

Nuveen Multi-Strategy Income & Growth Fund 2  
Form N-PX  
August 28, 2008

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## FORM N-PX

**ANNUAL REPORT OF PROXY VOTING RECORD OF  
REGISTERED MANAGEMENT INVESTMENT COMPANY**

Investment Company Act file number 811-21333

**Nuveen Multi-Strategy Income and Growth Fund 2**

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(Exact name of registrant as specified in charter)

**333 West Wacker Drive, Chicago, Illinois 60606**

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(Address of principal executive offices) (Zip Code)

**Gifford R. Zimmerman Chief Administrative Officer**

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(Name and address of agent for service)

Registrant's telephone number, including area code: 312-917-7700

Date of fiscal year-end: December 31

Date of reporting period: June 30, 2008

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**Item 1. Proxy Voting Record****Proxy Voting Report**

July 1, 2007 June 30, 2008

**Nuveen Multi-Strategy Income & Growth Fund II (Tradewinds - Equity)**

Meeting	Company/ Ballot Issues	Security	Management Recommendation	Vote Cast	Proponent
11/02/07 - A	<b>Gold Fields Limited</b>	38059T106			
	<b>Meeting for ADR Holders Ordinary Business</b>				
	1 Accept Financial Statements and Statutory Reports for Year Ended June 30, 2007		For	For	Management
	2 Reelect G Marcus as Director		For	For	Management
	3 Reelect K Ansah as Director		For	For	Management
	4 Reelect PJ Ryan as Director		For	For	Management
	5 Place Authorized But Unissued Shares under Control of Directors		For	Against	Management
	6 Approve Issuance of Shares without Preemptive Rights up to a Maximum of 10 Percent of the Number of Securities in that Class		For	For	Management
	7 Award Non-Executive Directors with Share Rights in Accordance with the 2005 Non-Executive Share Plan		For	For	Management
	8 Approve Increase in Directors Fees		For	For	Management
	9 Place Authorized But Unissued Preference Shares under Control of Directors		For	For	Management
	<b>Special Business</b>				
	10 Approve Increase in Authorized Capital		For	For	Management
	11 Approve Addition of Article 37 to Articles of Association Re: Preference Shares		For	For	Management
	12 Authorize Repurchase of Up to 20 Percent of Issued Ordinary Shares		For	For	Management
02/01/08 - A	<b>Tyson Foods, Inc. *TSN*</b>	902494103			
	1 Elect Directors		For	Split	Management
	1.1 Elect Director Don Tyson Withhold				
	1.2 Elect Director John Tyson Withhold				
	1.3 Elect Director Richard L. Bond Withhold				
	1.4 Elect Director Scott T. Ford Withhold				
	1.5 Elect Director Lloyd V. Hackley Withhold				
	1.6 Elect Director Jim Kever Withhold				
	1.7 Elect Director Kevin M. McNamara For				
	1.8 Elect Director JoAnn R. Smith Withhold				
	1.9 Elect Director Barbara A. Tyson Withhold				
	1.10 Elect Director Albert C. Zapanta Withhold				
	2 Ratify Auditors		For	For	Management
02/27/08 - S	<b>UBS AG</b>	H89231338			
	<b>This is a duplicate meeting for ballots received via the Broadridge North American ballot distribution system</b>				

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1	REQUEST FOR A SPECIAL AUDIT (SONDERPRUFUNG) BY ETHOS	Against		Shareholder
2	STOCK DIVIDEND CREATION OF AUTHORIZED CAPITAL APPROVAL OF ARTICLE 4B OF THE ARTICLES OF ASSOCIATION	For		Management
3	CAPITAL INCREASE PROPOSAL BY THE BOARD OF DIRECTORS: MANDATORY CONVERTIBLE NOTES CREATION OF CONDITIONAL CAPITAL APPROVAL OF ARTICLE 4A PARA. 3 OF THE ARTICLES OF ASSOCIATION	For		Management
4	ALTERNATIVE PROPOSAL BY PROFOND: ORDINARY CAPITAL INCREASE RIGHTS OFFERING	Against		Shareholder
5	IN CASE OF AD-HOC SHAREHOLDERS MOTIONS DURING THE EXTRAORDINARY GENERAL MEETING, I/WE AUTHORIZE MY/OUR PROXY TO ACT IN ACCORDANCE WITH THE BOARD OF DIRECTORS	For		Management

**Not voted due to shareblocking restriction. The potential impact on tradings/loan share activities would outweigh the economic value of the vote.**

03/27/08 - A/S	<b>Patheon Inc. *PTI*</b>	70319W108			
1	Elect Directors Claudio F. Bussandri, Paul W. Currie, Peter A. W. Green, Joaquin B. Viso, Derek J. Watchorn, and Wesley P. Wheeler as directors.	For	For	Management	
2	Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	Management	
3	Approve Stock Option Plan	For	Against	Management	
4	Amend Stock Option Plan	For	Against	Management	
5	Amend Bylaws	For	For	Management	
04/15/08 - A	<b>Electronic Data Systems Corp. *EDS*</b>	285661104			
1	Elect Director W. Roy Dunbar	For	For	Management	
2	Elect Director Martin C. Faga	For	For	Management	
3	Elect Director S. Malcolm Gillis	For	For	Management	
4	Elect Director Ray J. Groves	For	For	Management	
5	Elect Director Ellen M. Hancock	For	For	Management	
6	Elect Director Jeffrey M. Heller	For	For	Management	
7	Elect Director Ray L. Hunt	For	For	Management	
8	Elect Director Edward A. Kangas	For	For	Management	
9	Elect Director Ronald A. Rittenmeyer	For	For	Management	
10	Elect Director James K. Sims	For	For	Management	
11	Elect Director R. David Yost	For	For	Management	
12	Elect Director Ernesto Zedillo	For	For	Management	
13	Ratify Auditors	For	For	Management	
14	Amend Omnibus Stock Plan	For	Against	Management	
15	Provide the Right to Call Special Meeting	For	For	Management	
16	Advisory Vote to Ratify Named Executive Officers Compensation	Against	For	Shareholder	
04/16/08 - S	<b>Puget Energy, Inc. *PSD*</b>	745310102			
1	Approve Merger Agreement	For	For	Management	
2	Adjourn Meeting	For	For	Management	
04/17/08 - A	<b>BP plc</b>	055622104			
	<b>Meeting for ADR Holders</b>				

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	1	TO RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS.	For	For	Management
	2	TO APPROVE THE DIRECTORS REMUNERATION REPORT.	For	Abstain	Management
	3	Elect Directors	For	For	Management
	4	REAPPOINT ERNST & YOUNG LLP AS AUDITORS AND AUTHORISE BOARD TO FIX THEIR REMUNERATION.	For	For	Management
	5	ADOPT NEW ARTICLES OF ASSOCIATION.	For	For	Management
	6	SPECIAL RESOLUTION TO GIVE LIMITED AUTHORITY FOR THE PURCHASE OF ITS OWN SHARES BY THE COMPANY.	For	For	Management
	7	SPECIAL RESOLUTION TO GIVE LIMITED AUTHORITY TO ALLOT SHARES UP TO A SPECIFIED AMOUNT.	For	For	Management
	8	SPECIAL RESOLUTION TO GIVE AUTHORITY TO ALLOT A LIMITED NUMBER OF SHARES FOR CASH FREE OF PRE-EMPTION RIGHTS.	For	For	Management
04/22/08 - A		<b>Ameren Corporation *AEE*</b>			023608102
	1	Elect Directors	For	For	Management
	2	Ratify Auditors	For	For	Management
	3	Report on Reducing Releases of Radioactive Materials from Callaway Facility	Against	Against	Shareholder
04/23/08 - A		<b>Newmont Mining Corp. *NEM*</b>			651639106
	1	Elect Directors	For	For	Management
	2	Ratify Auditors	For	For	Management
	3	Require a Majority Vote for the Election of Directors	Against	For	Shareholder
	4	Require Independent Board Chairman	Against	Against	Shareholder
04/23/08 - A		<b>UBS AG</b>			H89231338
		<b>This is a duplicate meeting for ballots received via the Broadridge North American ballot distribution system</b>			
	1	ANNUAL REPORT, GROUP AND PARENT COMPANY ACCOUNTS FOR FINANCIAL YEAR 2007 REPORTS OF THE GROUP AND STATUTORY AUDITORS	For		Management
	2	APPROPRIATION OF RESULTS	For		Management
	3	REDUCTION OF THE TERM OF OFFICE OF MEMBERS OF THE BOARD OF DIRECTORS (ARTICLE 19 PARA. 1 OF THE ARTICLES OF ASSOCIATION)	For		Management
	4	REFERENCES TO GROUP AUDITORS (ARTICLE 17 LIT. B, 25 LIT. C, 31 PARA. 1 AND 2 AND TITLE D OF THE ARTICLES OF ASSOCIATION)	For		Management
	5	RE-ELECTION OF MEMBER THE BOARD OF DIRECTORS: MARCEL OSPEL	None		Management
	6	RE-ELECTION OF MEMBER THE BOARD OF DIRECTORS: PETER VOSER	For		Management
	7	RE-ELECTION OF MEMBER THE BOARD OF DIRECTORS: LAWRENCE A. WEINBACH	For		Management
	8	ELECTION OF A NEW MEMBER OF THE BOARD OF DIRECTORS: DAVID SIDWELL	For		Management

