OPERATION , CANNOT EXCEED 5% OF ITS CAPITAL; AUTHORITY EXPIRES AT THE END OF 18 MONTH PERIOD; IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 04 MAY 2007 IN ITS RESOLUTION 10; DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.12 AUTHORIZE THE BOARD OF DIRECTORS, IN ORDER TO INCREASE THE SHARE CAPITAL, IN 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION: UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00 BY WAY OF ISSUING ORDINARY SHARES AND, OR ANY SECURITIES, EVEN DEBT SECURITIES, GIVING ACCESS TO SHARES OF THE COMPANY OR SUBSIDIARIES THE PAR VALUE OF THE SHARES ISSUED IN ACCORDANCE WITH RESOLUTION 13 SHALL COUNT AGAINST THIS AMOUNT, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00 BY WAY OF CAPITALIZING PREMIUMS, RESERVES, PROFITS AND, OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY LAWS, TO BE CARRIED OUT THROUGH THE ISSUE OF BONUS SHARES OR THE RAISE OF THE PAR VALUE OF THE EXISTING SHARES THE PAR VALUE OF THE DEBT SECURITIES ISSUED IN ACCORDANCE WITH RESOLUTION 13 AND 14 SHALL COUNT AGAINST THIS AMOUNT, AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD; IT SUPERSEDES THE AUTHORIZATIONS GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 05 MAY 2006, IF ITS RESOLUTION 7

Management For

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E.13 AUTHORIZE TO THE BOARD OF DIRECTORS THE NECESSARY POWERS TO INCREASE THE CAPITAL, 1 OR MORE OCCASIONS, IN FRANCE OR ABROAD, BY ISSUANCE, WITHOUT PRE EMPTIVE SUBSCRIPTION RIGHTS, OF ORDINARY SHARES AND, OR ANY SECURITIES EVEN DEBT SECURITIES GIVING ACCESS TO SHARES OF THE COMPANY OR SUBSIDIARIES OR, SHARES OF THE COMPANY TO WHICH SHALL GIVE RIGHT SECURITIES TO BE ISSUED BY SUBSIDIARIES THE MAXIMUM NOMINAL AMOUNT OF SHARES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 500,000,000.00 THE PAR VALUE OF THE DEBT SECURITIES ISSUED IN ACCORDANCE WITH RESOLUTIONS 12, SHALL COUNT AGAINST THIS AMOUNT THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 5,000,000,000.00, AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD IT SUPERSEDES THE AUTHORIZATIONS GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 05 MAY 2006, IN ITS RESOLUTION 8 E.14 AUTHORIZE THE BOARD OF DIRECTORS THE NECESSARY

Management For

Management For

POWERS TO INCREASE THE CAPITAL, ON 1 OR MORE OCCASIONS, IN FRANCE OR ABROAD, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF HYBRID DEBT SECURITIES THE MAXIMUM NOMINAL AMOUNT OF THE ISSUES, IF THE PRESENT DELEGATION IS UTILIZED BY THE BOARD OF DIRECTORS, SHALL NOT EXCEED EUR 5,000,000,000.00 THE PAR VALUE OF THE DEBT SECURITIES ISSUED IN ACCORDANCE WITH RESOLUTIONS 12 AND 13, SHALL COUNT AGAINST THIS AMOUNT AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD; IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 05 MAY 2006 IN ITS RESOLUTION 11

- AUTHORIZE THE BOARD OF DIRECTORS, TO PROCEED E.15 WITH A SHARE CAPITAL INCREASE, ON 10R MORE OCCASIONS, BY WAY OF ISSUING SHARES TO BE PAID IN CASH, IN FAVOR OF EMPLOYEES OF THE COMPANY AND SOME RELATED COMPANIES, WHO ARE MEMBERS OF A GROUP SAVINGS PLAN AND, OR OF A VOLUNTARY SAVINGS PLAN FOR THE RETIREMENT THE EMPLOYEES AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD; AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 2% OF THE SHARE CAPITAL THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF THE BENEFICIARIES ABOVE MENTIONED, TO CANCELS THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 05 MAY 2006, IN ITS RESOLUTION 12
- E.16 AUTHORIZE THE BOARD OF DIRECTORS, TO PROCEED WITH A SHARE CAPITAL INCREASE, ON1 OR MORE OCCASIONS, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 30,000,000.00, BY ISSUANCE, WITHOUT PRE EMPTIVE SUBSCRIPTION RIGHTS, OF 15,000,000 NEW SHARES OF A PAR VALUE OF EUR 2.00 EACH TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF ANY ENTITIES WHICH ONLY SUBSCRIBE, HOLD AND SELL SUEZ SHARES OR OTHER FINANCIAL INSTRUMENTS THE PRESENT AUTHORITY EXPIRES AT THE END OF 18 MONTH PERIOD; TO CANCEL THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 04 MAY 2007, IN ITS RESOLUTION 12, TO INCREASE THE SHARE CAPITAL IN FAVOR OF SPRING MULTIPLE 2006 SCA AND, OR ANY COMPANY WHICH MAY HOLDS OR SELLS SUEZ SHARES; DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

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E.17 AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10 % OF THE SHARE CAPITAL OVER

Management For

Management For

Management For

Report Date: 07/15/2008

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A 24 MONTH PERIOD AUTHORITY EXPIRES AT THE END OF 18 MONTH PERIOD, IT SUPERSEDES THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF MAY 04 2007, IN ITS RESOLUTION 15; DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.18 GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL,
A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING
TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER
FORMALITIES PRESCRIBED BY LAW

Management For

ANNUAL MEETI

AQUILA, INC. ILA ISSUER: 03840P102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
01	DIRECTOR  HERMAN CAIN	Management Management	For For
	PATRICK J. LYNCH	Management	For
	NICHOLAS SINGER	Management	For
02	RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS FOR 2008.	Management	For

EL PASO ELECTRIC COMPANY EE ANNUAL MEETI ISSUER: 283677854 ISIN:

SEDOL:

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		GARY R. HEDRICK	Management	For
		KENNETH R. HEITZ	Management	For
		MICHAEL K. PARKS	Management	For
		ERIC B. SIEGEL	Management	For
02	RATIFY THE SELECTION OF KPMG LLP AS T	THE COMPANY	Management	For
	S INDEPENDENT REGISTERED PUBLIC ACCOU	JNTING FIRM		
	FOR THE FISCAL YEAR ENDING DECEMBER 3	31, 2008.		

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ROLLS-ROYCE GROUP PLC, LONDON

RR.L ISIN: GB0032836487

AGM MEETING

ISSUER: G7630U109

SEDOL: B01DQ43, 7618514, 3283648

VOTE GROUP: GLOBAL

Proposal	-	Proposal	Vote
Number	Proposal	Type	Cast
	·		
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITED	Management	For
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2007	Management	For
3.	ELECT MISS HELEN ALEXANDER CBE AS A DIRECTOR	Management	For
4.	ELECT DR. JOHN MCADAM AS A DIRECTOR	Management	For
5.	ELECT MR. MIKE TERRETT AS A DIRECTOR	Management	For
6.	RE-ELECT MR. PETER BYROM AS A DIRECTOR	Management	For
7.	RE-ELECT SIR JOHN ROSE AS A DIRECTOR	Management	For
8.	RE-ELECT MR. ANDREW SHILSTON AS A DIRECTOR	Management	For
9.	RE-ELECT MR. COLIN SMITH AS A DIRECTOR	Management	For
10.	RE-ELECT MR. IAN STRACHAN AS A DIRECTOR	Management	For
11.	RE-APPOINT AND APPROVE THE REMUNERATION OF THE AUDITORS	Management	For
12.	APPROVE TO ALLOT AND ISSUE OF B SHARES	Management	For
13.	APPROVE THE POLITICAL DONATIONS AND EXPENDITURE	Management	For
14.	APPROVE THE REMUNERATION OF NON-EXECUTIVE DIRECTORS	Management	For
S.15	APPROVE THE ALLOTMENT OF SHARES-SECTION 80 AMOUNT	Management	For
S.16	APPROVE THE DISAPPLICATION OF PRE-EMPTION RIGHTS-SECTION 89 AMOUNT	Management	For
S.17	GRANT AUTHORITY TO PURCHASE OWN SHARES	Management	For
S.18	APPROVE TO ALLOT AND ISSUE OF C SHARES	Management	For
S.19	ADOPT NEW ARTICLES OF ASSOCIATION	Management	For

VEOLIA ENVIRONNEMENT, PARIS VE

ISIN: FR0000124141

ISSUER: F9686M107 SEDOL: B03XMB0, B28N2S6, 4104704, B0335V1, 4031879, 7188761

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting

MIX MEETING

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

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS 0.1 AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2007, AS PRESENTED

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS 0.2 Management For AND THE AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FY IN THE FORM PRESENTED

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TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE

TO THE MEETING

0.3	APPROVE THE EXPENSES AND CHARGES THAT WERE NOT	Management	For
	TAX DEDUCTIBLE OF EUR 2,410,688.00		
0.4	APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS	Management	For
	AND THAT THE INCOME FORTHE FY BE APPROPRIATED		
	AS SPECIFIED EARNINGS FOR THE FY EUR 491,255,300.00		
	PRIOR RETAINED EARNINGS: EUR 707,146,230.00 BALANCE		
	AVAILABLE FOR DISTRIBUTION: EUR 1,198,401,530.00		
	LEGAL RESERVE: EUR 24,562,765.00 DIVIDENDS: EUR		
	552,536,943.00 RETAINED EARNINGS: EUR 621,301,822.00		
	THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND		
	OF EUR 1.21 PER SHARE, AND WILL ENTITLE TO THE		
	40 % DEDUCTION PROVIDED BY THE FRENCH TAX CODE		
	THIS DIVIDEND WILL BE PAID ON 27 MAY 2008 AS		
	REQUIRED BY LAW, IT IS REMINDED THAT FOR THE		
	LAST 3 FY THE DIVIDENDS PAID WERE AS FOLLOWS:		
	EUR 0.68 FOR FY 2004 EUR 0.85 FOR FY 2005 EUR		
	1.05 FOR FY 2006 IN THE EVENT THAT THE COMPANY		
	HOLDS SOME OF ITS OWN SHARES ON SUCH DATE THE		
	AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES		
	SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT		
0.5	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON	Management	For
	AGREEMENTS GOVERNED BY ARTICLE L.225.38 AND L.		
	225.40 OF THE FRENCH COMMERCIAL CODE, APPROVE		
	THE AGREEMENTS ENTERED INTO OR WHICH REMAINED		
	IN FORCE DURING THE FY		
E.17	APPROVE TO DELETE THE ARTICLE NUMBER 6 OF THE	Management	For
	BY LAWS	-	
E.19	AMEND THE ARTICLE NUMBER 9 OF THE BY LAWS	Management	For
0.6	AUTHORIZE THE BOARD OF DIRECTORS TO TRADE IN	Management	For
	THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT	-	

Management For

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PRICE: EUR 90.00 MAXIMUM NUMBER OF SHARES TO
BE ACQUIRED: 10 % OF THE SHARE CAPITAL MAXIMUM
FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,500,000,000.00
THE NUMBER OF SHARES ACQUIRED BY THE COMPANY
WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT
DELIVERY PAYMENT OR EXCHANGE AS PART OF A MERGER,
DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED
5 % OF ITS CAPITAL THIS DELEGATION OF POWERS
SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO
THE SAME EFFECT THE SHAREHOLDERS MEETING DELEGATES
ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE
ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY
FORMALITIES AUTHORITY EXPIRES AT THE END OF 18

E.7 AUTHORIZE THE BOARD OF DIRECTORS THE NECESSARY
POWERS TO INCREASE THE CAPITALON ONE OR MORE
OCCASIONS, IN FRANCE OR ABROAD BY A MAXIMUM NOMINAL
AMOUNT OF 40% OF THE SHARE CAPITAL BY ISSUANCE
WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED,
OF SHARES AND OR DEBT SECURITIES THE SHAREHOLDERS
MEETING DELEGATES ALL POWERS TO THE BOARD OF
DIRECTORS TO TAKE ALL NECESSARY MEASURES AND
ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION
OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS
TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END
OF 26 MONTH PERIOD

Management For

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E.8 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE Management For THE CAPITAL ON ONE OR MORE OCCASIONS IN FRANCE OR ABROAD BY A MAXIMUM NOMINAL AMOUNT OF 15% OF THE SHARE CAPITAL WITH ABOLITION OF PREFERRED SUBSCRIPTION RIGHTS, OF SHARES AND OR DEBT SECURITIES THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF HOLDERS OF ISSUED SECURITIES GIVING ACCESS WITH TO THE CAPITAL OF THE COMPANY THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD E.9 GRANT AUTHORITY TO THE BOARD OF DIRECTORS TO Management For INCREASE THE SHARE CAPITAL UP TO10% OF THE SHARE CAPITAL BY WAY OF ISSUING SHARES OR SECURITIES GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE

SET FORTH IN RESOLUTIONS NUMBER 7 AND 8 THE SHAREHOLDERS

MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION OF POWERS SUPERSEDES AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END 26 MONTH PERIOD

E.10 GRANT AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN ONE OR MORE OCCASIONS AND AT ITS SOLE DISCRETION BY A MAXIMUM NOMINAL AMOUNT OF EUR 400,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES OR BY A COMBINATION OF THESE METHODS THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END OF 26 MONTH PERIOD

E.21 AMEND THE ARTICLE NUMBER 22 OF THE BY LAWS

E.11 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE

THE NUMBER OF SECURITIES TO BE ISSUED IN THE

EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL

SUBSCRIPTION RIGHT OF SHAREHOLDERS AT THE SAME

PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF

THE CLOSING OF THE SUBSCRIPTION PERIOD AND UP

TO A MAXIMUM OF 15% OF THE INITIAL ISSUE THIS

AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE

SET FORTH IN RESOLUTION NUMBER 8 AUTHORITY EXPIRES

AT THE END OF 26 MONTH PERIOD

E.12 AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
THE SHARE CAPITAL ON ONE OR MOREOCCASIONS AT
ITS SOLE DISCRETION IN FAVOUR OF EMPLOYEES AND
CORPORATE OFFICERS OF THE COMPANY WHO ARE MEMBERS
OF A COMPANY SAVINGS PLAN AND FOR A NOMINAL AMOUNT

Management For

Management For Management For

Management For

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THAT SHALL NOT EXCEED 2% OF THE SHARE CAPITAL
THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE
SET FORTH IN RESOLUTION NUMBER 7 THE SHAREHOLDERS
MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL
SUBSCRIPTION RIGHTS IN FAVOUR OF MEMBERS OF ONE
OR SEVERAL CORPORATE SAVINGS PLANS THE SHAREHOLDERS

MEETING DELEGATES ALL POWERS TO THE BOARD OF

DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END

OF 26MONTH PERIOD

E.13	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL ON ONE OR MOREOCCASIONS AT ITS SOLE DISCRETION IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN THIS DELEGATION IS GIVEN FOR AN 18 MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 0.2% OF THE SHARE CAPITAL THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7 THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF ANY COMPANY HELD BY A CREDIT INSTITUTION INTERVENING AT THE REQUEST OF THE COMPANY THE EMPLOYEES AND THE COMPANY OFFICERS THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY	Management	For
	FORMALITIES THIS DELEGATION OF POWERS SUPERSEDES		
	ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT		
E.14	AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, IN	Management	For
	ONE OR MORE TRANSACTIONS TO BENEFICIARIES TO		
	BE CHOSEN BY IT OPTIONS GIVING THE RIGHT EITHER		
	TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO		
	BE ISSUED THROUGH A SHARE CAPITAL INCREASE OR		
	TO PURCHASE EXISTING SHARES PURCHASED BY THE		
	COMPANY IT BEING PROVIDED THAT THE OPTIONS SHALL		
	NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES WHICH SHALL EXCEED 1% OF THE SHARE CAPITAL THIS AMOUNT		
	SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH		
	IN RESOLUTION NUMBER 7 THE SHAREHOLDERS MEETING		
	DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL		
	SUBSCRIPTION RIGHTS IN FAVOUR OF BENEFICIARIES		
	OF STOCK SUBSCRIPTION OPTIONS THE SHAREHOLDERS		
	MEETING DELEGATES ALL POWERS TO THE BOARD OF		
	DIRECTORS TO TAKE ALL NECESSARY MEASURES AND		
	ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION		
	OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AUTHORITY EXPIRES AT THE END		
	OF 26 MONTH PERIOD		
E.15	GRANT AUTHORITY TO THE BOARD OF DIRECTORS TO	Management	For
	REDUCE THE SHARE CAPITAL ON ONE OR MORE OCCASIONS	-	
	AND AT ITS SOLE DISCRETION BY CANCELING ALL OR		
	PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION		
	WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM		
	OF 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD		
	IS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT THE SHAREHOLDERS		
	MEETING DELEGATES ALL POWERS TO THE BOARD OF		
	DIRECTORS TO TAKE ALL NECESSARY MEASURES AND		
	ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORITY		
	EXPIRES AT THE END OF 26 MONTH PERIOD		
E.16	AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED,	Management	For
	IN ONE OR MORE ISSUES WITH THE ISSUANCE OF COUPONS		

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ALLOWING TO SUBSCRIBE TO PREFERENTIAL CONDITIONS TO SHARES OF THE COMPANY CONSEQUENTLY, THE SHAREHOLDERS MEETING INCREASE THE CAPITAL BY A MAXIMUM NOMINAL VALUE OF 25% OF THE SHARE CAPITAL THE SHAREHOLDERS MEETING RESOLVES TO WAIVE THE PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS TO THE ISSUE OF COUPONS ALLOWING TO SUBSCRIBE TO PREFERENTIAL CONDITIONS TO SHARES OF THE COMPANY TO THE PROFIT OF COMPANY SHAREHOLDERS THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT E.18 AMEND THE ARTICLE NUMBER 9 OF THE BY LAWS Management For E.20 AMEND THE ARTICLE NUMBER 9 OF THE BY LAWS Management For GRANT THE FULL POWERS TO THE BEARER OF AN ORIGINAL Management For A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER

ANNUAL MEETI ABB LTD ABB ISSUER: 000375204 ISIN:

SEDOL:

O.E22

VOTE GROUP: GLOBAL

FORMALITIES PRESCRIBED BY LAW

Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL	Management	For
03	STATEMENTS FOR 2007.  APPROVAL OF THE DISCHARGE OF THE BOARD OF DIRECTORS  AND THE PERSONS ENTRUSTED WITH MANAGEMENT.	Management	For
04	APPROVAL OF APPROPRIATION OF AVAILABLE EARNINGS AND RELEASE OF LEGAL RESERVES.	Management	For
05	APPROVAL OF THE CREATION OF ADDITIONAL CONTINGENT SHARE CAPITAL.	Management	For
06	APPROVAL OF THE CAPITAL REDUCTION THROUGH NOMINAL VALUE REPAYMENT.	Management	For
07	APPROVAL OF THE AMENDMENT TO THE ARTICLES OF INCORPORATION RELATED TO THE CAPITAL REDUCTION.	Management	For
8A	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 8 PARA.	Management	For
8B	1 OF THE ARTICLES OF INCORPORATION.  APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES  OF INCORPORATION: AMENDMENT TO ARTICLE 19(I)	Management	For
8C	OF THE ARTICLES OF INCORPORATION.  APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES  OF INCORPORATION: AMENDMENT TO ARTICLE 20 OF  THE ARTICLES OF INCORPORATION.	Management	For
8D	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 22 PARA.  1 OF THE ARTICLES OF INCORPORATION.	Management	For

8E	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 28 OF	Management	For
	THE ARTICLES OF INCORPORATION.		
9A	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS,	Management	For
	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING		
	ENCLOSED HEREWITH: HUBERTUS VON GRUNBERG, GERMAN,		
	RE-ELECT AS A DIRECTOR.		
9B	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS,	Management	For
	AS SET FORTH IN THE COMPANY S NOTICE OF MEETING		
	ENCLOSED HEREWITH: ROGER AGNELLI, BRAZILIAN,		
	RE-ELECT AS A DIRECTOR.		

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9C	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: LOUIS R. HUGHES, AMERICAN, RE-ELECT AS A DIRECTOR.	Management	For
9D	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: HANS ULRICH MARKI, SWISS, RE-ELECT AS A DIRECTOR.	Management	For
9E	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: MICHEL DE ROSEN, FRENCH, RE-ELECT AS A DIRECTOR.	Management	For
9F	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: MICHAEL TRESCHOW, SWEDISH, RE-ELECT AS A DIRECTOR.	Management	For
10	APPROVAL OF THE ELECTION OF THE AUDITORS.	Management	For
9G	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: BERND W. VOSS, GERMAN, RE-ELECT AS A DIRECTOR.	Management	
9Н	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: JACOB WALLENBERG, SWEDISH, RE-ELECT AS A DIRECTOR.	Management	For
11	IN CASE OF AD-HOC MOTIONS DURING THE ANNUAL GENERAL MEETING, I AUTHORIZE MY PROXY TO ACT AS FOLLOWS.	Management	For

AVISTA CORP. AVA ANNUAL MEETI ISIN:

ISSUER: 05379B107

SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	BRIAN W. DUNHAM	Management	For
	ROY LEWIS EIGUREN	Management	For
02	AMENDMENT OF THE RESTATED ARTICLES OF INCORPORATION	Management	For
	TO ALLOW FOR MAJORITY VOTING IN UNCONTESTED ELECTIONS		
	OF DIRECTORS AND TO ELIMINATE CUMULATIVE VOTING		
03	RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management	For
	TOUCHE LLP AS THE COMPANY S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR 2008		
04	CONSIDERATION OF A SHAREHOLDER PROPOSAL REQUESTING	Shareholder	Against
	THAT THE SHAREHOLDERS URGE THE BOARD TO TAKE		
	THE NECESSARY STEPS TO REQUIRE THAT AN INDEPENDENT		
	DIRECTOR SERVE AS CHAIRMAN OF THE BOARD		

DUKE ENERGY CORPORATION ISSUER: 26441C105

550EK: 2044ICIU

SEDOL:

VOTE GROUP: GLOBAL

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Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
	,	WILLIAM BARNET, III	Management	For
		G. ALEX BERNHARDT, SR.	Management	For
	j	MICHAEL G. BROWNING	Management	For
		DANIEL R. DIMICCO	Management	For
		ANN MAYNARD GRAY	Management	For
		JAMES H. HANCE, JR.	Management	For
		JAMES T. RHODES	Management	For
		JAMES E. ROGERS	Management	For
	j	MARY L. SCHAPIRO	Management	For
		PHILIP R. SHARP	Management	For
		DUDLEY S. TAFT	Management	For
02	RATIFICATION OF DELOITTE & TOUCHE LLP ENERGY CORPORATION S INDEPENDENT PUBL FOR 2008		Management	For
03	APPROVAL OF THE AMENDED AND RESTATED : CORPORATION EXECUTIVE SHORT-TERM INCE		Management	For

SOUTHWEST GAS CORPORATION

ISSUER: 844895102

SEDOL:

SWX ISIN: ANNUAL MEETI

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		GEORGE C. BIEHL	Management	For
		THOMAS E. CHESTNUT	Management	For
		STEPHEN C. COMER	Management	For
		RICHARD M. GARDNER	Management	For
		JAMES J. KROPID	Management	For
		MICHAEL O. MAFFIE	Management	For
		ANNE L. MARIUCCI	Management	For
		MICHAEL J. MELARKEY	Management	For
		JEFFREY W. SHAW	Management	For
		CAROLYN M. SPARKS	Management	For
		TERRENCE L. WRIGHT	Management	For
02		RHOUSECOOPERS UBLIC ACCOUNTING R 2008.	Management	For

SPECTRA ENERGY CORP ISSUER: 847560109

SEDOL:

SE ISIN: ANNUAL MEETI

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	 PAUL M. ANDERSON	Management Management	For
		AUSTIN A. ADAMS F. ANTHONY COMPER	Management Management	For For
		MICHAEL MCSHANE	Management	For

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

INCENTIVE PLAN

O3 APPROVAL OF THE SPECTRA ENERGY CORP EXECUTIVE Management For SHORT-TERM INCENTIVE PLAN

O4 RATIFICATION OF DELOITTE & TOUCHE LLP AS SPECTRA Management For ENERGY S INDEPENDENT PUBLIC ACCOUNTANT FOR 2008

ALLETE, INC. ALE ANNUAL MEETI ISSUER: 018522300 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
0 ±	211.201011	BREKKEN	Management	For
		EDDINS	Management	For
		EMERY	Management	For
		HOOLIHAN	Management	For
		LUDLOW	Management	For
		MAYER	Management	For
		NEVE	Management	For
		RAJALA	Management	For
		SHIPPAR	Management	For
		STENDER	Management	For
02	RATIFICATION OF THE APPOINTMENT OF LLP AS ALLETE S INDEPENDENT REGISTS ACCOUNTING FIRM.	PRICEWATERHOUSECOOPERS ERED PUBLIC	Management	For

FLORIDA PUBLIC UTILITIES COMPANY FPU ANNUAL MEETI ISSUER: 341135101 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	PAUL L. MADDOCK, JR.	Management	For
	DENNIS S. HUDSON III	Management	For
02	TO APPROVE AN AMENDMENT TO THE COMPANY S EMPLOYEE STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK AVAILABLE IN THIS PLAN BY 125,000 SHARES.	Management	For
03	TO RATIFY THE APPOINTMENT OF BDO SEIDMAN, LLP AS THE COMPANY S REGISTERED INDEPENDENT PUBLIC	Management	For

ACCOUNTING FIRM FOR 2008.