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9	POTENTIAL ELECTION OF A NEW BOARD MEMBER. AT THE TIME OF PRINTING, THE NEW DIRECTOR HAS NOT YET BEEN NOMINATED, HIS NAME CAN BE OBTAINED FROM 4/1/2008 BY CALLING TOLL-FREE 1-266-541-9689 OR VIA THE WEB AT WWW.UBS.COM/AGM	For		Management
10	RE-ELECTION OF THE AUDITORS (ERNST & YOUNG LTD. BASEL)	For		Management
11	ORDINARY CAPITAL INCREASE. RIGHTS OFFERING	For		Management
12	IN CASE OF AD-HOC SHAREHOLDERS MOTIONS DURING THE ANNUAL GENERAL MEETING, I/WE AUTHORIZE MY/OUR PROXY TO ACT IN ACCORDANCE WITH THE BOARD OF DIRECTORS	For		Management

**Not voted due to shareblocking restriction. The potential impact on trading/loan share activities would outweigh the economic value of the vote.**

04/24/08 - A	<b>Arch Coal, Inc. *ACI*</b>	039380100			
1	Elect Directors	For	For	Management	
2	Ratify Auditors	For	For	Management	
04/24/08 - A	<b>Astrazeneca plc</b>	046353108			
	<b>Meeting for ADR Holders</b>				
1	TO RECEIVE THE COMPANY S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2007	For	For	Management	
2	TO CONFIRM DIVIDENDS.	For	For	Management	
3	Ratify Auditors	For	For	Management	
4	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR.	For	For	Management	
5	Elect Directors	For	For	Management	
6	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2007.	For	For	Management	
7	TO AUTHORISE LIMITED POLITICAL DONATIONS.	For	For	Management	
8	TO AMEND ARTICLES OF ASSOCIATION - DIRECTORS FEES.	For	For	Management	
9	TO AUTHORISE THE DIRECTORS TO ALLOT UNISSUED SHARES.	For	For	Management	
10	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS.	For	For	Management	
11	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES.	For	For	Management	
12	TO AMEND ARTICLES OF ASSOCIATION - CONFLICTS OF INTEREST.	For	For	Management	
04/29/08 - A/S	<b>Nexen Inc. *NXY*</b>	65334H102			
1	Elect Directors	For	For	Management	
2	Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Remuneration of Auditors	For	For	Management	
3	Approve Shareholder Rights Plan	For	For	Management	
4	Require a Majority Vote for the Election of Directors	Against	Against	Shareholder	

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05/02/08 - A	<b>Benfield Group Ltd</b>	G0985D103			
	1	Accept Financial Statements and Statutory Reports (Voting)	For	For	Management
	2	Declare Final Dividend	For	For	Management
	3.i	Elect Keith Harris as Director	For	For	Management
	3.ii	Elect John Whiter as Director	For	For	Management
	3.iii	Elect Dominic Christian as Director	For	For	Management
	3.iv	Elect Paul Karon as Director	For	For	Management
	3.v	Elect Francis Maude as Director	For	For	Management
	4	Approve Auditors and Authorize Board to Fix Their Remuneration	For	For	Management
	5	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights	For	For	Management
	6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	For	Management
	7	Approve Remuneration Report	For	Against	Management
	8	Amend Bye-laws Re: Updates in Bermuda and English Law and Practice	For	For	Management
05/06/08 - A	<b>Anglogold Ashanti Ltd.</b>	035128206			
		<b>Meeting for ADR Holders</b>			
	1	ADOPTION OF FINANCIAL STATEMENTS	For	For	Management
	2	RE-ELECTION OF DR TJ MOTLATSIS AS A DIRECTOR	For	For	Management
	3	RE-ELECTION OF MR WA NAIRN AS A DIRECTOR	For	For	Management
	4	RE-ELECTION OF MR SM PITYANA AS A DIRECTOR	For	For	Management
	5	ELECTION OF MR M CUTIFANI AS A DIRECTOR	For	For	Management
	6	GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE ORDINARY SHARES	For	For	Management
	7	AUTHORITY TO DIRECTORS TO ISSUE ORDINARY SHARES FOR CASH	For	For	Management
	8	SPECIFIC AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE ORDINARY SHARES IN TERMS OF THE GOLDEN CYCLE TRANSACTION	For	For	Management
	9	GENERAL AUTHORITY FOR DIRECTORS TO ISSUE CONVERTIBLE BONDS	For	For	Management
	10	AMENDMENT TO THE ANGLOGOLD ASHANTI BONUS SHARE PLAN 2005	For	For	Management
	11	AMENDMENTS TO THE COMPANY S ARTICLE OF ASSOCIATION	For	For	Management
	12	ACQUISITION OF COMPANY S OWN SHARES	For	For	Management
05/06/08 - A	<b>Barrick Gold Corp. *ABX*</b>	067901108			
	1	Elect Directors	For	For	Management
	2	Ratify PricewaterhouseCoopers LLP as Auditors	For	For	Management
	3	Repeal and Replacement of By-Law 1.	For	For	Management
	4	Hire Expert Panel to Publish Annual Recommendations on Pascua-Lama Project	Against	Against	Shareholder
05/06/08 - A/S	<b>Technip</b>	F90676101			
		<b>Ordinary Business</b>			
	1	Approve Financial Statements and Statutory Reports	For	For	Management

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2	Approve Allocation of Income and Dividends of EUR 1.20 per Share	For	For	Management
3	Accept Consolidated Financial Statements and Statutory Reports	For	For	Management
4	Approve Special Auditors Report Regarding Related-Party Transactions and Approve New Transaction	For	For	Management
5	Approve Special Auditors Report Regarding Related-Party Transactions and Acknowledge Continuing Transactions	For	For	Management
6	Approve Remuneration of Directors in the Aggregate Amount of EUR 375,000	For	For	Management
7	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	Management
	<b>Special Business</b>			
8	Authorize up to 1 Percent of Issued Capital for Use in Restricted Stock Plan	For	For	Management
9	Authorize up to 0.03 Percent of Issued Capital for Use in Restricted Stock Plan Reserved for Chairman and CEO	For	For	Management
10	Approve Stock Option Plans Grants	For	Against	Management
11	Approve Stock Option Plans Grants Reserved for Chairman and CEO	For	Against	Management
12	Authorize Filing of Required Documents/Other Formalities	For	For	Management
05/07/08 - A	<b>Amgen, Inc. *AMGN*</b>	031162100		
1	Elect Director David Baltimore	For	For	Management
2	Elect Director Frank J. Biondi, Jr.	For	For	Management
3	Elect Director Jerry D. Choate	For	For	Management
4	Elect Director Vance D. Coffman	For	For	Management
5	Elect Director Frederick W. Gluck	For	For	Management
6	Elect Director Frank C. Herringer	For	For	Management
7	Elect Director Gilbert S. Omenn	For	For	Management
8	Elect Director Judith C. Pelham	For	For	Management
9	Elect Director J. Paul Reason	For	For	Management
10	Elect Director Leonard D. Schaeffer	For	For	Management
11	Elect Director Kevin W. Sharer	For	For	Management
12	Ratify Auditors	For	For	Management
13	Reduce Supermajority Vote Requirement	Against	For	Shareholder
14	Report on Animal Welfare Act Violations	Against	Against	Shareholder
05/14/08 - A	<b>Progress Energy, Inc. *PGN*</b>	743263105		
1	Elect Director James E. Bostic	For	For	Management
2	Elect Director David L. Burner	For	For	Management
3	Elect Director Harris E. DeLoach, Jr.	For	For	Management
4	Elect Director William D. Johnson	For	For	Management
5	Elect Director Robert W. Jones	For	For	Management
6	Elect Director W. Steven Jones	For	For	Management
7	Elect Director E. Marie McKee	For	For	Management
8	Elect Director John H. Mullin, III	For	For	Management
9	Elect Director Charles W. Pryor, Jr.	For	For	Management
10	Elect Director Carlos A. Saladrigas	For	For	Management
11	Elect Director Theresa M. Stone	For	For	Management
12	Elect Director Alfred C. Tollison, Jr.	For	For	Management
13	Ratify Auditors	For	For	Management
14	Advisory Vote to Ratify Named Executive Officers Compensation	Against	For	Shareholder
05/14/08 - A	<b>Sanofi-Aventis Meeting for ADR Holders</b>	80105N105		