HUANENG POWER INTERNATIONAL, INC. HNP

ISIN:

ANNUAL MEETI

SEDOL:

VOTE GROUP: GLOBAL

ISSUER: 443304100

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Proposal Number	Proposal	Proposal Type	Vote Cast
01	TO CONSIDER AND APPROVE THE WORKING REPORT FROM THE BOARD OF DIRECTORS OF THE COMPANY FOR YEAR 2007.	Management	For
02	TO CONSIDER AND APPROVE THE WORKING REPORT FROM THE SUPERVISORY COMMITTEE OF THE COMPANY FOR YEAR 2007.	Management	For
03	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR YEAR 2007.	Management	For
04	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR YEAR 2007.	Management	For
05	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE APPOINTMENT OF THE COMPANY S AUDITORS FOR YEAR 2008.	Management	For
S6	TO CONSIDER AND APPROVE THE PROPOSAL REGARDING THE ISSUE OF SHORT-TERM DEBENTURES BY THE COMPANY.	Management	For
07A	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. LI XIAOPENG, AS EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07B	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. HUANG YONGDA AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07C	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF HUANG LONG AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07D	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. WU DAWEI AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07E	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER	Management	For

	AND APPROVE THE APPOINTMENT OF MR. LIU GUOYUE AS EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.		
07F	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE APPOINTMENT OF MR. FAN XIAXIA AS EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07G	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. SHAN QUNYING AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07Н	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE APPOINTMENT OF MS. HUANG MINGYUAN AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
071	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. XU ZUJIAN AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07J	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. LIU SHUYUAN AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For

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07K	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. LIU JIPENG AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07L	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR. YU NING AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
O7M	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE APPOINTMENT OF MR. SHAO SHIWEI AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
07N	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHENG JIANCHAO AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, WITH IMMEDIATE EFFECT.	Management	For
070	PROPOSAL REGARDING ELECTION OF NEW SESSION OF BOARD OF DIRECTORS OF THE COMPANY (NOTE 1): CONSIDER AND APPROVE THE APPOINTMENT OF MR. WU LIANSHENG	Management	For

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	AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE		
08A	COMPANY, WITH IMMEDIATE EFFECT. PROPOSAL REGARDING ELECTION OF NEW SESSION OF	Management	For
	SUPERVISORY COMMITTEE OF THE COMPANY (NOTE 2):  CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR.		
	GUO JUNMING AS SUPERVISOR OF THE COMPANY, WITH		
	IMMEDIATE EFFECT.		_
08B	PROPOSAL REGARDING ELECTION OF NEW SESSION OF	Management	For
	SUPERVISORY COMMITTEE OF THE COMPANY (NOTE 2):  CONSIDER AND APPROVE THE RE-APPOINTMENT OF MS.		
	YU YING AS SUPERVISOR OF THE COMPANY, WITH IMMEDIATE		
	EFFECT.		
08C	PROPOSAL REGARDING ELECTION OF NEW SESSION OF	Management	For
	SUPERVISORY COMMITTEE OF THE COMPANY (NOTE 2):		
	CONSIDER AND APPROVE THE RE-APPOINTMENT OF MR.		
	GU JIANGUO AS SUPERVISOR OF THE COMPANY, WITH IMMEDIATE EFFECT.		
08D	PROPOSAL REGARDING ELECTION OF NEW SESSION OF	Management	For
002	SUPERVISORY COMMITTEE OF THE COMPANY (NOTE 2):	rana y emerre	101
	CONSIDER AND APPROVE THE APPOINTMENT OF MS. WU		
	LIHUA AS SUPERVISOR OF THE COMPANY, WITH IMMEDIATE		
	EFFECT.		

INTERNATIONAL POWER PLC IPR.L AGM MEETING

ISSUER: G4890M109 ISIN: GB0006320161

SEDOL: 0632016, B02SWM7, 5626757

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE ACCOUNTS FOR THE FYE 31 DEC 2007 AND THE REPORT OF THE DIRECTORS; THE DIRECTORS REMUNERATION REPORT AND THE REPORT OF THE AUDITORS ON THE ACCOUNTS AND ON THE AUDITABLE PART OF THE DIRECTORS REMUNERATION REPORT	Management	For
2.	RE-APPOINT MR. ALAN MURRAY AS A DIRECTOR	Management	For
3.	RE-APPOINT MR. PHILIP COX AS A DIRECTOR	Management	For
4.	RE-APPOINT MR. BRUCE LEVY AS A DIRECTOR	Management	For
5.	RE-APPOINT MR. STRUAN ROBERTSON AS A DIRECTOR	Management	For
6.	DECLARE A FINAL DIVIDEND OF 7.39 PENCE PER ORDINARY SHARE IN RESPECT OF THE FYE 31 DEC 2007	Management	For

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7. RE-APPOINT KPMG AUDIT PLC AS THE AUDITORS OF

Management For

THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE AGM TO THE CONCLUSION OF THE NEXT AGM AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY AND AUTHORIZE THE DIRECTORS TO SET THEIR REMUNERATION APPROVE THE DIRECTORS REMUNERATION REPORT FOR Management For THE FYE 31 DEC 2007 AUTHORIZE THE DIRECTORS, PURSUANT TO AND IN ACCORDANCE Management For WITH SECTION 80 OF THECOMPANIES ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES SECTION 80(2) OF THE ACT UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 250,591,733; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY HELD IN 2009 OR 13 AUG 2009; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY S.10 APPROVE THE DISAPPLICATION OF PRE-EMTION RIGHTS Management For S.11 GRANT AUTHORITY TO PURCHASE OWN SHARES Management Management For S.12 AMEND THE ARTICLES OF ASSOCIATION For

MAINE & MARITIMES CORPORATION ISSUER: 560377103

MAM ISIN: ANNUAL MEETI

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
0.1	DIDECTOR			_
01	DIRECTOR		Management	For
		BRENT M. BOYLES	Management	For
		D. JAMES DAIGLE	Management	For
		DEBORAH L. GALLANT	Management	For
		LANCE A. SMITH	Management	For
02	APPROVAL OF THE COMPANY S 2008 STOCK	PLAN.	Management	For
03	RATIFICATION OF THE SELECTION OF VIT & COMPANY AS THE COMPANY S INDEPENDE FOR 2008.	•	Management	For

NISOURCE INC. ISSUER: 65473P105 NI ISIN: ANNUAL MEETI

SEDOL:

Proposal		Proposal	Vote
Number	Proposal	Type	Cast

1A	ELECTION OF DIRECTOR:	RICHARD A. ABDOO	Management	For
1B	ELECTION OF DIRECTOR:	STEVEN C. BEERING	Management	For
1C	ELECTION OF DIRECTOR:	DEBORAH S. COLEMAN	Management	For
ID	ELECTION OF DIRECTOR:	DENNIS E. FOSTER	Management	For
ΙE	ELECTION OF DIRECTOR:	MICHAEL E. JESANIS	Management	For

ProxyEdge - Investment Company Report Report Date: 07/15/2008
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ELECTION OF DIRECTOR: MARTY K. KITTRELL	Management	For
ELECTION OF DIRECTOR: W. LEE NUTTER	Management	For
ELECTION OF DIRECTOR: IAN M. ROLLAND	Management	For
ELECTION OF DIRECTOR: ROBERT C. SKAGGS, JR.	Management	For
ELECTION OF DIRECTOR: RICHARD L. THOMPSON	Management	For
ELECTION OF DIRECTOR: CAROLYN Y. WOO	Management	For
RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	For
ACCOUNTANTS.		
TO AMEND THE CERTIFICATE OF INCORPORATION OF	Management	For
NISOURCE INC. TO ELIMINATE ALL SUPERMAJORITY		
VOTING REQUIREMENTS.		
	ELECTION OF DIRECTOR: IAN M. ROLLAND ELECTION OF DIRECTOR: ROBERT C. SKAGGS, JR. ELECTION OF DIRECTOR: RICHARD L. THOMPSON ELECTION OF DIRECTOR: CAROLYN Y. WOO RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS. TO AMEND THE CERTIFICATE OF INCORPORATION OF NISOURCE INC. TO ELIMINATE ALL SUPERMAJORITY	ELECTION OF DIRECTOR: W. LEE NUTTER  ELECTION OF DIRECTOR: IAN M. ROLLAND  ELECTION OF DIRECTOR: ROBERT C. SKAGGS, JR.  ELECTION OF DIRECTOR: RICHARD L. THOMPSON  ELECTION OF DIRECTOR: CAROLYN Y. WOO  RATIFICATION OF INDEPENDENT REGISTERED PUBLIC  ACCOUNTANTS.  TO AMEND THE CERTIFICATE OF INCORPORATION OF  NISOURCE INC. TO ELIMINATE ALL SUPERMAJORITY  Management  Management  Management  Management  Management  Management

NORTHEAST UTILITIES NU ANNUAL MEETI ISSUER: 664397106 ISIN:

SEDOL:

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		RICHARD H. BOOTH	Management	For
		JOHN S. CLARKESON	Management	For
		COTTON M. CLEVELAND	Management	For
		SANFORD CLOUD JR.	Management	For
		JAMES F. CORDES	Management	For
		E. GAIL DE PLANQUE	Management	For
		JOHN G. GRAHAM	Management	For
		ELIZABETH T. KENNAN	Management	For
		KENNETH R. LEIBLER	Management	For
		ROBERT E. PATRICELLI	Management	For
		CHARLES W. SHIVERY	Management	For
		JOHN F. SWOPE	Management	For
02	RATIFICATION OF AUDITORS.		Management	For

SOUTHERN UNION COMPANY SUG ANNUAL MEETI ISSUER: 844030106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		GEORGE L. LINDEMANN	Management	For
		MICHAL BARZUZA	Management	For
		DAVID BRODSKY	Management	For
		FRANK W. DENIUS	Management	For
		KURT A. GITTER, M.D.	Management	For
		HERBERT H. JACOBI	Management	For
		ADAM M. LINDEMANN	Management	For
		THOMAS N. MCCARTER, III	Management	For
		GEORGE ROUNTREE, III	Management	For
		ALLAN D. SCHERER	Management	For
02	TO RATIFY THE APPOINTMENT OF PRICEWAT	ERHOUSECOOPERS	Management	For
	LLP AS SOUTHERN UNION S INDEPENDENT R	EGISTERED		
	PUBLIC ACCOUNTING FIRM FOR THE YEAR E	NDING DECEMBER		
	31, 2008.			

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SPRINT NEXTEL CORPORATION ISSUER: 852061100

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1A	ELECTION OF DIRECTOR: ROBERT R. BENNETT	Management	For
1B	ELECTION OF DIRECTOR: GORDON M. BETHUNE	Management	For
1C	ELECTION OF DIRECTOR: LARRY C. GLASSCOCK	Management	For
1D	ELECTION OF DIRECTOR: JAMES H. HANCE, JR.	Management	For
1E	ELECTION OF DIRECTOR: DANIEL R. HESSE	Management	For
1F	ELECTION OF DIRECTOR: V. JANET HILL	Management	For
1G	ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR.	Management	For
1H	ELECTION OF DIRECTOR: RODNEY O NEAL	Management	For
11	ELECTION OF DIRECTOR: RALPH V. WHITWORTH	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Management	For

ANNUAL MEETI

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2008.

TO VOTE ON A SHAREHOLDER PROPOSAL CONCERNING 0.3 SPECIAL SHAREHOLDER MEETINGS.

Shareholder Against

ANNUAL MEETI

CONOCOPHILLIPS COP ISSUER: 20825C104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1A	ELECTION OF DIRECTOR: HAROLD W. MCGRAW III	Management	For
1B	ELECTION OF DIRECTOR: JAMES J. MULVA	Management	For
1C	ELECTION OF DIRECTOR: BOBBY S. SHACKOULS	Management	For
02	TO AMEND AMENDED AND RESTATED BY-LAWS AND RESTATED	Management	For
	CERTIFICATE OF INCORPORATION TO PROVIDE FOR THE		
	ANNUAL ELECTION OF DIRECTORS		
03	TO RATIFY APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	CONOCOPHILLIPS INDEPENDENT REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR 2008		
04	QUALIFICATIONS FOR DIRECTOR NOMINEES	Shareholder	Against
05	REPORT ON RECOGNITION OF INDIGENOUS RIGHTS	Shareholder	Against
06	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Shareholder	Against

Meeting Date Range: 07/01/2007 to 06/30/2008

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07	POLITICAL CONTRIBUTIONS	Shareholder	Against
8 0	GREENHOUSE GAS REDUCTION	Shareholder	Against
09	COMMUNITY ACCOUNTABILITY	Shareholder	Against
10	DRILLING IN SENSITIVE/PROTECTED AREAS	Shareholder	Against
11	ENVIRONMENTAL IMPACT	Shareholder	Against
12	GLOBAL WARMING	Shareholder	Against

CONSOLIDATED WATER COMPANY LIMITED CWCO ANNUAL MEETI ISSUER: G23773107 ISIN:

SEDOL:

	Proposal		Proposal Type	Vote Cast
01	DIRECTOR  TO APPROVE THE COMPANY S 2008	CARSON K. EBANKS RICHARD L. FINLAY CLARENCE B. FLOWERS JR. FREDERICK W. MCTAGGART JEFFREY M. PARKER EQUITY INCENTIVE	_	For For For For
	PLAN.			_
03	TO APPROVE THE INCREASE IN THOOF THE COMPANY TO CI \$ 12,500 24,800,000 ORDINARY SHARES AN PREFERENCE SHARES.	,000 DIVIDEND INTO	Management	For
04	TO RATIFY THE SELCTION OF RAC INDEPENDENT ACCOUNTANTS FOR F DECEMBER 31, 2008.		Management	For
	CORPORATION 28336L109	EP ISIN:		ANNUAL MEETI
VOTE GKU	DUP: GLOBAL			
Proposal Number			Proposal Type	Vote Cast
_		. DUNLAP L. FOSHEE W. GOLDMAN W. HALL, JR.	-	Cast For For For
Number 1A 1B 1C 1D 1E 1F ProxyEdg Meeting	Proposal  ELECTION OF DIRECTOR: JUAN CA ELECTION OF DIRECTOR: JAMES L ELECTION OF DIRECTOR: DOUGLAS ELECTION OF DIRECTOR: ROBERT ELECTION OF DIRECTOR: ANTHONY	. DUNLAP L. FOSHEE W. GOLDMAN W. HALL, JR. R. HIX  Report Date: 0/2008	Type  Management Management Management Management Management Management	Cast For For For For For

RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG 02 LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.