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1	APPROVAL OF THE INDIVIDUAL COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2007	For	For	Management
2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2007	For	For	Management
3	APPROPRIATION OF PROFITS, DECLARATION OF DIVIDEND	For	For	Management
4	NON-REAPPOINTMENT OF MR. RENE BARBIER DE LA SERRE AND APPOINTMENT OF MR. UWE BICKER AS A DIRECTOR	For	For	Management
5	NON-REAPPOINTMENT OF MR. JURGEN DORMANN AND APPOINTMENT OF MR. GUNTER THIELEN AS A DIRECTOR	For	For	Management
6	NON-REAPPOINTMENT OF MR. HUBERT MARKL AND APPOINTMENT OF MRS. CLAUDIE HAIGNERE AS A DIRECTOR	For	For	Management
7	NON-REAPPOINTMENT OF MR. BRUNO WEYMULLER AND APPOINTMENT OF MR. PATRICK DE LA CHEVARDIERE AS A DIRECTOR	For	For	Management
8	REAPPOINTMENT OF MR. ROBERT CASTAIGNE AS A DIRECTOR	For	For	Management
9	REAPPOINTMENT OF MR. CHRISTIAN MULLIEZ AS A DIRECTOR	For	For	Management
10	REAPPOINTMENT OF MR. JEAN-MARC BRUEL AS A DIRECTOR	For	For	Management
11	REAPPOINTMENT OF MR. THIERRY DESMAREST AS A DIRECTOR	For	For	Management
12	REAPPOINTMENT OF MR. JEAN-FRANCOIS DEHECQ AS A DIRECTOR	For	For	Management
13	REAPPOINTMENT OF MR. IGOR LANDAU AS A DIRECTOR	For	For	Management
14	REAPPOINTMENT OF MR. LINDSAY OWEN-JONES AS A DIRECTOR	For	For	Management
15	REAPPOINTMENT OF MR. JEAN-RENE FOURTOU AS A DIRECTOR	For	For	Management
16	REAPPOINTMENT OF MR. KLAUS POHLE AS A DIRECTOR	For	For	Management
17	APPROVAL OF TRANSACTIONS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT PREPARED IN ACCORDANCE WITH ARTICLE L.225-40 OF THE COMMERCIAL CODE-COMMITMENTS IN FAVOUR OF MR. JEAN-FRANCOIS DEHECQ	For	For	Management
18	APPROVAL OF TRANSACTIONS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT PREPARED IN ACCORDANCE WITH ARTICLE L.225-40 OF THE COMMERCIAL CODE-COMMITMENTS IN FAVOUR OF MR. GERARD LE FUR	For	For	Management
19	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS IN SHARES ISSUED BY THE COMPANY	For	For	Management
20	POWERS FOR FORMALITIES	For	For	Management

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05/15/08 - A	<b>IDACORP, Inc. *IDA*</b>	451107106			
	1	Elect Directors	For	For	Management
	2	Ratify Auditors	For	For	Management
	3	Amend EEO Policy to Prohibit Discrimination based on Sexual Orientation and Gender Identity	Against	Against	Shareholder
05/15/08 - A/S	<b>Thales</b>	F9156M108			
		<b>Ordinary Business</b>			
	1	Accept Consolidated Financial Statements and Statutory Reports	For	For	Management
	2	Approve Financial Statements and Statutory Reports	For	For	Management
	3	Approve Allocation of Income and Dividends of EUR 1 per Share	For	For	Management
	4	Approve Transaction with Denis Ranque	For	For	Management
	5	Ratify Appointment of Bernard Retat as Director	For	Against	Management
	6	Ratify Appointment of Robert Brunck as Director	For	For	Management
	7	Reelect Francois Bujon de l Estang as Director	For	Against	Management
	8	Reelect Didier Lombard as Director	For	Against	Management
	9	Elect Jozef Cornu as Director	For	Against	Management
	10	Reelect Serge Tchuruk as Director	For	Against	Management
	11	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	Management
		<b>Special Business</b>			
	12	Approve Stock Option Plans Grants	For	Against	Management
	13	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 90 Million	For	For	Management
	14	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 90 Million	For	For	Management
	15	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	For	For	Management
	16	Authorize Capital Increase of up to 10 Percent of Issued Capital for Future Acquisitions	For	Against	Management
	17	Set Global Limit for Capital Increase to Result from All Issuance Requests at EUR 150 Million	For	For	Management
	18	Approve Employee Stock Purchase Plan	For	For	Management
	19	Amend Article 10 of Association Re: Censors Ordinary Business	For	For	Management
	20	Approve Remuneration of Directors and Censors in the Aggregate Amount of EUR 600,000	For	For	Management
	21	Authorize Filing of Required Documents/Other Formalities	For	For	Management
05/20/08 - A	<b>Royal Dutch Shell plc</b>	780259107			
		<b>Meeting for ADR Holders</b>			
	1	ADOPTION OF ANNUAL REPORT & ACCOUNTS	For	For	Management
	2	APPROVAL OF REMUNERATION REPORT	For	For	Management
	3	ELECTION OF DR. JOSEF ACKERMANN AS A DIRECTOR OF THE COMPANY	For	For	Management

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4	RE-ELECTION OF SIR PETER JOB AS A DIRECTOR OF THE COMPANY	For	For	Management
5	RE-ELECTION OF LAWRENCE RICCIARDI AS A DIRECTOR OF THE COMPANY	For	For	Management
6	RE-ELECTION OF PETER VOSER AS A DIRECTOR OF THE COMPANY	For	For	Management
7	Ratify Auditors	For	For	Management
8	REMUNERATION OF AUDITORS	For	For	Management
9	AUTHORITY TO ALLOT SHARES	For	For	Management
10	DISAPPLICATION OF PRE-EMPTION RIGHTS	For	For	Management
11	AUTHORITY TO PURCHASE OWN SHARES	For	For	Management
12	AUTHORITY FOR CERTAIN DONATIONS AND EXPENDITURE	For	For	Management
13	AMENDMENTS TO LONG-TERM INCENTIVE PLAN	For	For	Management
14	AMENDMENTS TO RESTRICTED SHARE PLAN	For	Abstain	Management
15	ADOPTION OF NEW ARTICLES OF ASSOCIATION	For	For	Management

05/20/08 - A

**StatoilHydro ASA (formerly Statoil ASA)**

85771P102

<b>Meeting for ADR Holders</b>				
1	ELECTION OF A CHAIR OF THE MEETING	For		Management
2	APPROVAL OF THE NOTICE AND THE AGENDA	For		Management
3	ELECTION OF TWO PERSONS TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR OF THE MEETING	For		Management
4	APPROVAL OF THE ANNUAL REPORT AND ACCOUNTS FOR STATOILHYDRO ASA AND THE STATOILHYDRO GROUP FOR 2007.	For		Management
5	DETERMINATION OF REMUNERATION FOR THE COMPANY S AUDITOR	For		Management
6	ELECTION OF MEMBERS TO THE CORPORATE ASSEMBLY	For		Management
7	ELECTION OF A MEMBER TO THE NOMINATION COMMITTEE	For		Management
8	DETERMINATION OF REMUNERATION FOR THE CORPORATE ASSEMBLY	For		Management
9	DETERMINATION OF REMUNERATION FOR THE NOMINATION COMMITTEE	For		Management
10	STATEMENT ON REMUNERATION AND OTHER EMPLOYMENT TERMS FOR CORPORATE EXECUTIVE COMMITTEE	For		Management
11	AUTHORISATION TO ACQUIRE STATOILHYDRO SHARES IN ORDER TO CONTINUE IMPLEMENTATION OF SHARE SAVING SCHEME FOR EMPLOYEES	For		Management

**Not voted due to shareblocking restriction. The potential impact on trading/loan share activities would outweigh the economic value of the vote.**

05/21/08 - A

**Lihir Gold Limited \*LGL\***

Y5285N149

1	Accept Financial Statements and Statutory Reports for the Financial Year Ended Dec. 31,	For	For	Management
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	2007				
	2	Elect Ross Garnaut as Director	For	For	Management
	3	Elect Winifred Kamit as Director	For	For	Management
	4	Elect Bruce Brook as Director	For	For	Management
	5	Approve Re-appointment of PricewaterhouseCoopers as Auditors of the Company	For	For	Management
	6	Approve Grant of a Maximum of 3.1 Million Share Rights to Arthur Hood Under the Lihir Executive Share Plan	For	Against	Management
05/22/08 - A		<b>Allied Waste Industries, Inc. *AW*</b>			
	1	Elect Directors	For	Split	Management
	1.1	Elect Director David P. Abney For			
	1.2	Elect Director Charles H. Cotros For			
	1.3	Elect Director James W. Crownover For			
	1.4	Elect Director William J. Flynn For			
	1.5	Elect Director David I. Foley For			
	1.6	Elect Director Nolan Lehmann For			
	1.7	Elect Director Leon J. Level For			
	1.8	Elect Director James A. Quella Withhold			
	1.9	Elect Director John M. Trani For			
	1.10	Elect Director John J. Zillmer For			
	2	Ratify Auditors	For	For	Management
05/22/08 - A		<b>* Anglogold Ashanti Ltd.</b>			
		<b>Meeting for Holders ADR s</b>			
	1	GENERAL AUTHORITY TO ALLOT AND ISSUE SHARES BY WAY OF A RENOUNCEABLE RIGHTS OFFER	For	Against	Management
05/28/08 - A		<b>Apex Silver Mines Ltd. *SIL*</b>			
		<b>This is a duplicate meeting for ballots received via the Broadridge North American Ballot distribution system.</b>			
	1	Elect Directors	For	For	Management
	2	AMENDMENT TO THE 2004 EQUITY INCENTIVE PLAN	For	For	Management
	3	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT ACCOUNTANTS	For	For	Management
05/28/08 - A		<b>NovaGold Resources Inc. *NG*</b>			
	1	Elect Directors	For	Split	Management
	1.1	Elect Director Patrick G. Downey For			
	1.2	Elect Director Tony Giardini For			
	1.3	Elect Director Kalidas Madhavpeddi For			
	1.4	Elect Director Gerald J. McConnell Withhold			
	1.5	Elect Director Cole E. McFarland For			
	1.6	Elect Director Clynton R. Nauman For			
	1.7	Elect Director James L. Philip For			
	1.8	Elect Director Rick Van Nieuwenhuyse For			
	2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	For	For	Management
05/28/08 - A		<b>PNM Resources Inc *PNM*</b>			
	1	Elect Directors	For	For	Management
	2	Amend Qualified Employee Stock Purchase Plan	For	For	Management
	3	Ratify Auditors	For	For	Management

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06/04/08 - A	<b>Tech Data Corp. *TECD*</b>	878237106			
	1 Elect Directors		For	For	Management
	2 Ratify Auditors		For	For	Management
	3 Advisory Vote to Ratify Named Executive Officers Compensation		Against	For	Shareholder
06/19/08 - A	<b>eBay Inc. *EBAY*</b>	278642103			
	1 Elect Director Fred D. Anderson		For	For	Management
	2 Elect Director Edward W. Barnholt		For	For	Management
	3 Elect Director Scott D. Cook		For	For	Management
	4 Elect Director John J. Donahoe		For	For	Management
	5 Approve Omnibus Stock Plan		For	Against	Management
	6 Ratify Auditors		For	For	Management
06/24/08 - A	<b>Astellas Pharma Inc. *4503*</b>	J03393105			
	1 Approve appropriation of retained earnings		For		Management
	2.1 Appoint a Director		For		Management
	2.2 Appoint a Director		For		Management
	3 Appoint a Corporate Auditor		For		Management
	4 Approve payment of bonuses to corporate officers		For		Management
	5 Provision of remuneration to Directors of the Board as a group for stock options scheme as stock-linked compensation plan		For		Management
	<b><u>Not voted due to non-receipt of proxy ballot.</u></b>				
06/24/08 - A	<b>Japan Tobacco Inc. *2914*</b>	J27869106			
	1 Approve appropriation of retained earnings		For		Management
	2.1 Appoint a Director		For		Management
	2.2 Appoint a Director		For		Management
	2.3 Appoint a Director		For		Management
	2.4 Appoint a Director		For		Management
	2.5 Appoint a Director		For		Management
	2.6 Appoint a Director		For		Management
	2.7 Appoint a Director		For		Management
	2.8 Appoint a Director		For		Management
	2.9 Appoint a Director		For		Management
	2.10 Appoint a Director		For		Management
	2.11 Appoint a Director		For		Management
	3 Appoint a corporate auditor		For		Management
	<b><u>Not voted due to non-receipt of proxy ballot.</u></b>				
06/25/08 - A/S	<b>Crystallex International Corp. *KRY*</b>	22942F101			
	1 Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration		For	For	Management
	2 Elect Robert A. Fung, Gordon M. Thompson, Michael J.H. Brown, C. William Longden, Harry J. Near, Marc J. Oppenheimer, Johan C. van t Hof and Armando F. Zullo as Directors		For	For	Management
	3 Approve Unallocated Options under the Stock Option Plan		For	Against	Management
	4 Other Business		For	Against	Management
06/25/08 - A	<b>Kawasaki Kisen Kaisha Ltd. *9107*</b>	J31588114			
	1 Approve appropriation of retained earnings		For		Management
	2.1 Appoint a Director		For		Management
	2.2 Appoint a Director		For		Management
	2.3 Appoint a Director		For		Management

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2.4	Appoint a Director	For		Management
2.5	Appoint a Director	For		Management
2.6	Appoint a Director	For		Management
3.1	Appoint a corporate auditor	For		Management
3.2	Appoint a corporate auditor	For		Management
4	Appoint a substitute corporate auditor	For		Management
5	Approve payment of bonuses to corporate officers	For		Management

**Not voted due to non-receipt of proxy ballot.**

06/25/08 - A	<b>Nippon Telegraph &amp; Telephone Corp.</b>	654624105			
	<b>Meeting for ADR Holders</b>				
1	DISTRIBUTION OF RETAINED EARNINGS AS DIVIDENDS	For	Against	Management	
2	PARTIAL AMENDMENT OF THE ARTICLES OF INCORPORATION	For	Against	Management	
3	ELECTION OF DIRECTOR: NORIO WADA	For	Against	Management	
4	ELECTION OF DIRECTOR: SATOSHI MIURA	For	Against	Management	
5	ELECTION OF DIRECTOR: NORITAKA UJI	For	Against	Management	
6	ELECTION OF DIRECTOR: HIROO UNOURA	For	Against	Management	
7	ELECTION OF DIRECTOR: KAORU KANAZAWA	For	Against	Management	
8	ELECTION OF DIRECTOR: KIYOSHI KOSAKA	For	Against	Management	
9	ELECTION OF DIRECTOR: TAKASHI HANAZAWA	For	Against	Management	
10	ELECTION OF DIRECTOR: TOSHIO KOBAYASHI	For	Against	Management	
11	ELECTION OF DIRECTOR: YASUYOSHI KATAYAMA	For	Against	Management	
12	ELECTION OF DIRECTOR: HIROKI WATANABE	For	Against	Management	
13	ELECTION OF DIRECTOR: TAKASHI IMAI	For	Against	Management	
14	ELECTION OF DIRECTOR: YOTARO KOBAYASHI	For	Against	Management	
15	ELECTION OF CORPORATE AUDITOR: TOSHIRO MOROTA	For	Against	Management	
16	ELECTION OF CORPORATE AUDITOR: SHUNSUKE AMIYA	For	Against	Management	
17	ELECTION OF CORPORATE AUDITOR: TORU MOTOBAYASHI	For	Against	Management	
06/26/08 - A	<b>Kissei Pharmaceutical Co. Ltd.</b>	J33652108			
1	Approve Allocation of Income, with a Final Dividend of JY 14	For	For	Management	
2	Elect Directors	For	For	Management	
3.1	Appoint Internal Statutory Auditor	For	For	Management	
3.2	Appoint Internal Statutory Auditor	For	For	Management	
3.3	Appoint Internal Statutory Auditor	For	For	Management	
4	Appoint Alternate Internal Statutory Auditor	For	For	Management	
5	Approve Retirement Bonuses and Special Payments in Connection with Abolition of Retirement Bonus System	For	Against	Management	
6	Approve Payment of Annual Bonuses to Directors and Statutory Auditors	For	For	Management	
7	Approve Adjustment to Aggregate Compensation Ceiling for Directors	For	For	Management	