Management For

PG&E CORPORATION ISSUER: 69331C108 PCG ISIN: ANNUAL MEETI

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1A	ELECTION OF DIRECTOR: DAVID R. ANDREWS	Management	For
1B	ELECTION OF DIRECTOR: C. LEE COX	Management	For
1C	ELECTION OF DIRECTOR: PETER A. DARBEE	Management	For
1D	ELECTION OF DIRECTOR: MARYELLEN C. HERRINGER	Management	For
1E	ELECTION OF DIRECTOR: RICHARD A. MESERVE	Management	For
1F	ELECTION OF DIRECTOR: MARY S. METZ	Management	For
1G	ELECTION OF DIRECTOR: BARBARA L. RAMBO	Management	For
1H	ELECTION OF DIRECTOR: BARRY LAWSON WILLIAMS	Management	For
02	RATIFICATION OF APPOINTMENT OF THE INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM		
03	STATEMENT OF PERSONAL CONTRIBUTION BY CEO	Shareholder	Against
04	SHAREHOLDER SAY ON EXECUTIVE PAY	Shareholder	Against
05	INDEPENDENT LEAD DIRECTOR	Shareholder	Against

PROGRESS ENERGY, INC. ISSUER: 743263105

PGN ISIN: ANNUAL MEETI

SEDOL:

VOTE GROUP: GLOBAL

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Proposal		Proposal	Vote
Number	Proposal	Type	Cast
1A	ELECTION OF DIRECTOR: J. BOSTIC	Management	For
1B	ELECTION OF DIRECTOR: D. BURNER	Management	For
1C	ELECTION OF DIRECTOR: H. DELOACH	Management	For
1D	ELECTION OF DIRECTOR: W. JOHNSON	Management	For
1E	ELECTION OF DIRECTOR: R. JONES	Management	For

1F	ELECTION OF DIRECTOR: W. JONES	Management	For
1G	ELECTION OF DIRECTOR: E. MCKEE	Management	For
1H	ELECTION OF DIRECTOR: J. MULLIN	Management	For
1I	ELECTION OF DIRECTOR: C. PRYOR	Management	For
1J	ELECTION OF DIRECTOR: C. SALADRIGAS	Management	For
1K	ELECTION OF DIRECTOR: T. STONE	Management	For
1L	ELECTION OF DIRECTOR: A. TOLLISON	Management	For
02	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE	Management	For
	LLP AS PROGRESS ENERGY S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR 2008.		
0.3	THE PROPOSAL REGARDING EXECUTIVE COMPENSATION.	Shareholder	Against.

UIL

UIL HOLDINGS CORPORATION

ISSUER: 902748102

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		THELMA R. ALBRIGHT	Management	For
		MARC C. BRESLAWSKY	Management	For
		ARNOLD L. CHASE	Management	For
		JOHN F. CROWEAK	Management	For
		BETSY HENLEY-COHN	Management	For
		JOHN L. LAHEY	Management	For
		F.P. MCFADDEN, JR.	Management	For
		DANIEL J. MIGLIO	Management	For
		WILLIAM F. MURDY	Management	For
		JAMES A. THOMAS	Management	For
		JAMES P. TORGERSON	Management	For
02	RATIFICATION OF THE SELECTION OF PRI	CEWATERHOUSECOOPERS	Management	For
	LLP AS UIL HOLDINGS CORPORATION S IN REGISTERED PUBLIC ACCOUNTING FIRM FO	IDEPENDENT		
03	PROPOSAL TO APPROVE THE UIL HOLDINGS 2008 STOCK AND INCENTIVE COMPENSATION	CORPORATION	Management	For

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VECTREN CORPORATION ISSUER: 92240G101

SEDOL:

VVC ISIN: ANNUAL MEETI

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Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		JOHN M. DUNN	Management	For
	1	NIEL C. ELLERBROOK	Management	For
	,	JOHN D. ENGELBRECHT	Management	For
		ANTON H. GEORGE	Management	For
	I	MARTIN C. JISCHKE	Management	For
	1	ROBERT L. KOCH II	Management	For
	Ţ	WILLIAM G. MAYS	Management	For
		J. TIMOTHY MCGINLEY	Management	For
	1	RICHARD P. RECHTER	Management	For
	1	R. DANIEL SADLIER	Management	For
	1	RICHARD W. SHYMANSKI	Management	For
	I	MICHAEL L. SMITH	Management	For
	,	JEAN L. WOJTOWICZ	Management	For
02	RATIFY THE APPOINTMENT OF DELOITTE & AS INDEPENDENT REGISTERED PUBLIC ACCOUNTS FOR 2008.	TOUCHE LLP UNTANTS	Management	For

AYE

ISIN:

ALLEGHENY ENERGY, INC.

ISSUER: 017361106

SEDOL:

VOTE GROUP: GLOBAL

Proposal			Proposal	Vote
Number	Proposal		Туре	Cast
01	DIRECTOR		Management	For
	F	H. FURLONG BALDWIN	Management	For
	E	ELEANOR BAUM	Management	For
	E	PAUL J. EVANSON	Management	For
		CYRUS F. FREIDHEIM, JR.	Management	For
		JULIA L. JOHNSON	Management	For
	T	TED J. KLEISNER	Management	For
		CHRISTOPHER D. PAPPAS	Management	For
	S	STEVEN H. RICE	Management	For
		GUNNAR E. SARSTEN	Management	For
	Ъ	MICHAEL H. SUTTON	Management	For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF	DELOITTE	Management	For
	& TOUCHE LLP AS THE COMPANY S INDEPEND	DENT AUDITOR		
	FOR 2008.			
03	PROPOSAL TO APPROVE THE ALLEGHENY ENER 2008 LONG-TERM INCENTIVE PLAN.	RGY, INC.	Management	For
04	STOCKHOLDER PROPOSAL RELATING TO A SHASAY ON EXECUTIVE PAY.	AREHOLDER	Shareholder	Against

ANNUAL MEETI

AQUA AMERICA, INC. WTR ANNUAL MEETI ISSUER: 03836W103 ISIN:

SEDOL:

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: NBV CST ---Selected Accounts: NPX GAB GLB UTILITY INC TR.

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	MARY C. CARROLL	Management Management	For For
		CONSTANTINE PAPADAKIS	Management	For
		ELLEN T. RUFF	Management	For
02	TO RATIFY THE APPOINTMENT OF PRICEWALLP AS THE INDEPENDENT REGISTERED PURPOR THE COMPANY FOR THE 2008 FISCAL	BLIC ACCOUNTANTS	Management	For

DEUTSCHE TELEKOM AG DT ANNUAL MEETI ISSUER: 251566105 ISIN:

SEDOL:

Number Proposal Type Cast	
02 RESOLUTION ON THE APPROPRIATION OF NET INCOME. Management For	
03 RESOLUTION ON THE APPROVAL OF THE ACTIONS OF Management For	
THE MEMBERS OF THE BOARD OF MANAGEMENT FOR THE	
2007 FINANCIAL YEAR.	
04 RESOLUTION ON THE APPROVAL OF THE ACTIONS OF Management For	
THE MEMBERS OF THE SUPERVISORY BOARD FOR THE	
2007 FINANCIAL YEAR.	
05 RESOLUTION ON THE APPOINTMENT OF THE INDEPENDENT Management For	
AUDITOR AND THE GROUP AUDITOR FOR THE 2008 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW	
THE CONDENSED FINANCIAL STATEMENTS AND THE INTERIM	
MANAGEMENT REPORT PURSUANT TO SECTIONS 37W (5),	
37Y NO. 2 OF THE GERMAN SECURITIES TRADING ACT	
(WERTPAPIERHANDELSGESETZ - WPHG).	
06 RESOLUTION AUTHORIZING THE CORPORATION TO PURCHASE Management For	
AND USE TREASURY SHARES WITH POSSIBLE EXCLUSION	
OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PURCHASE.	

07	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
8 0	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
09	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH LAMBDA		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
10	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH OMIKRON		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
11	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH THETA		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
12	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH ETA TELEKOMMUNIKATIONS	SDIENSTE	
	GMBH.		
13	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH EPSILON		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
14	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH OMEGA		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
15	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH SIGMA		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
16	RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
	PROFIT AND LOSS TRANSFER AGREEMENT WITH KAPPA		
	TELEKOMMUNIKATIONSDIENSTE GMBH.		
17	RESOLUTION ON THE AMENDMENT TO SECTION 13 (3)	Management	For
	SENTENCE 2 OF THE ARTICLES OF INCORPORATION.		

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INTEGRYS ENERGY GROUP INC TEG ISSUER: 45822P105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		RICHARD A. BEMIS	Management	For
		WILLIAM J. BRODSKY	Management	For
		ALBERT J. BUDNEY, JR.	Management	For
		ROBERT C. GALLAGHER	Management	For
		JOHN C. MENG	Management	For
02	AS THE INDEPENDENT REGISTERED PUBLIC		Management	For
	FIRM FOR INTEGRYS ENERGY GROUP AND I FOR 2008.	TS SUBSIDIARIES		

ANNUAL MEETI

ANNUAL MEETI ONEOK, INC. OKE ISIN:

ISSUER: 682680103

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	JAMES C. DAY*	Management	For
	DAVID L. KYLE*	Management	For
	BERT H. MACKIE*	Management	For
	JIM W. MOGG*	Management	For
	MOLLIE B. WILLIFORD*	Management	For
	JULIE H. EDWARDS**	Management	For
02	A PROPOSAL TO AMEND AND RESTATE THE ONEOK, INC.	Management	For
	CERTIFICATE OF INCORPORATION TO REDUCE THE MAXIMUM		
	NUMBER OF DIRECTORS AND TO ELIMINATE UNNECESSARY		
	AND OUTDATED PROVISIONS.		
03	A PROPOSAL TO AMEND AND RESTATE THE ONEOK, INC.	Management	For
	CERTIFICATE OF INCORPORATION TO ELIMINATE THE		
	CLASSIFIED STRUCTURE OF THE BOARD OF DIRECTORS		
	AND PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS.		
04	A PROPOSAL TO AMEND AND RESTATE THE ONEOK, INC.	Management	For
	EQUITY COMPENSATION PLAN.		
05	A PROPOSAL TO AMEND AND RESTATE THE ONEOK, INC.	Management	For
	EMPLOYEE STOCK PURCHASE PLAN.		
06	A PROPOSAL TO APPROVE THE ONEOK, INC. EMPLOYEE	Management	For
	STOCK AWARD PROGRAM.		
07	A PROPOSAL TO RATIFY PRICEWATERHOUSECOOPERS LLP	Management	For
	AS THE REGISTERED INDEPENDENT PUBLIC ACCOUNTING		
	FIRM OF ONEOK, INC.		
08	A SHAREHOLDER PROPOSAL RELATING TO A REPORT ON	Shareholder	Against
	GREENHOUSE GAS EMISSIONS.		

Selected Accounts: NPX GAB GLB UTILITY INC TR.

WESTAR ENERGY, INC. ISSUER: 95709T100

SEDOL:

WR ISIN:

VOTE GROUP: GLOBAL

ANNUAL MEETI

Proposal Number			Proposal Type	Vote Cast
01	DIRECTOR	MOLLIE H. CARTER JERRY B. FARLEY ARTHUR B. KRAUSE WILLIAM R. MOORE	Management Management Management Management	For For For
02	RATIFICATION AND CONFIRMATION OF LLP AS THE COMPANY S INDEPENDENT ACCOUNTING FIRM FOR 2008.		Management Management	For For
	RGY CORPORATION 125896100	CMS ISIN:		ANNUAL MEETI
VOTE GRO	OUP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	MERRIBEL S. AYRES, JON E. BARFIELD, RICHARD M. GABRYS, DAVID W. JOOS, PHILIP R. LOCHNER, JR., MICHAEL T. MONAHAN, J.F. PAQUETTE, JR., PERCY A. PIERRE, KENNETH L. WAY, KENNETH WHIPPLE JOHN B. YASINSKY.	Management	For
02	RATIFICATION OF INDEPENDENT REGIS		Management	
	OLDINGS, INC. 713291102	POM ISIN:		ANNUAL MEETI
VOTE GRO	OUP: GLOBAL			
	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For

J	ACK B. DUNN, IV	Management	For
Τ	ERENCE C. GOLDEN	Management	For
F	RANK O. HEINTZ	Management	For
В	ARBARA J. KRUMSIEK	Management	For
G	EORGE F. MACCORMACK	Management	For
R	ICHARD B. MCGLYNN	Management	For
L	AWRENCE C. NUSSDORF	Management	For
F	RANK K. ROSS	Management	For
Ρ	AULINE A. SCHNEIDER	Management	For

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		LESTER P. SILVERMAN	Management	For
		WILLIAM T. TORGERSON	Management	For
		DENNIS R. WRAASE	Management	For
02	A PROPOSAL TO RATIFY THE APPOINTMENT	OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS INDEPENDENT REGISTERED PUBLIC	ACCOUNTING		

ED

ISIN:

CONSOLIDATED EDISON, INC.