06/26/08 - A **Mitsui Engineering & Shipbuilding Co., Ltd. \*7003\*** J44776128

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1	Approve appropriation of retained earnings	For		Management
2.1	Appoint a Director	For		Management
2.2	Appoint a Director	For		Management
2.3	Appoint a Director	For		Management
2.4	Appoint a Director	For		Management
2.5	Appoint a Director	For		Management
2.6	Appoint a Director	For		Management
2.7	Appoint a Director	For		Management
2.8	Appoint a Director	For		Management
2.9	Appoint a Director	For		Management
2.10	Appoint a Director	For		Management
2.11	Appoint a Director	For		Management
2.12	Appoint a Director	For		Management
2.13	Appoint a Director	For		Management
2.14	Appoint a Director	For		Management
2.15	Appoint a Director	For		Management
2.16	Appoint a Director	For		Management
3.1	Appoint a corporate auditor	For		Management
3.2	Appoint a corporate auditor	For		Management
3.3	Appoint a corporate auditor	For		Management
4	Appoint a substitute corporate auditor	For		Management
5	Approve provision of retirement allowance for retiring corporate auditors	For		Management

**Not voted due to non-receipt of proxy ballot.**

06/27/08 - A	<b>Kao Corp.</b>	J30642169			
	1 Approve Allocation of Income, with a Final Dividend of JY 27	For	Against	Management	
	2 Elect Directors	For	Against	Management	
	3 Appoint Internal Statutory Auditor	For	Against	Management	
	4 Appoint Alternate Internal Statutory Auditor	For	Against	Management	
	5 Approve Stock Option Plan	For	Against	Management	
	6 Approve Retirement Bonuses for Directors	For	Against	Management	
06/27/08 - A	<b>Paramount Bed</b>	J63557128			
	1 Approve Allocation of Income, with a Final Dividend of JY 15	For	For	Management	
	2 Amend Articles to: Amend Business Lines	For	For	Management	
	3.1 Appoint Internal Statutory Auditor	For	For	Management	
	3.2 Appoint Internal Statutory Auditor	For	For	Management	
06/27/08 - A	<b>Toppan Printing Co. Ltd.</b>	J89322119			
	1 Elect Directors	For	For	Management	

## Proxy Voting Report

## Nuveen Multi-Strategy Income and Growth Fund 2

(Spectrum Preferred)

July 1, 2007 June 30, 2008

Meeting	Company/		Management		
Date/Type	Ballot Issues	Security	Recommendation	Vote Cast	Proponent
08/16/07 - A	<b>Blackrock Preferred Opportunity Trust *BPP*</b>	09249V103			
	1 Elect Directors		For	For	Management
	2 Amend Declaration of Trust		For	For	Management
08/16/07 - A	<b>Blackrock Preferred &amp; Corporate Income Strategies Fund, Inc *PSW*</b>	09255J101			
	1 Elect Directors		For	For	Management
08/16/07 - A	<b>Blackrock Preferred Income Strategies Fund Inc *PSY*</b>	09255H105			
	1 Elect Directors		For	For	Management
04/18/08 - A	<b>Flaherty &amp; Crumrine / Claymore Total Return Fund Inc *FLC*</b>	338479108			
	1 Elect Directors		For	For	Management
04/18/08 - A	<b>Flaherty &amp; Crumrine/ClayMore Preferred Securities Income Fund, Inc. *FFC*</b>	338478100			
	1 Elect Directors		For	For	Management
03/31/08 - A	<b>John Hancock Preferred Income Fund III *HPS*</b>	41021P103			
	1 Elect Directors		For	For	Management
03/31/08 - A	<b>John Hancock Preferred Income Fund *HPI*</b>	41013W108			
	1 Elect Directors		For	For	Management
03/31/08 - A	<b>John Hancock Preferred Income Fund II *HPF*</b>	41013X106			
	1 Elect Directors		For	For	Management
05/15/08 - A	<b>Vornado Realty Trust *VNO*</b>	929042802			
	1 Elect Directors		For	For	Management
	2 Ratify Auditors		For	For	Management
	3 Require a Majority Vote for the Election of Trustees		Against	For	Shareholder
05/15/08 - A	<b>Vornado Realty Trust *VNO*</b>	929042885			
	1 Elect Directors		For	For	Management
	2 Ratify Auditors		For	For	Management
	3 Require a Majority Vote for the Election of Trustees		Against	For	Shareholder
05/12/08 - A	<b>Wachovia Preferred Funding Corp *WNA.P*</b>	92977V206			
	1.1 Elect Director James E. Alward		For	For	Management
	1.2 Elect Director Joel J. Griffin		For	For	Management

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1.3	Elect Director Charles F. Jones	For	For	Management
1.4	Elect Director G. Kennedy Thompson	For	For	Management

## Nuveen Multi-Strategy Income &amp; Growth Fund 2 - Proxy Voting

(Symphony Equity)

July 1, 2007 - June 30, 2008

Company Name	Ticker	CUSIP	Meeting Date	Item Number	Description of Proposal	Proposed By	Management Recommendation	Vote Cast
Magna International Inc.	MGA	559222401	08/28/07	1	Approve Plan of Arrangement: Issuance of Class A Shares, Acquisition of Class B Shares, and Other Matters	Management	For	For
Imperial Tobacco Group plc	ITY	453142101	08/13/07	1	Approve Acquisition of Altadis, SA by Imperial Tobacco Overseas Holdings (3) Limited; Increase Authorised Capital from GBP 100M to GBP 5.604B; Authorise Issue of Equity with and without Pre-emptive Rights up to GBP 5.504B (Equity Bridge Facility)	Management	For	For
Barclays plc	BCS	06738E204	09/14/07	1	TO APPROVE THE PROPOSED MERGER	Management	For	For
				2	TO APPROVE THE CREATION OF PREFERENCE SHARES	Management	For	For
				3	TO RENEW THE AUTHORITY GIVEN TO THE DIRECTORS TO ALLOT SECURITIES	Management	For	For
				4	TO RENEW THE AUTHORITY GIVEN TO THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH OTHER THAN ON A PRO-RATA BASIS TO SHAREHOLDERS AND TO SELL TREASURY SHARES	Management	For	For
				5	TO RENEW THE COMPANY S AUTHORITY TO PURCHASE ITS OWN SHARES	Management	For	For
				6	TO CANCEL THE SHARE PREMIUM ACCOUNT	Management	For	For
				7	TO APPROVE THE PASSING AND IMPLEMENTATION OF RESOLUTION 2 AT THE EXTRAORDINARY GENERAL MEETING RELATING TO THE PREFERENCE SHARES AND TO CONSENT TO ANY RESULTING CHANGE IN THE RIGHTS OF ORDINARY SHARES	Management	For	For
Rio Tinto plc	RTP	767204100	09/14/07	1	THE APPROVAL OF THE ACQUISITION OF ALCAN INC AND RELATED MATTERS.	Management	For	For
Telecom Corporation Of New Zealand Limited	NZT	879278208	10/04/07	1	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.	Management	For	For
				2	TO RE-ELECT MR WAYNE BOYD AS A DIRECTOR.	Management	For	For
				3	TO RE-ELECT MR MICHAEL TYLER AS A DIRECTOR.	Management	For	For
				4	TO RE-ELECT MR RON SPITHILL AS A DIRECTOR.	Management	For	For
				5	TO RE-ELECT DR MURRAY HORN AS A DIRECTOR.	Management	For	For
				6	TO AMEND THE COMPANY S CONSTITUTION FOR THE PERIOD UNTIL 1 JULY 2010 SO A MANAGING DIRECTOR RESIDENT IN NEW ZEALAND AND NOT A NEW ZEALAND CITIZEN IS NOT COUNTED	Management	For	For

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				WHEN DETERMINING IF AT LEAST HALF THE BOARD ARE NEW ZEALAND CITIZENS.		
				7 TO ELECT DR PAUL REYNOLDS AS A DIRECTOR.	Management For	For
				8 TO APPROVE THE ISSUE BY THE COMPANY S BOARD OF DIRECTORS TO DR PAUL REYNOLDS DURING THE PERIOD TO 3 OCTOBER 2010 OF UP TO IN AGGREGATE 750,000 ORDINARY SHARES.	Management For	For
				9 TO APPROVE THE ISSUE BY THE COMPANY S BOARD OF DIRECTORS TO DR PAUL REYNOLDS DURING THE PERIOD TO 3 OCTOBER 2010 OF UP TO IN AGGREGATE 1,750,000 SHARE RIGHTS TO ACQUIRE ORDINARY SHARES.	Management For	For
Daimler AG	DAI	D1668R123	10/04/07	1 RESOLUTION 1	Management For	For
				2 RESOLUTION 2	Shareholder Against	Against
				3 RESOLUTION 3	Shareholder Against	Against
				4 RESOLUTION 4	Shareholder Against	Against
				5 RESOLUTION 5	Shareholder Against	Against
				6 RESOLUTION 6	Shareholder Against	Against
				7 RESOLUTION 7	Shareholder Against	Against
				8 RESOLUTION 8	Shareholder Against	Against
				9 RESOLUTION 9	Shareholder Against	Against
				10 RESOLUTION 10	Shareholder Against	Against
				11 RESOLUTION 11A	Shareholder Against	Against
				12 RESOLUTION 11B	Shareholder Against	Against
				13 RESOLUTION 12	Shareholder Against	Against
				14 RESOLUTION 13	Shareholder Against	Against
				15 RESOLUTION 14	Shareholder Against	Against
				16 RESOLUTION 15	Shareholder Against	Against
				17 RESOLUTION 16	Shareholder Against	Against
				18 RESOLUTION 17	Shareholder Against	Against
				19 COUNTERMOTION A	Shareholder Against	Against
				20 COUNTERMOTION B	Shareholder Against	Against
				21 COUNTERMOTION C	Shareholder Against	Against
				22 COUNTERMOTION D	Shareholder Against	Against
				23 COUNTERMOTION E	Shareholder Against	Against
Diageo plc	DEO	25243Q205	10/16/07	1 REPORTS AND ACCOUNTS 2007	Management For	For
				2 DIRECTORS REMUNERATION REPORT 2007	Management For	For
				3 DECLARATION OF FINAL DIVIDEND	Management For	For
				4 RE-ELECTION OF MS M LILJA (MEMBER OF AUDIT, NOMINATION, REMUNERATION COMMITTEE)	Management For	For
				5 RE-ELECTION OF MR NC ROSE (MEMBER OF EXECUTIVE COMMITTEE)	Management For	For
				6 RE-ELECTION OF MR PA WALKER (MEMBER OF AUDIT, NOMINATION, AND REMUNERATION COMMITTEE)	Management For	For
				7 Ratify Auditors	Management For	For
				8 AUTHORITY TO ALLOT RELEVANT SECURITIES	Management For	For
				9 DISAPPLICATION OF PRE-EMPTION RIGHTS	Management For	For
				10 AUTHORITY TO PURCHASE OWN ORDINARY SHARES	Management For	For
				11 AUTHORITY TO MAKE POLITICAL DONATIONS AND/OR TO INCUR POLITICAL EXPENDITURE	Management For	For
				12	Management For	For

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				ADOPTION OF DIAGEO PLC 2007 UNITED STATES EMPLOYEE STOCK PURCHASE PLAN		
				13 AMENDMENTS TO THE ARTICLES OF ASSOCIATION	Management For	For
BHP Billiton plc	BBL	05545E209	10/25/07	1 TO RECEIVE THE 2007 FINANCIAL STATEMENTS AND REPORTS FOR BHP BILLITON PLC.	Management For	For
				2 TO RECEIVE THE 2007 FINANCIAL STATEMENTS AND REPORTS FOR BHP BILLITON LTD.	Management For	For
				3 TO RE-ELECT MR D A CRAWFORD AS A DIRECTOR OF BHP BILLITON PLC.	Management For	For
				4 TO RE-ELECT MR D A CRAWFORD AS A DIRECTOR OF BHP BILLITON LTD.	Management For	For
				5 TO RE-ELECT MR D R ARGUS AS A DIRECTOR OF BHP BILLITON PLC.	Management For	For
				6 TO RE-ELECT MR D R ARGUS AS A DIRECTOR OF BHP BILLITON LTD.	Management For	For
				7 TO RE-ELECT MR C A S CORDEIRO AS A DIRECTOR OF BHP BILLITON PLC.	Management For	For
				8 TO RE-ELECT MR C A S CORDEIRO AS A DIRECTOR OF BHP BILLITON LTD.	Management For	For
				9 TO RE-ELECT THE HON E G DE PLANQUE AS A DIRECTOR OF BHP BILLITON PLC.	Management For	For
				10 TO RE-ELECT THE HON E G DE PLANQUE AS A DIRECTOR OF BHP BILLITON LTD.	Management For	For
				11 TO RE-ELECT DR D A L JENKINS AS A DIRECTOR OF BHP BILLITON PLC.	Management For	For
				12 TO RE-ELECT DR D A L JENKINS AS A DIRECTOR OF BHP BILLITON LTD.	Management For	For
				13 Ratify Auditors	Management For	For
				14 TO RENEW THE GENERAL AUTHORITY TO ALLOT SHARES IN BHP BILLITON PLC.	Management For	For
				15 TO RENEW THE DISAPPLICATION OF PRE-EMPTION RIGHTS IN BHP BILLITON PLC.	Management For	For
				16 TO APPROVE THE REPURCHASE OF SHARES IN BHP BILLITON PLC.	Management For	For
				17 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 31 DECEMBER 2007.	Management For	For
				18 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 15 FEBRUARY 2008.	Management For	For
				19 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 30 APRIL 2008.	Management For	For
				20 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 31 MAY 2008.	Management For	For
				21 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 15 JUNE 2008.	Management For	For
				22 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 31 JULY 2008.	Management For	For
				23 TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 15 SEPTEMBER 2008.	Management For	For

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				24	TO APPROVE THE CANCELLATION OF SHARES IN BHP BILLITON PLC HELD BY BHP BILLITON LTD ON 30 NOVEMBER 2008.	Management	For	For
				25	TO APPROVE THE 2007 REMUNERATION REPORT.	Management	For	For
				26	TO APPROVE THE GRANT OF AWARDS TO MR M J KLOPPERS UNDER THE GIS AND THE LTIP.	Management	For	For
				27	TO APPROVE THE GRANT OF AWARDS TO MR C W GOODYEAR UNDER THE GIS.	Management	For	For
				28	TO APPROVE THE AMENDMENT TO THE ARTICLES OF ASSOCIATION OF BHP BILLITON PLC.	Management	For	For
				29	TO APPROVE THE AMENDMENT TO THE CONSTITUTION OF BHP BILLITON LTD.	Management	For	For
Koninklijke KPN N.V.	KKPNY	780641205	11/06/07	1	PROPOSAL TO APPROVE THE ARRANGEMENT IN SHARES AS LONG-TERM INCENTIVE ELEMENT OF MR. SCHEEPBOUWER S REMUNERATION PACKAGE	Management	For	Against
Kookmin Bank	KB	50049M109	10/31/07	1	Elect Kang Chung-Won as Inside Director	Management	For	For
				2	Elect Kim Chee-Joong as Outside Director	Management	For	For
Invesco Ltd. (formerly INVESCO plc)	AP09	46127U104	11/14/07	1	COURT MEETING	Management	For	For
				2	TO APPROVE THE SCHEME OF ARRANGEMENT BETWEEN INVESCO PLC AND ITS SHAREHOLDERS PURSUANT TO WHICH INVESCO LTD. WILL BECOME THE PARENT OF INVESCO PLC, AND ALL MATTERS RELATING TO THE SCHEME OF ARRANGEMENT.	Management	For	For
				3	TO APPROVE, SUBJECT TO THE SCHEME BECOMING EFFECTIVE, THE ISSUE OF BONUS SHARES TO INVESCO LTD. (THE NEW SHARES ).	Management	For	For
				4	TO APPROVE THE REDUCTION OF CAPITAL RELATING TO THE NEW SHARES.	Management	For	For
China Petroleum & Chemical Corp.	SNP	16941R108	11/15/07	1	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : ISSUANCE SIZE.	Management	For	For
				2	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : ISSUANCE PRICE.	Management	For	For
				3	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : ISSUANCE TARGET, METHOD OF ISSUANCE AND ARRANGEMENT OF SALE TO EXISTING SHAREHOLDERS.	Management	For	For
				4	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : TERM OF THE BONDS.	Management	For	For
				5	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : INTEREST RATE OF THE BONDS WITH WARRANTS.	Management	For	For