ISSUER: 209115104

FIRM OF THE COMPANY FOR 2008

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
-		K. BURKE	Management	For
	7	V.A. CALARCO	Management	For
		G. CAMPBELL, JR.	Management	For
		G.J. DAVIS	Management	For
	Λ	M.J. DEL GIUDICE	Management	For
	E	E.V. FUTTER	Management	For
		S. HERNANDEZ	Management	For
		J.F. KILLIAN	Management	For
	I	P.W. LIKINS	Management	For
	F	E.R. MCGRATH	Management	For
	Λ	M.W. RANGER	Management	For
	I	L.F. SUTHERLAND	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPEN	NDENT ACCOUNTANTS.	Management	For
03	APPROVAL OF PERFORMANCE GOALS UNDER THE S LONG TERM INCENTIVE PLAN.	HE COMPANY	Management	For
04	ADDITIONAL COMPENSATION INFORMATION.		Shareholder	Against

ANNUAL MEETI

BLACK HILLS CORPORATION BKH ANNUAL MEETI

ISSUER: 092113109

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
0.1				
01	DIRECTOR		Management	For
		DAVID R. EMERY	Management	For
		KAY S. JORGENSEN	Management	For
		WARREN L. ROBINSON	Management	For
		JOHN B. VERING	Management	For
02	RATIFY THE APPOINTMENT OF DELOITTE &	TOUCHE LLP	Management	For
	TO SERVE AS BLACK HILLS CORPORATION	S INDEPENDENT	-	
	REGISTERED PUBLIC ACCOUNTING FIRM FO	R 2008.		
03	SHAREHOLDER PROPOSAL REQUESTING NECE		Shareholder	Against
	TO CAUSE ANNUAL ELECTION OF DIRECTOR	S.		

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MGE ENERGY, INC. ISSUER: 55277P104

SEDOL:

MGEE ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR LONDA J. DEWEY	Management Management	For For
02	REGINA M. MILLNER RATIFICATION OF PRICEWATERHOUSECOOPERS LLP FOR 2008	Management Management	For For

ROYAL DUTCH SHELL PLC RDSA ISSUER: 780259206 ISIN:

SEDOL:

ANNUAL MEETI

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	ADOPTION OF ANNUAL REPORT & ACCOUNTS	Management	For
02	APPROVAL OF REMUNERATION REPORT	Management	For
03	ELECTION OF DR. JOSEF ACKERMANN AS A DIRECTOR	Management	For
	OF THE COMPANY		
04	RE-ELECTION OF SIR PETER JOB AS A DIRECTOR OF	Management	For
	THE COMPANY		
05	RE-ELECTION OF LAWRENCE RICCIARDI AS A DIRECTOR	Management	For
	OF THE COMPANY		
06	RE-ELECTION OF PETER VOSER AS A DIRECTOR OF THE	Management	For
	COMPANY		
07	RE-APPOINTMENT OF AUDITORS	Management	For
08	REMUNERATION OF AUDITORS	Management	For
09	AUTHORITY TO ALLOT SHARES	Management	For
10	DISAPPLICATION OF PRE-EMPTION RIGHTS	Management	For
11	AUTHORITY TO PURCHASE OWN SHARES	Management	For
12	AUTHORITY FOR CERTAIN DONATIONS AND EXPENDITURE	Management	For
13	AMENDMENTS TO LONG-TERM INCENTIVE PLAN	Management	For
14	AMENDMENTS TO RESTRICTED SHARE PLAN	Management	For
15	ADOPTION OF NEW ARTICLES OF ASSOCIATION	Management	For

UNITED STATES CELLULAR CORPORATION USM ISSUER: 911684108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR  J.S. CROWLEY	Management Management	Withheld Withheld
02 03 04	NON-EMPLOYEE DIRECTOR COMPENSATION PLAN. 2009 EMPLOYEE STOCK PURCHASE PLAN. RATIFY ACCOUNTANTS FOR 2008.	Management Management Management	For For

Meeting Date Range: 07/01/2007 to 06/30/2008

Selected Accounts: MDV CAR GIR TITLE Selected Accounts: NPX GAB GLB UTILITY INC TR.

MIDDLESEX WATER COMPANY

ISSUER: 596680108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
01	DIRECTOR	I D MIDDIETON M D	-	For
		J.R. MIDDLETON, M.D.	Management	
		JEFFRIES SHEIN	Management	For
		J. RICHARD TOMPKINS	Management	For
02	APPROVAL OF THE NEW 2008 RESTRICTED	STOCK PLAN.	Management	For
03	APPROVAL OF THE OUTSIDE DIRECTOR STO PLAN.	CK COMPENSATION	Management	For

NORTHWESTERN CORPORATION NWEC ISSUER: 668074305 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		STEPHEN P. ADIK	Management	For
		E. LINN DRAPER, JR.	Management	For
		JON S. FOSSEL	Management	For
		MICHAEL J. HANSON	Management	For
		JULIA L. JOHNSON	Management	For
		PHILIP L. MASLOWE	Management	For
		D. LOUIS PEOPLES	Management	For
02	RATIFICATION OF SELECTION OF DELOITT	E & TOUCHE	Management	For
	LLP AS INDEPENDENT REGISTERED ACCOUNT FOR FISCAL YEAR ENDED DECEMBER 31, 2			

PINNACLE WEST CAPITAL CORPORATION PNW ANNUAL MEETI ISSUER: 723484101 ISIN:

ISSUER: 723484101 SEDOL:

VOTE GROUP: GLOBAL

ProposalProposalVoteNumberProposalTypeCast

01	DIRECTOR		Management	For
		EDWARD N. BASHA, JR.	Management	For
		SUSAN CLARK-JOHNSON	Management	For
		MICHAEL L. GALLAGHER	Management	For
		PAMELA GRANT	Management	For
		ROY A. HERBERGER, JR.	Management	For
		WILLIAM S. JAMIESON	Management	For
		HUMBERTO S. LOPEZ	Management	For
		KATHRYN L. MUNRO	Management	For
		BRUCE J. NORDSTROM	Management	For
		W. DOUGLAS PARKER	Management	For
		WILLIAM J. POST	Management	For
		WILLIAM L. STEWART	Management	For
			-	

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O2 APPROVE AN AMENDMENT TO THE COMPANY'S ARTICLES Management For OF INCORPORATION TO PROVIDE FOR A MAJORITY SHAREHOLDER VOTE TO AMEND THE ARTICLES OF INCORPORATION.

O3 RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP Management For AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2008.

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PPL CORPORATION ISSUER: 69351T106 SEDOL:

PPL ISIN: ANNUAL MEETI

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
0.1		FREDERICK M. BERNTHAL	Management	For
		LOUISE K. GOESER	Management	For
		KEITH H. WILLIAMSON	Management	For
02	COMPANY PROPOSAL TO AMEND AND RESTATE	THE COMPANY	Management	For
	S ARTICLES OF INCORPORATION TO ELIMIN.	ATE SUPERMAJORITY		
	VOTING REQUIREMENTS			
03	RATIFICATION OF THE APPOINTMENT OF IN	DEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM			

RED ELECTRICA DE ESPANA SA REE, ALCOBANDAS REE.L

ISSUER: E42807102

ISIN: ES0173093115

SEDOL: B02TMH5, 5723777, B114HQ2, 5846685

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	
*	PLEASE NOTE THAT THERE HAVE BEEN SOME CHANGES IN THE BOARD OF DIRECTORS OF RED ELECTRICA. ALL THE DETAILS RELATED TO THESE CHANGES CAN BE FOUND AT THE FOLLOWING TWO URLS: HTTP://WW3.ICS.ADP.COM/ STREETLINK_DATA/DIRGPICS/SACB57.DOC AND HTTP://WW3.ICS.ADP.COM/STREETLINK_DATA/ DIRGPICS/SACB59.DOC	Non-Voting	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 22 MAY 2008, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	Non-Voting	
*	PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING RED ELECTRICA ESPA A, S.A. CAN BE ALSO BE VIEWED ON THE COMPANYS WEBSITE: HTTP://WWW.REE.ES/INGLES/ACCIONISTAS/JUNTA/ CONVOCATORIA.ASP	Non-Voting	
1.	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENT AND NOTES TO FINANCIAL STATEMENTS) AND THE MANAGEMENT REPORT OF RED EL CTRICA DE ESPA A, S.A. FOR THE YEAR ENDED DECEMBER 31, 2007.	Management	For
2.	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONSOLIDATED BALANCE SHEET, CONSOLIDATED INCOME STATEMENT,	Management	For

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> CONSOLIDATED STATEMENT OF CHANGES IN NET WORTH, CONSOLIDATED CASH FLOW STATEMENT AND NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS) AND THE MANAGEMENT REPORT OF THE CONSOLIDATED GROUP OF RED EL CTRICA DE ESPA A, S.A., FOR THE YEAR ENDED DECEMBER 31, 2007.

- EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE ALLOCATION OF INCOME AT RED EL CTRICA DE ESPA A, S.A. AND DISTRIBUTION OF DIVIDENDS, FOR THE YEAR ENDED DECEMBER 31, 2007.
- EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE MANAGEMENT CARRIED OUT BY THE BOARD OF

Management For

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OGM MEETING

Management

For

	DIRECTORS OF RED EL CTRICA DE ESPA A, S.A. IN 2007.		
5.	REELECTION AND APPOINTMENT OF DIRECTORS.	Management	For
6.	PROPOSED SUBSIDIARIZATION OF THE ACTIVITY OF	Management	For
	SYSTEM OPERATOR, ELECTRICITY TRANSMISSION NETWORK		
	MANAGER AND ELECTRICITY TRANSMITTER, PURSUANT		
	TO THE MANDATE PROVIDED FOR IN LAW 17/2007, OF		
- 1	JULY 4.		_
7.1	AMENDMENT OF ARTICLE 1; NAME AND LEGAL REGIME;	Management	For
7 0	AND ARTICLE 2; CORPORATE PURPOSE.		_
7.2	AMENDMENT OF ARTICLE 5; CAPITAL STOCK; ARTICLE	Management	For
	6; ACCOUNTING RECORD OF SHARES; AND ARTICLE 14 OUORUM.		
7.3	AMENDMENT OF ARTICLE 33; SCOPE OF THESE BYLAWS.	Management	For
7.4	AMENDMENT OF THE SOLE ADDITIONAL PROVISION; SPECIAL	Management	For
, • -	REGIME FOR THE STATE INDUSTRIAL HOLDING COMPANY;	114114 9 0 1110	
	AND ELIMINATION OF THE TRANSITIONAL PROVISIONS		
	(ONE AND TWO).		
8.1	AMENDMENT OF ARTICLE 6.3; LIMITATIONS.	Management	For
8.2	AMENDMENT OF ARTICLE 15.8; VOTE.	Management	For
9.1	AUTHORIZATION FOR THE DERIVATIVE ACQUISITION	Management	For
	OF TREASURY STOCK ON THE STATUTORY TERMS AND,		
	AS THE CASE MAY BE, FOR THE DIRECT AWARD THEREOF		
	TO EMPLOYEES AND EXECUTIVE DIRECTORS OF THE COMPANY		
	AND TO THOSE OF THE COMPANIES BELONGING TO ITS		
	CONSOLIDATED GROUP, AS COMPENSATION.		
9.2	AUTHORIZATION FOR ITS AWARD AS COMPENSATION TO	Management	For
	MEMBERS OF THE MANAGEMENT AND TO EXECUTIVE DIRECTORS		
	OF THE COMPANY AND TO THOSE OF THE COMPANIES		
	BELONGING TO ITS CONSOLIDATED GROUP.		
9.3	REVOCATION OF PREVIOUS AUTHORIZATIONS.	Management	For
10.	INFORMATION ON THE COMPENSATION POLICY OF THE	Management	For
	BOARD OF DIRECTORS OF RED EL CTRICA DE ESPA A,		
	S.A. AND RATIFICATION OF BOARD RESOLUTIONS SETTING		
1.1	ITS COMPENSATION FOR 2007.		_
11.	DELEGATION OF POWERS FOR THE FULL ENFORCEMENT	Management	For
	OF THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS;		

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MEETING.