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6	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : TERM AND METHOD OF REPAYMENT FOR PRINCIPAL AND INTEREST.	Management	For	For
7	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : TERM OF REDEMPTION.	Management	For	For
8	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : GUARANTEE.	Management	For	For
9	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : TERM OF WARRANTS.	Management	For	For
10	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : CONVERSION PERIOD OF THE WARRANTS.	Management	For	For
11	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : PROPORTION OF EXERCISE PRICE OF THE WARRANTS.	Management	For	For
12	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : EXERCISE PRICE OF THE WARRANTS.	Management	For	For
13	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : ADJUSTMENT OF THE EXERCISE PRICE OF THE WARRANTS.	Management	For	For
14	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : USE OF PROCEEDS FROM THE PROPOSED ISSUANCE.	Management	For	For
15	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : VALIDITY OF THE RESOLUTION.	Management	For	For
16	TO CONSIDER ITEM BY ITEM THE RESOLUTION RELATING TO THE PROPOSAL FOR THE ISSUANCE OF BONDS WITH WARRANTS : AUTHORIZATIONS TO THE BOARD OF DIRECTORS TO COMPLETE THE SPECIFIC MATTERS OF THE PROPOSED ISSUANCE.	Management	For	For
17	TO CONSIDER THE RESOLUTION RELATING TO THE FEASIBILITY OF THE PROJECTS TO BE INVESTED WITH THE PROCEEDS FROM THE PROPOSED ISSUANCE .	Management	For	For
18		Management	For	For

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TO CONSIDER THE RESOLUTION  
RELATING TO THE DESCRIPTION  
PREPARED BY THE BOARD OF DIRECTORS  
ON THE USE OF PROCEEDS FROM THE  
PREVIOUS ISSUANCE .

Gildan Activewear Inc.	GIL	375916103	01/31/08	1.1 Elect William D. Anderson as Director	Management	For	For
				1.2 Elect Robert M. Baylis as Director	Management	For	For
				1.3 Elect Glenn J. Chamandy as Director	Management	For	For
				1.4 Elect Sheila O Brien as Director	Management	For	For
				1.5 Elect Pierre Robitaille as Director	Management	For	For
				1.6 Elect Richard P. Strubel as Director	Management	For	For
				1.7 Elect Gonzalo F. Valdes-Fauli as Director	Management	For	For
CGI Group Inc	GIB	39945C109	02/05/08	2 Ratify KPMG as Auditors	Management	For	For
				3 Approve Shareholder Rights Plan	Management	For	For
				1.1 Elect Director Claude Boivin	Management	For	For
				1.2 Elect Director Jean Brassard	Management	For	For
				1.3 Elect Director Claude Chamberland	Management	For	For
				1.4 Elect Director Robert Chevrier	Management	For	For
				1.5 Elect Director Thomas P. d Aquino	Management	For	For
				1.6 Elect Director Paule Dore	Management	For	For
				1.7 Elect Director Serge Godin	Management	For	For
				1.8 Elect Director Andre Imbeau	Management	For	For
				1.9 Elect Director David L. Johnston	Management	For	For
				1.1 Elect Director Eileen A. Mercier	Management	For	For
				1.11 Elect Director Michael E. Roach	Management	For	For
				1.12 Elect Director C. Wesley M. Scott	Management	For	For
1.13 Elect Director Gerald T. Squire	Management	For	For				
1.14 Elect Director Robert Tessier	Management	For	For				
CPFL ENERGIA S A	CPL	126153105	12/18/07	2 Approve Deloitte & Touche LLP as Auditors and Authorize Board to Fix Remuneration of Auditors	Management	For	For
				1 Approve Instrument for Protocol and Justification of Incorporation of Rio Grande Energia S.A. Shares by the Company and Transform it into Wholly-Owned Subsidiary	Management	For	For
				2 Ratify Hirashima & Associados to Conduct the Appraisal Reports for the Company and CPFL Paulista s Net Equity	Management	For	For
				3 Approve Appraisal Reports	Management	For	For
				4 Approve Incorporation of the Rio Grande Energia S.A. Shares by the Company and Consequent Transformation of Rio Grande Energia S.A. into Wholly-Owned Subsidiary	Management	For	For
5 Approve Increase in the Company s Capital Through the Incorporation of Shares Held by Rio Grande Energia S.A. s Non-controlling Shareholders and Amend Art. 5	Management	For	For				
Imperial Tobacco Group plc	ITY	453142101	01/29/08	1 TO RECEIVE THE REPORTS OF THE DIRECTORS AND AUDITORS AND THE ACCOUNTS FOR THE FINANCIAL YEAR ENDED SEPTEMBER 30, 2007.	Management	For	For
				2 TO RECEIVE AND APPROVE THE DIRECTORS REMUNERATION REPORT AND THE AUDITOR S REPORT FOR THE FINANCIAL YEAR ENDED SEPTEMBER 30, 2007.	Management	For	For
				3 TO DECLARE A FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED SEPTEMBER 30, 2007 OF 48.5 PENCE PER ORDINARY SHARE OF 10 PENCE EACH PAYABLE ON FEBRUARY 15, 2008 TO THOSE	Management	For	For

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SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON JANUARY 18, 2008.

4	TO ELECT MRS. A.J. COOPER AS A DIRECTOR OF THE COMPANY.	Management	For	For
5	TO RE-ELECT MR. G. DAVIS AS A DIRECTOR OF THE COMPANY.	Management	For	For
6	TO RE-ELECT MR. R. DYRBUS AS A DIRECTOR OF THE COMPANY.	Management	For	For
7	TO ELECT MR. M.H.C. HERLIHY AS A DIRECTOR OF THE COMPANY.	Management	For	For
8	TO RE-ELECT MS. S.E. MURRAY AS A DIRECTOR OF THE COMPANY.	Management	For	For
9	TO ELECT MR. M.D. WILLIAMSON AS A DIRECTOR OF THE COMPANY.	Management	For	For
10	Ratify Auditors	Management	For	For
11	TO AUTHORIZE THE DIRECTORS TO SET THE REMUNERATION OF THE AUDITORS.	Management	For	For
12	APPROVAL FOR IMPERIAL TOBACCO GROUP PLC AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS TO EU POLITICAL ORGANIZATIONS AND INDEPENDENT ELECTION CANDIDATES AND INCUR EU POLITICAL EXPENDITURE	Management	For	For
13	THAT THE DIRECTORS BE AUTHORIZED TO GRANT OPTIONS OVER ORDINARY SHARES IN THE COMPANY, AS SET FORTH IN COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
14	THAT THE DIRECTORS BE AUTHORIZED TO ALLOT RELEVANT SECURITIES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
15	THAT THE DIRECTORS BE EMPOWERED TO ALLOT EQUITY SECURITIES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
16	THAT THE COMPANY BE AUTHORIZED TO MAKE MARKET PURCHASES OF ORDINARY SHARES OF 10 PENCE EACH OF THE COMPANY AND HOLD AS TREASURY SHARES, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
17	THAT THE ARTICLES OF ASSOCIATION PRODUCED AT THE MEETING BE ADOPTED, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
18	THAT THE NEW ARTICLES OF ASSOCIATION BE AMENDED, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
1	TO APPROVE THAT SATISFACTION OF THE AWARDS DUE TO SIR MARTIN SORRELL UNDER THE WPP GROUP PLC 2004 LEADERSHIP EQUITY ACQUISITION PLAN ( 2004 LEAP ) GRANTED IN 2004 BE DEFERRED, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For