12.	INFORMING THE SHAREHOLDERS; MEETING OF THE AMENDMENTS	Non-Voting
	TO THE REGULATIONS OF THE BOARD OF DIRECTORS	
	APPROVED AT THE BOARD MEETING HELD ON DECEMBER	
	20, 2007.	
13.	INFORMING THE SHAREHOLDERS MEETING OF THE ANNUAL	Non-Voting
	CORPORATE GOVERNANCE REPORT OF RED EL CTRICA	
	DE ESPA A, S.A. FOR 2007.	
14.	INFORMING THE SHAREHOLDERS MEETING OF THE ITEMS	Non-Voting
	CONTAINED IN THE MANAGEMENT REPORT RELATING TO	
	ARTICLE 116 BIS OF THE SECURITIES MARKET LAW.	

ANNUAL MEETI XCEL ENERGY INC. XEL ISSUER: 98389B100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number			Proposal Type	Vote Cast
01	DIRECTOR		Management	For
0.1		CONEY BURGESS	Management	For
		EDRIC W. CORRIGAN	Management	-
		CHARD K. DAVIS	Management	
		GER R. HEMMINGHAUS	Management	
		BARRY HIRSCHFELD	Management	
		CHARD C. KELLY	Management	
		UGLAS W. LEATHERDALE	Management	For
		BERT F. MORENO	Management	-
		. MARGARET R. PRESKA	Management	
		PATRICIA SAMPSON	Management	
		CHARD H. TRULY	Management	
		VID A. WESTERLUND	-	
		MOTHY V. WOLF	Management	
0.2			Management	For
UΖ	TO RATIFY THE APPOINTMENT OF DELOITTE & LLP AS XCEL ENERGY, INC S PRINCIPAL INDE ACCOUNTANTS FOR 2008.		Management	For
03	TO APPROVE AN AMENDMENT TO OUR RESTATED OF INCORPORATION TO ADOPT A MAJORITY VOI IN UNCONTESTED ELECTIONS.		Management	For
04	TO CONSIDER A SHAREHOLDER PROPOSAL RELAT THE SEPARATION OF THE ROLE OF CHAIRMAN O BOARD AND CHIEF EXECUTIVE OFFICER, IF PR PRESENTED AT THE ANNUAL MEETING.	OF THE	Shareholder	Against
05	TO CONSIDER A SHAREHOLDER PROPOSAL RELAT COMPREHENSIVE HEALTH CARE REFORM, IF PROPRESENTED AT THE ANNUAL MEETING.		Shareholder	Against

CVC CABLEVISION SYSTEMS CORPORATION ANNUAL MEETI ISIN:

ISSUER: 12686C109

SEDOL:

VOTE GROUP: GLOBAL

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

Proposal Proposal Vote

## Edgar Eiling: GARELLI GLORAL LITHITY & INCOME TRUST - Form N-DY

Number	Proposal		Type	Cast
01	DIRECTOR		Management	For
		ZACHARY W. CARTER	Management	For
		CHARLES D. FERRIS	Management	For
		THOMAS V. REIFENHEISER	Management	For
		JOHN R. RYAN	Management	For
		VINCENT TESE	Management	For
		LEONARD TOW	Management	For
02	PROPOSAL TO RATIFY THE APPOINTMENT O	F KPMG LLP	Management	For
	AS INDEPENDENT REGISTERED PUBLIC ACC	OUNTING FIRM		
	OF THE COMPANY FOR FISCAL YEAR 2008.			
	RGY CORP.	OGE		ANNUAL MEETI
	670837103	ISIN:		
SEDOL:				
HOEE CD				
VOIE GR	OUP: GLOBAL			

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	KIRK HUMPHREYS	Management	For
	LINDA PETREE LAMBERT	Management	For
	LEROY RICHIE	Management	For
02	RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR PRINCIPAL INDEPENDENT ACCOUNTANTS.	Management	For
03	APPROVAL OF THE OGE ENERGY CORP. 2008 STOCK INCENTIVE PLAN.	Management	For
04	APPROVAL OF THE OGE ENERGY CORP. 2008 ANNUAL INCENTIVE COMPENSATION PLAN.	Management	For
05	SHAREOWNER PROPOSAL TO ELIMINATE THE CLASSIFICATION OF THE TERMS OF THE DIRECTORS.	Shareholder	Against

FPL GROUP, INC. FPL ISSUER: 302571104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal					Proposal Type	Vote Cast
01	DIRECTOR			BARRAT BEALL,	II	Management Management Management	For For For

		J. HYATT BROWN	Management	For
		JAMES L. CAMAREN	Management	For
		J. BRIAN FERGUSON	Management	For
	I	LEWIS HAY, III	Management	For
	3	TONI JENNINGS	Management	For
		OLIVER D. KINGSLEY, JR.	Management	For
	F	RUDY E. SCHUPP	Management	For
	И	MICHAEL H. THAMAN	Management	For
	F	HANSEL E. TOOKES, II	Management	For
	E	PAUL R. TREGURTHA	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DEI	LOITTE &	Management	For
	TOUCHE LLP AS INDEPENDENT REGISTERED E	PUBLIC ACCOUNTING		
	FIRM FOR THE YEAR 2008.			
03	APPROVAL OF THE FPL GROUP EXECUTIVE AN	NNUAL INCENTIVE	Management	For
	PLAN.			
04	SHAREHOLDER PROPOSAL - GLOBAL WARMING	REPORT.	Shareholder	Against

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CWT

ISIN:

ISSUER: 130788102

CALIFORNIA WATER SERVICE GROUP

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		DOUGLAS M. BROWN	Management	For
		ROBERT W. FOY	Management	For
		EDWIN A. GUILES	Management	For
		E.D. HARRIS, JR. M.D.	Management	For
		BONNIE G. HILL	Management	For
		RICHARD P. MAGNUSON	Management	For
		LINDA R. MEIER	Management	For
		PETER C. NELSON	Management	For
		GEORGE A. VERA	Management	For
02	PROPOSAL TO RATIFY THE APPOINTMENT O & TOUCHE LLP AS THE INDEPENDENT REGIACCOUNTING FIRM OF THE GROUP FOR 200	STERED PUBLIC	Management	For

FTE SPECIAL MEET FRANCE TELECOM ISIN:

ISSUER: 35177Q105

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number		Proposal Type	Vote Cast
16	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE	Management	For
	THE SHARE CAPITAL THROUGH THE CANCELLATION OF		
	ORDINARY SHARES		
15	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS	Management	For
	TO PROCEED WITH CAPITAL INCREASES RESERVED FOR		
	MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN		
14	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS	Management	For
	TO PROCEED WITH THE ISSUANCE AT NO CHARGE OF		
	OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR		
	THOSE HOLDERS OF STOCK OPTIONS OF ORANGE S.A.		
	WHO ARE BENEFICIARIES OF A LIQUIDITY AGREEMENT		
13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS	Management	For
	TO ISSUE SHARES RESERVED FOR PERSONS SIGNING		
	A LIQUIDITY AGREEMENT WITH THE COMPANY IN THEIR		
	CAPACITY AS HOLDERS OF SHARES OR STOCK OPTIONS		
	OF ORANGE S.A.		
12	AMENDMENT OF ARTICLE 13 OF THE BY-LAWS	Management	
11	DIRECTORS FEES ALLOCATED TO THE BOARD OF DIRECTORS	Management	
10	APPOINTMENT OF MR. JOSE-LUIS DURAN AS A DIRECTOR	Management	
09	APPOINTMENT OF MR. CHARLES-HENRI FILIPPI AS A	Management	For
	DIRECTOR		
08	RATIFICATION OF THE COOPTATION OF A DIRECTOR	Management	
07	RATIFICATION OF THE COOPTATION OF A DIRECTOR	Management	
06	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS	Management	For
	TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM		
	SHARES		

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05	APPROVAL OF THE COMMITMENT IN FAVOR OF MR. DIDIER LOMBARD, ENTERED INTO ACCORDING TO ARTICLE L. 225-42-1 OF THE FRENCH COMMERCIAL CODE	Management	For
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE I. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For
03	ALLOCATION OF THE INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2007, AS STATED IN THE STATUTORY FINANCIAL STATEMENTS	Management	For
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER, 2007	Management	For
01	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2007	Management	For
17	POWERS FOR FORMALITIES	Management	For

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CHEVRON CORPORATION CVX ANNUAL MEETI ISSUER: 166764100 ISIN:

ISSUER: 166764100 SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1A	ELECTION OF DIRECTOR: S.H. ARMACOST	Management	For
1B	ELECTION OF DIRECTOR: L.F. DEILY	Management	For
1C	ELECTION OF DIRECTOR: R.E. DENHAM	Management	For
1D	ELECTION OF DIRECTOR: R.J. EATON	Management	For
1E	ELECTION OF DIRECTOR: S. GINN	Management	For
1F	ELECTION OF DIRECTOR: F.G. JENIFER	Management	For
1G	ELECTION OF DIRECTOR: J.L. JONES	Management	For
1H	ELECTION OF DIRECTOR: S. NUNN	Management	For
11	ELECTION OF DIRECTOR: D.J. O REILLY	Management	For
1J	ELECTION OF DIRECTOR: D.B. RICE	Management	For
1K	ELECTION OF DIRECTOR: P.J. ROBERTSON	Management	For
1L	ELECTION OF DIRECTOR: K.W. SHARER	Management	For
1M	ELECTION OF DIRECTOR: C.R. SHOEMATE	Management	For
1N	ELECTION OF DIRECTOR: R.D. SUGAR	Management	For
10	ELECTION OF DIRECTOR: C. WARE	Management	For
02	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For
03	PROPOSAL TO AMEND CHEVRON S RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK	Management	For
04	ADOPT POLICY TO SEPARATE THE CEO/CHAIRMAN POSITIONS	Shareholder	Against
05	ADOPT POLICY AND REPORT ON HUMAN RIGHTS	Shareholder	Against
06	REPORT ON ENVIRONMENTAL IMPACT OF CANADIAN OIL SANDS OPERATIONS	Shareholder	Against
07	ADOPT GOALS AND REPORT ON GREENHOUSE GAS EMISSIONS	Management	Against
08 09	REVIEW AND REPORT ON GUIDELINES FOR COUNTRY SELECTION REPORT ON HOST COUNTRY LAWS	Shareholder Shareholder	Against Against

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EXXON MOBIL CORPORATION XOM ANNUAL MEETI

ISSUER: 30231G102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote
Number Proposal Type Cast

01	DIRECTOR		Management	For
	M.J. BOSKIN		Management	For
	L.R. FAULKNER		Management	For
	W.W. GEORGE		Management	For
	J.R. HOUGHTON		Management	For
	R.C. KING		Management	For
	M.C. NELSON		Management	For
	S.J. PALMISANO		Management	For
	S.S REINEMUND		Management	For
	W.V. SHIPLEY		Management	For
	R.W. TILLERSON		Management	For
	E.E. WHITACRE,	JR.	Management	For
02	RATIFICATION OF INDEPENDENT AUDITORS (PAGE 47)		Management	For
03	SHAREHOLDER PROPOSALS PROHIBITED (PAGE 49)		Shareholder	Against
04	DIRECTOR NOMINEE QUALIFICATIONS (PAGE 49)		Shareholder	Against
05	BOARD CHAIRMAN AND CEO (PAGE 50)		Shareholder	Against
06	SHAREHOLDER RETURN POLICY (PAGE 52)		Shareholder	Against
07	SHAREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION		Shareholder	Against
	(PAGE 53)			
8 0	EXECUTIVE COMPENSATION REPORT (PAGE 55)		Shareholder	Against
09	INCENTIVE PAY RECOUPMENT (PAGE 57)		Shareholder	Against
10	CORPORATE SPONSORSHIPS REPORT (PAGE 58)		Shareholder	Against
11	POLITICAL CONTRIBUTIONS REPORT (PAGE 60)		Shareholder	Against
12	AMENDMENT OF EEO POLICY (PAGE 61)		Shareholder	Against
13	COMMUNITY ENVIRONMENTAL IMPACT (PAGE 63)		Shareholder	Against
14	ANWR DRILLING REPORT (PAGE 65)		Shareholder	Against
15	GREENHOUSE GAS EMISSIONS GOALS (PAGE 66)		Shareholder	Against
16	CO2 INFORMATION AT THE PUMP (PAGE 68)		Shareholder	Against
17	CLIMATE CHANGE AND TECHNOLOGY REPORT (PAGE 69)		Shareholder	Against
18	ENERGY TECHNOLOGY REPORT (PAGE 70)		Shareholder	Against
19	RENEWABLE ENERGY POLICY (PAGE 71)		Shareholder	Against

THE SOUTHERN COMPANY ISSUER: 842587107 SEDOL:

SO ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	J.P. BARANCO D.J. BERN F.S. BLAKE J.A. BOSCIA	Management Management Management Management Management	For For For For

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	T.F. CHAPMAN	Management	For
	H.W. HABERMEYER, JR.	Management	For
	W.A. HOOD, JR.	Management	For
	D.M. JAMES	Management	For
	J.N. PURCELL	Management	For
	D.M. RATCLIFFE	Management	For
	W.G. SMITH, JR.	Management	For
	G.J. ST PE	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management	For
	TOUCHE LLP AS THE COMPANY S INDEPENDENT REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR 2008		
03	AMENDMENT OF COMPANY S BY-LAWS REGARDING MAJORITY	Management	For
	VOTING AND CUMULATIVE VOTING		
04	AMENDMENT OF COMPANY S CERTIFICATE OF INCORPORATION	Management	For
	REGARDING CUMULATIVE VOTING		
05	STOCKHOLDER PROPOSAL ON ENVIRONMENTAL REPORT	Shareholder	Against

A2A SPA A2A AGM MEETING

ISSUER: T0140L103 ISIN: IT0001233417 BLOCKING

SEDOL: 5499131, BOYLRJ6, 5988941, BONHOQ3

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting	
	REACH QUORUM, THERE WILL BE A SECOND CALL ON		
	03 JUN 2008 AT 11:00. CONSEQUENTLY, YOUR VOTING		
	INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS		
	UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO		
	ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL		
	THE QUORUM IS MET OR THE MEETING IS CANCELLED.		
	THANK YOU.		
1.	APPROVE THE DESIGNATION OF PROFITS AT 31 DEC	Management	Take No
	2007 AND DISTRIBUTION OF DIVIDEND		
2.	GRANT AUTHORITY TO BUY BACK, ANY ADJOURNMENT THEREOF	Management	Take No

DATANG INTERNATIONAL POWER GENERATION CO LTD BJI

ISSUER: Y20020106 ISIN: CNE1000002Z3

SEDOL: B01DCR8, 6080716, 5896475, 0571476

VOTE GROUP: GLOBAL

AGM MEETING

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 466743 DUE TO DUE TO RECEIPT OF ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
1.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY THE BOARD INCLUDING THE INDEPENDENT NON-EXECUTIVE DIRECTORS REPORT ON WORK	Management	For

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Selected Accounts: NPX GAB GLB UTILITY INC TR.

2.	APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2007	Management	For
3.	APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR THE YEAR 2007	Management	For
4.	APPROVE THE PROFIT DISTRIBUTION PLAN FOR THE YEAR 2007	Management	For
5.	RE-APPOINT PRICEWATERHOUSECOOPERS ZHONG TIAN CPAS CO, LIMITED PWC ZHONG TIAN AND PRICEWATERHOUSECOOPERS CERTIFIED PUBLIC ACCOUNTANTS, HONG KONG PWC AS THE COMPANY S 2008 DOMESTIC AND INTERNATIONAL AUDITORS	Management	For
6.	APPROVE THE INVESTMENT IN THE CONSTRUCTION OF THE COAL-BASED NATURAL GAS PROJECT IN KESHEKETENG	Management	For
7.	APPROVE THE PROVISION OF GUARANTEES FOR THE COMPANY S INVESTMENT AND CONSTRUCTION PROJECTS	Management	For
9.	APPROVE THE REPLACEMENT OF A SUPERVISOR	Management	For
8.	APPROVE THE PROVISION OF GUARANTEE FOR THE LOAN OF JIANGXI DATANG INTERNATIONAL XINYU POWER GENERATION COMPANY LIMITED, THE WHOLLY-OWNED SUBSIDIARY OF THE COMPANY	Management	For
10.	ELECT MR. CAO JINGSHAN AS A DIRECTOR AND APPROVE MR. ZHANG YI TO CEASE TO BE A DIRECTOR OF THE COMPANY	Management	For
11.	ELECT MR. LI HENGYUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	Management	For
S.1	APPROVE AND RATIFY THE COMPANY S MEDIUM-TO-SHORT-TERM DEBT FINANCING PLAN, AND TO ISSUE MEDIUM-TO-SHORT-TERM DEBT FINANCING IN A PRINCIPAL AMOUNT OF NOT MORE THAN RMB 10 BILLION AND THAT SUCH MANDATE BE EFFECTIVE FOR A TERM OF 12 MONTHS EFFECTIVE FROM THE DATE OF APPROVAL BY THE COMPANY S SHAREHOLDERS; AND AUTHORIZE ANY 2 DIRECTORS OF THE COMPANY TO, WITH REFERENCE TO THE MARKET CONDITIONS AND THE COMPANY S NEEDS, DECIDE AND PLAN THE RELEVANT MATTERS, INCLUDING BUT NOT LIMITED TO, THE FINAL ISSUE SIZE, TERM, ISSUE METHOD AND INTEREST RATE, AND TO, WHEN DEEMED NECESSARY, BENEFICIAL OR IN THE INTEREST OF THE COMPANY, SIGN ANY NECESSARY DOCUMENTS OR TAKE ANY NECESSARY ACTIONS REGARDING	Management	For

THE EFFECTION OF THE PLAN OR ANY ADDITIONAL MATTERS RELATED OR RELEVANT TO THE PLAN

AUTHORIZE THE BOARD, TO GENERALLY AND UNCONDITIONALLY, Management For S.2 WITHIN 12 MONTHS FROM THE DATE OF APPROVAL OF THIS SPECIAL RESOLUTION AT THE AGM, EXERCISE ALL RIGHTS OF THE COMPANY TO PLACE OR ISSUE, INDIVIDUALLY OR JOINTLY, DOMESTIC SHARES A SHARES AND OVERSEAS-LISTED FOREIGN SHARES H SHARES AND EXECUTE OR GRANT ANY OFFERS, AGREEMENTS AND ARRANGEMENTS WHICH MAY REQUIRE THE EXERCISE OF SUCH RIGHTS, NOT EXCEEDING, INDIVIDUALLY OR JOINTLY, 20% OF THE RESPECTIVE NUMBER OF THE ISSUED A SHARES AND H SHARES OF THE COMPANY AT THE DATE OF PASSING THIS RESOLUTION; AND , WITHIN THE GIVEN LIMITS, TO DETERMINE THE RESPECTIVE NUMBER OF A SHARES AND H SHARES TO BE PLACED OR ISSUED, INDIVIDUALLY AND JOINTLY, AND SUBJECT TO THIS SPECIAL RESOLUTION AND ACCORDING TO THE ACTUAL CONDITION OF THE PLACEMENT OR ISSUE OF NEW A SHARES AND NEW H SHARES, TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY; AND AMEND ARTICLES 18 AND 21 TO

ProxyEdge - Investment Company Report Report Date: 07/15/2008
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Selected Accounts: NPX GAB GLB UTILITY INC TR.

THE ARTICLES OF ASSOCIATION

DATANG INTL PWR GENERATION CO LTD BJI AGM MEETING

ISSUER: Y20020106 ISIN: CNE1000002Z3

SEDOL: B01DCR8, 6080716, 5896475, 0571476

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS	Management	For
	OF THE COMPANY THE BOARD INCLUDING INDEPENDENT		
	NON-EXECUTIVE DIRECTORS REPORT ON WORK		
2.	APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE	Management	For
	OF THE COMPANY FOR THE YEAR 2007		
3.	APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR	Management	For
	THE YEAR 2007		
4.	APPROVE THE PROFIT DISTRIBUTION PLAN FOR THE	Management	For
	YEAR 2007		
5.	RE-APPOINT THE PRICEWATERHOUSECOOPERS ZHONG TIAN	Management	For
	CPAS CO, LIMITED AND PRICEWATERHOUSECOOPERS CERTIFIED		
	PUBLIC ACCOUNTANTS, HONG KONG AS THE COMPANY		
	S 2008 DOMESTIC AND INTERNATIONAL AUDITORS		
6.	APPROVE THE INVESTMENT IN THE CONSTRUCTION OF	Management	For
_	THE COAL-BASED NATURAL GAS PROJECT IN KESHEKETENG		
7.	APPROVE THE PROVISION OF GUARANTEES FOR THE COMPANY	Management	For

S INVESTMENT AND CONSTRUCTION PROJECTS

8. APPROVE THE PROVISION OF GUARANTEE FOR THE LOAN
OF JIANGXI DATANG INTERNATIONAL XINYU POWER GENERATION
COMPANY LIMITED, THE WHOLLY-OWNED SUBSIDIARY
OF THE COMPANY

Management For

9. APPROVE THE REPLACEMENT OF SUPERVISOR; APPOINT MR. ZHANG XIAOXU AS A SUPERVISOR OF THE COMPANY AND APPROVE THAT MR. ZHANG WANTUO NO LONGER BE THE SUPERVISOR OF THE COMPANY

Management For

APPROVE AND RATIFY THE COMPANY S MEDIUM-TO-SHORT-TERM
DEBT FINANCING PLAN, AND TO ISSUE MEDIUM-TO-SHORT-TERM
DEBT FINANCING IN A PRINCIPAL AMOUNT OF NOT MORE
THAN RMB 10 BILLION AND THAT SUCH MANDATE BE
EFFECTIVE FOR A TERM OF 12 MONTHS EFFECTIVE FROM
THE DATE OF APPROVAL BY THE COMPANY S SHAREHOLDERS;
AND AUTHORIZE ANY 2 DIRECTORS OF THE COMPANY
TO, WITH REFERENCE TO THE MARKET CONDITIONS AND
THE COMPANY S NEEDS, DECIDE AND PLAN THE RELEVANT
MATTERS, INCLUDING BUT NOT LIMITED TO, THE FINAL
ISSUE SIZE, TERM, ISSUE METHOD AND INTEREST RATE,
AND TO, WHEN DEEMED NECESSARY, BENEFICIAL OR
IN THE INTEREST OF THE COMPANY, SIGN ANY NECESSARY
DOCUMENTS OR TAKE ANY NECESSARY ACTIONS REGARDING

THE EFFECTION OF THE PLAN OR ANY ADDITIONAL MATTERS

Management For

ProxyEdge - Investment Company Report
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RELATED OR RELEVANT TO THE PLAN

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AUTHORIZE THE BOARD, SUBJECT TO THIS SPECIAL S.2 RESOLUTION, TO GENERALLY AND UNCONDITIONALLY WITHIN 12 MONTHS FROM THE DATE OF APPROVAL OF THIS SPECIAL RESOLUTION AT THE AGM, EXERCISE ALL RIGHTS OF THE COMPANY TO PLACE OR ISSUE, INDIVIDUALLY OR JOINTLY, DOMESTIC SHARES A SHARES AND OVERSEAS-LISTED FOREIGN SHARES H SHARES AND EXECUTE OR GRANT ANY OFFERS, AGREEMENTS AND ARRANGEMENTS WHICH MAY REQUIRE THE EXERCISE OF SUCH RIGHTS; PURSUANT TO THIS SPECIAL RESOLUTION, THE BOARD MAY PLACE OR ISSUE, INDIVIDUALLY OR JOINTLY, A SHARES AND H SHARES WITH THE RESPECTIVE NUMBER OF A SHARES AND H SHARES TO BE PLACED OR ISSUED, INDIVIDUALLY OR JOINTLY, NOT MORE THAN 20% OF THE RESPECTIVE NUMBER OF THE ISSUED A SHARES AND H SHARES OF THE COMPANY AT THE DATE OF PASSING THIS RESOLUTION; SUBJECT TO THIS SPECIAL RESOLUTION, THE BOARD MAY, WITHIN THE GIVEN LIMITS, DETERMINE THE RESPECTIVE NUMBER OF A SHARES AND H SHARES TO BE PLACED OR ISSUED, INDIVIDUALLY AND JOINTLY, AND SUBJECT TO THIS SPECIAL RESOLUTION AND ACCORDING TO THE ACTUAL CONDITION OF THE PLACEMENT OR ISSUE OF NEW A SHARES AND NEW H SHARES, TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY AND MAKE APPROPRIATE AMENDMENTS TO ARTICLES 18 AND 21 TO THE ARTICLES OF ASSOCIATION

Management For

THE DIRECTV GROUP, INC. DTV ANNUAL MEETI ISIN:

ISSUER: 25459L106

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR RALPH F. BOYD, JR.	Management Management	For For
	JAMES M. CORNELIUS	Management	For
	GREGORY B. MAFFEI	Management	For
	JOHN C. MALONE	Management	For
	NANCY S. NEWCOMB	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS.	Management	For

DEVON ENERGY CORPORATION DVN ANNUAL MEETI ISIN:

ISSUER: 25179M103

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		DAVID A. HAGER	Management	For
		JOHN A. HILL	Management	For
		MARY P. RICCIARDELLO	Management	For

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02	RATIFY THE APPOINTMENT OF THE COMPANY S INDEPENDENT	Management	For
	AUDITORS FOR 2008		
03	AMEND THE RESTATED CERTIFICATE OF INCORPORATION	Management	For
	TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF		
	COMMON STOCK		

04 AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS Management For

ANNUAL MEETI

DISH NETWORK CORPORATION

ISSUER: 25470M109

DISH ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		JAMES DEFRANCO	Management	For
		CANTEY ERGEN	Management	For
		CHARLES W. ERGEN	Management	For
		STEVEN R. GOODBARN	Management	For
		GARY S. HOWARD	Management	For
		DAVID K. MOSKOWITZ	Management	For
		TOM A. ORTOLF	Management	For
		CARL E. VOGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP	AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNT	ING FIRM		
	FOR FISCAL YEAR ENDING DECEMBER 31, 2	2008.		
03	THE SHAREHOLDER PROPOSAL TO AMEND THE	CORPORATION	Shareholder	Against
	S EQUAL OPPORTUNITY POLICY.			
04	TO TRANSACT SUCH OTHER BUSINESS AS MA	Y PROPERLY	Management	For
	COME BEFORE THE ANNUAL MEETING OR ANY	ADJOURNMENT		
	THEREOF.			

ECHOSTAR CORPORATION ISSUER: 278768106

SATS ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		MICHAEL T. DUGAN	Management	For
		CHARLES W. ERGEN	Management	For
		STEVEN R. GOODBARN	Management	For
		DAVID K. MOSKOWITZ	Management	For
		TOM A. ORTOLF	Management	For
		C. MICHAEL SCHROEDER	Management	For
		CARL E. VOGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPM	MG LLP AS OUR	Management	For

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2008.

COMPANY, ACCORDING TO A MATERIAL FACT OF NOVEMBER

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PETROLEO BRASILEIRO S.A. - PETROBRAS

PBR ISIN:

ISSUER: 71654V408

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	TO APPROVE THE DISPOSAL OF THE CONTROL OF THE SUBSIDIARY OF PETROBRAS, DAPEAN PARTICIPACOES S.A., BY MEANS OF THE MERGER INTO THIS COMPANY OF FASCIATUS PARTICIPACOES S.A., A TRANSACTION INSERTED IN THE SPHERE OF THE INVESTMENT AGREEMENT ENTERED INTO AMONG PETROBRAS, PETROBRAS QUIMICA	Management	For
	S.A PETROQUISA AND UNIPAR-UNIAO DE INDUSTRIAS PETROQUIMICAS S.A., FOR THE CREATION OF A PETROCHEMICAL		

VIMPEL-COMMUNICATIONS ISSUER: 68370R109

30, 2007.

SEDOL:

VIP ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVAL OF THE 2007 VIMPELCOM ANNUAL REPORT	Management	For
	PREPARED IN ACCORDANCE WITH RUSSIAN LAW		
02	APPROVAL OF VIMPELCOM S UNCONSOLIDATED ACCOUNTING	Management	For
	STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT		
	FOR 2007 (PREPARED IN ACCORDANCE WITH RUSSIAN		
	STATUTORY ACCOUNTING PRINCIPLES)		
03	ALLOCATION OF PROFITS AND LOSSES RESULTING FROM	Management	For
	2007 FINANCIAL YEAR OPERATIONS INCLUDING ADOPTION		
	OF THE DECISION (DECLARATION) ON PAYMENT OF DIVIDENDS		

SPECIAL MEET

CONTESTED AN

	ON THE FINANCIAL YEAR RESULTS		
05	ELECTION OF THE AUDIT COMMISSION	Management	For
06	APPROVAL OF EXTERNAL AUDITORS	Management	For
07	APPROVAL OF A CHANGE IN THE COMPENSATION OF THE	Management	For
	MEMBERS OF THE BOARD OF DIRECTORS		
08	APPROVAL OF REORGANIZATION OF VIMPELCOM THROUGH	Management	For
	THE STATUTORY MERGER OF CERTAIN OF ITS SUBSIDIARIES		
	INTO VIMPELCOM AND OF THE MERGER AGREEMENTS		
09	APPROVAL OF THE AMENDMENTS TO THE CHARTER OF	Management	For
	VIMPELCOM		

ENEL SOCIETA PER AZIONI ENLAY.PK MIX MEETING

ISSUER: T3679P115 ISIN: IT0003128367 BLOCKING

SEDOL: B07J3F5, 7588123, B0ZNK70, 7144569

VOTE GROUP: GLOBAL

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THE ARTICLE 5 OF THE COMPANY

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE	Non-Voting	
	IN MEETING DATE. IF YOU HAVE ALREADY SENT IN		
	YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM		
	UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.		
0.1	THANK YOU. APPROVE THE FINANCIAL STATEMENT AT 31 DEC 2007,	Management	Take No
0.1	BOARD OF DIRECTORS AND AUDITORS, INDEPENDENT	Management	Take NO
	AUDITORS REPORT, ANY ADJOURNMENT THEREOF, CONSOLIDATED		
	FINANCIAL STATEMENT AT 31 DEC 2007		
0.2	APPROVE THE DESIGNATION OF PROFITS	Management	Take No
0.3	APPROVE THE NUMBER OF DIRECTORS	Management	Take No
0.4	APPROVE THE TERM OF AN OFFICE OF THE BOARD OF	Management	Take No
	DIRECTORS		
0.5	APPOINT THE DIRECTORS	Management	Take No
0.6	APPOINT THE CHAIRMAN	Management	Take No
0.7	APPROVE THE EMOLUMENTS OF THE BOARD OF DIRECTORS	Management	Take No
0.8	APPROVE THE EMOLUMENTS OF THE INDEPENDENT AUDITORS	Management	Take No
0.9	APPROVE THE STOCK OPTION PLAN	Management	Take No
0.10	APPROVE THE INVENTIVE BONUS SCHEME	Management	Take No
E.1	APPROVE THE BOARD OF DIRECTORS CONCERNING THE	Management	Take No
	CAPITAL INCREASE APPROVAL FOR THE STOCK OPTION		
	PLAN 2008, ANY ADJOURNMENT THEREOF, AND AMEND		

ISSUER: 530555101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		MICHAEL T. FRIES	Management	For
		PAUL A. GOULD	Management	For
		JOHN C. MALONE	Management	For
		LARRY E. ROMRELL	Management	For
02	RATIFICATION OF THE SELECTION OF KPM THE COMPANY S INDEPENDENT AUDITORS I ENDING DECEMBER 31, 2008.		Management	For

ProxyEdge - Investment Company Report Report Date: 07/15/2008 Meeting Date Range: 07/01/2007 to 06/30/2008
Selected Accounts: NBV CLD 25-Page 104 of 106 Selected Accounts: NPX GAB GLB UTILITY INC TR.

FAIRPOINT COMMUNICATIONS, INC. FRP ANNUAL MEETI ISIN:

ISSUER: 305560104

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Managamant	Eom
UΙ	CLAUDE C. LILLY	Management Management	For For
		-	-
	ROBERT S. LILIEN	Management	For
	THOMAS F. GILBANE, JR.	Management	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP	Management	For
	AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2008.		
03	TO APPROVE THE FAIRPOINT COMMUNICATIONS, INC.	Management	Against
03	2008 LONG TERM INCENTIVE PLAN.	Hanagemene	119411100
0.4			_
04	TO APPROVE THE FAIRPOINT COMMUNICATIONS, INC.	Management	For
	2008 ANNUAL INCENTIVE PLAN.		

ACCIONA SA, MADRID ANA.MC OGM MEETING

ISSUER: E0008Z109 ISIN: ES0125220311

SEDOL: BOYBKT7, 5579107, B02T9S5, 5846436

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE THE ANNUAL ACCOUNTS OF THE COMPANY AND GROUP FROM THE PERIOD 2007	Management	For
2.	APPROVE THE REVIEW OF THE MANAGEMENT REPORTS AND SOCIAL MANAGEMENT OF THE GROUP AND COMPANY FROM THE PERIOD 2007	Management	For
3.	APPROVE THE APPLICATION OF EARNINGS	Management	For
4.	RE-ELECT THE ACCOUNTS AUDITORS	Management	For
5.	RE-ELECT AND APPOINT THE BOARD MEMBERS: ESTABLISHMENT OF THE NUMBER OF BOARD MEMBERS	Management	For
6.	APPROVE THE APPLICATION OF THE SHARE ISSUING PLAN	Management	For
7.	GRANT AUTHORITY TO THE ACQUISITION OF OWN SHARES, WHICH MAY BE DESTINED TO REMUNERATION SCHEMES, AND OVERRULING THE AUTHORIZATION GRANTED IN THE OGM OF 2007	Management	For
8.	GRANT AUTHORITY TO EXECUTE THE RESOLUTIONS ADOPTED	Management	For

HUANENG POWER INTERNATIONAL, INC. ISSUER: 443304100

HNP ISIN:

ANNUAL MEETI

SEDOL:

VOTE GROUP: GLOBAL

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Proposal Vote Type Cast Proposal Number Proposal \_\_\_\_\_

TO APPROVE THE PROPOSAL REGARDING THE ACQUISITION OF 100% EQUITY INTERESTS IN SINOSING POWER PTE. LTD. FROM CHINA HUANENG GROUP, TRANSFER AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CHINA HUANENG GROUP AND THE TRANSACTION CONTEMPLATED THEREBY.

Management For

JSFC SISTEMA ISSUER: 48122U204 SEDOL: B067BX4, B05N809 JSFCY.PK

ISIN: US48122U2042

AGM MEETING

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE THE MEETING PROCEDURE	Management	For
2.	APPROVE THE ANNUAL REPORT, ANNUAL ACCOUNTS, INCLUDING		For
	LOSS AND PROFIT ACCOUNTOF THE COMPANY FOR 2007	,	
3.	APPROVE THE ALLOCATION OF PROFIT, APPROVAL OF	Management	For
	AMOUNT, PROCEDURE, MANNER AND TERM OF DIVIDEND		
	ON THE COMPANY SHARES FOR 2007		
4.1	ELECT MR. ROZANOV VSEVOLOD VALERIEVICH TO THE	Management	For
	INTERNAL AUDIT COMMISSION		
4.2	ELECT MR. ZAITSEV SERGEY YAKOVLEVICH TO THE INTERNAL	Management	For
	AUDIT COMMISSION		
4.3	ELECT MR. SHURYGINA OLGA VASILIEVNA TO THE INTERNAL	Management	For
*	AUDIT COMMISSION	NT	
^	PLEASE NOTE THAT CUMULATIVE VOTING APPLIES TO	Non-Voting	
	THIS RESOLUTION REGARDING THE ELECTION OF DIRECTORS. STANDING INSTRUCTIONS HAVE BEEN REMOVED FOR THIS		
	MEETING. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE		
	IF YOU HAVE ANY QUESTIONS.		
5.1	ELECT MR. GONCHARUK ALEXANDER YURIEVITCH AS A	Management	For
	MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA JOINT		
	STOCK FINANCIAL CORPORATION		
5.2	ELECT MR. GORBATOVSKIY ALEXANDER IVANOVITCH AS	Management	For
	A MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA	-	
	JOINT STOCK FINANCIAL CORPORATION		
5.3	ELECT MR. EVTUSHENKOV VLADIMIR PETROVITCH AS	Management	For
	A MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA		
	JOINT STOCK FINANCIAL CORPORATION		
5.4	ELECT MR. SOMMER RON AS A MEMBER OF THE BOARD	Management	For
	OF DIRECTORS OF SISTEMA JOINT STOCK FINANCIAL		
5.5	CORPORATION	Manager 1	
5.5	ELECT MR. ZUBOV DMITRIY LVOVITCH AS A MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA JOINT STOCK	Management	For
	FINANCIAL CORPORATION		
5.6	ELECT MR. KOPIEV VYACHESLAV VSEVOLODOVITCH AS	Management	For
3 <b>.</b> 0	A MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA	Hanagemene	101
	JOINT STOCK FINANCIAL CORPORATION		
5.7	ELECT MR. NOVITSKI EVGENIY GRIGORIEVITCH AS A	Management	For
	MEMBER OF THE BOARD OF DIRECTORS OF SISTEMA JOINT	,	
	STOCK FINANCIAL CORPORATION		
5.8	ELECT MR. NEWHOUSE STEPHAN AS A MEMBER OF THE	Management	For
	BOARD OF DIRECTORS OF SISTEMA JOINT STOCK FINANCIAL		
	CORPORATION		

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Selected Accounts: NPX CAR CLD UNITATION

Report Date: 07/15/2008
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5.9 ELECT MR. SKIDELSKY ROBERT AS A MEMBER OF THE

Management For

	BOARD OF DIRECTORS OF SISTEMA JOINT STOCK FINANCIAL CORPORATION		
5.10	ELECT MR. CHEREMIN SERGEY EVGENIEVICH AS A MEMBER	Management	For
	OF THE BOARD OF DIRECTORS OF SISTEMA JOINT STOCK		
	FINANCIAL CORPORATION		
6.1	APPROVE THE AUDIT CONSULTING FIRM CC AUDIT-GARANTIA-M	Management	For
	FOR THE AUDIT IN ACCORDANCE WITH THE RUSSIAN		
	ACCOUNTING STANDARDS IN 2008		
7.	APPROVE THE NEW CHARTER OF THE MANAGEMENT BOARD	Management	For
	OF SISTEMA JSFC		
6.2	APPROVE THE COMPANY DELOITTE & TOUCHE REGIONAL	Management	For
	CONSULTING SERVICES LIMITED FOR THE AUDITING		
	OF FINANCIAL RESULTS IN COMPLIANCE WITH THE INTERNATIONAL		
	US GAAP STANDARDS IN 2008		
8.	APPROVE THE NEW CHARTER OF THE BOARD OF DIRECTORS	Management	For
	OF SISTEMA JSFC		

#### SIGNATURES

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

5 ,
Registrant The Gabelli Global Utility & Income Trust
By (Signature and Title) * /s/ Bruce N. Alpert
Bruce N. Alpert, Principal Executive Officer
Date August 25, 2008
* Print the name and title of each signing officer under his or her

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