WPP Group plc WPPGY 929309409 12/21/07

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				2 TO APPROVE THAT SATISFACTION OF THE AWARDS DUE TO SIR MARTIN SORRELL UNDER THE DEFERRED STOCK UNITS AWARD AGREEMENTS DATED 16 AUGUST 2004 BE DEFERRED, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
Bank Of Montreal	BMO	063671101	03/04/08	1.1 Elect Directors Robert M. Astley	Management	For	For
				1.2 Elect Directors Stephen E. Bachand	Management	For	For
				1.3 Elect Directors David R. Beatty	Management	For	For
				1.4 Elect Directors Robert Chevrier	Management	For	For
				1.5 Elect Directors George A. Cope	Management	For	For
				1.6 Elect Directors William A Downe	Management	For	For
				1.7 Elect Directors Ronald H. Farmer	Management	For	For
				1.8 Elect Directors David A. Galloway	Management	For	For
				1.9 Elect Directors Harold N. Kvisle	Management	For	For
				1.1 Elect Directors Eva Lee Kwok	Management	For	For
				1.11 Elect Directors Bruce H. Mitchell	Management	For	For
				1.12 Elect Directors Philip S. Orsino	Management	For	For
				1.13 Elect Directors Martha C. Piper	Management	For	For
				1.14 Elect Directors J. Robert S. Prichard	Management	For	For
				1.15 Elect Directors Jeremy H. Reitman	Management	For	For
				1.16 Elect Directors Guylaine Saucier	Management	For	For
				1.17 Elect Directors Nancy C. Southern	Management	For	For
				2 Ratify KPMG LLP as Auditors	Management	For	For
				3 Amend Bylaws Re: Direct Registration	Management	For	For
				4 SP 1: Increase Dividends for Longer-Term Shareholders	Shareholder	Against	Against
				5 SP 2: Limit Voting Rights for Shorter-Term Shareholders	Shareholder	Against	Against
				6 SP 3: Provide Payment into Employee Pension Fund in the Event of a Merger	Shareholder	Against	Against
				7 SP 4: Increase Number of Women Directors	Shareholder	Against	Against
				8 SP 5: Disclose Ratio Between Senior Executive and Average Employee Compensation	Shareholder	Against	Against
				9 SP 6: Obtain Shareholder Pre-Approval for Executive Compensation Policy and Director Fees	Shareholder	Against	Against
				10 SP 7: Restrict Executives and Directors Exercise of Options	Shareholder	Against	Against
				11 SP 8: Disclose Participation in Hedge Funds and High Risk Mortgage Loans	Shareholder	Against	Against
				12 SP 9: Provide for Cumulative Voting	Shareholder	Against	Against
				13 SP 10: Shift Executive Compensation to Charitable Funds	Shareholder	Against	Against
				14 SP 11: Make Resignation Unconditional in the Event a Director Fails to Receive a Majority of Votes For	Shareholder	Against	Against
				15 SP 12: Advisory Vote to Ratify Named Executive Officers Compensation	Shareholder	Against	For
Siemens AG	SI	826197501	01/24/08	1 APPROPRIATION OF NET INCOME	Management	For	For
				2 POSTPONEMENT OF THE RATIFICATION OF THE ACTS OF: JOHANNES FELDMAYER	Management	For	For
				3 RATIFICATION OF THE ACTS OF THE MANAGING BOARD: KLAUS KLEINFELD (UNTIL JUNE 30, 2007)	Management	For	Against
				4 RATIFICATION OF THE ACTS OF THE MANAGING BOARD: PETER LOSCHER (AS OF JULY 1, 2007)	Management	For	For
				5 RATIFICATION OF THE ACTS OF THE MANAGING BOARD: HEINRICH HIESINGER (AS OF JUNE 1, 2007)	Management	For	For

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6	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: JOE KAESER	Management	For	For
7	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: RUDI LAMPRECHT	Management	For	Against
8	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: EDUARDO MONTES	Management	For	Against
9	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: JURGEN RADOMSKI	Management	For	For
10	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: ERICH R. REINHARDT	Management	For	For
11	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: HERMANN REQUARDT	Management	For	For
12	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: URIEL J. SHAREF	Management	For	Against
13	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: KLAUS WUCHERER	Management	For	Against
14	RATIFICATION OF THE ACTS OF THE MANAGING BOARD: JOHANNES FELDMAYER (UNTIL SEPTEMBER 30, 2007)	Management	For	Against
15.1	Ratification of the acts of Director Heinrich Von Pierer	Management	For	Withhold
15.2	Ratification of the acts of Director Gerhard Cromme	Management	For	For
15.3	Ratification of the acts of Director Ralf Heckmann	Management	For	For
15.4	Ratification of the acts of Director Josef Ackermann	Management	For	For
15.5	Ratification of the acts of Director Lothar Adler	Management	For	For
15.6	Ratification of the acts of Director Gerhard Bielezki	Management	For	For
15.7	Ratification of the acts of Director John David Coombe	Management	For	For
15.8	Ratification of the acts of Director Hildegard Cornudet	Management	For	For
15.9	Ratification of the acts of Director Birgit Grube	Management	For	For
15.1	Ratification of the acts of Director Bettina Haller	Management	For	For
15.11	Ratification of the acts of Director Heinz Hawreliuk	Management	For	For
15.12	Ratification of the acts of Director Berthold Huber	Management	For	For
15.13	Ratification of the acts of Director Walter Kroll	Management	For	For
15.14	Ratification of the acts of Director Michael Mirow	Management	For	For
15.15	Ratification of the acts of Director Wolfgang Muller	Management	For	For
15.16	Ratification of the acts of Director Georg Nassauer	Management	For	For
15.17	Ratification of the acts of Director Thomas Rackow	Management	For	For
15.18	Ratification of the acts of Director Dieter Scheitor	Management	For	For
15.19	Ratification of the acts of Director Albrecht Schmidt	Management	For	For
15.2	Ratification of the acts of Director Henning Schulte-Noelle	Management	For	For
15.21	Ratification of the acts of Director Peter Von Siemens	Management	For	For
15.22	Ratification of the acts of Director Jerry I. Speyer	Management	For	For
15.23	Ratification of the acts of Director Lord Iain Vallance	Management	For	For
16	Ratify Auditors	Management	For	For
17	ACQUISITION AND USE OF SIEMENS SHARES	Management	For	For
18	USE OF EQUITY DERIVATIVES IN CONNECTION WITH THE ACQUISITION OF	Management	For	For

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				SIEMENS SHARES		
				19 NEW ELECTION TO THE SUPERVISORY BOARD: JOSEF ACKERMANN	Management For	For
				20 NEW ELECTION TO THE SUPERVISORY BOARD: JEAN-LOUIS BEFFA	Management For	For
				21 NEW ELECTION TO THE SUPERVISORY BOARD: GERD VON BRANDENSTEIN	Management For	For
				22 NEW ELECTION TO THE SUPERVISORY BOARD: GERHARD CROMME	Management For	For
				23 NEW ELECTION TO THE SUPERVISORY BOARD: MICHAEL DIEKMANN	Management For	For
				24 NEW ELECTION TO THE SUPERVISORY BOARD: HANS MICHAEL GAUL	Management For	For
				25 NEW ELECTION TO THE SUPERVISORY BOARD: PETER GRUSS	Management For	For
				26 NEW ELECTION TO THE SUPERVISORY BOARD: NICOLA LEIBINGER-KAMMULLER	Management For	For
				27 NEW ELECTION TO THE SUPERVISORY BOARD: HAKAN SAMUELSSON	Management For	For
				28 NEW ELECTION TO THE SUPERVISORY BOARD: LORD IAIN VALLANCE OF TUMMEL	Management For	For
Mobile Telesystems OJSC	MBT	607409109	02/15/08	1 Approve Meeting Procedures	Management For	For
				2 Amend Regulations on General Meetings	Management For	For
				3 Amend Regulations on Remuneration of Directors	Management For	Against
				4 Approve Stock Option Plan for Members of Company s Board of Directors	Management For	Against
				5 Approve Early Termination of Powers of Board of Directors	Management For	For
				6.1 Elect Alexey Buyanov as Director	Management None	Against
				6.2 Elect Mahanbir Giyani as Director	Management None	For
				6.3 Elect Sergey Drozdov as Director	Management None	Against
				6.4 Elect Tatyana Evtushenkova as Director	Management None	Against
				6.5 Elect Leonid Melamed as Director	Management None	Against
				6.6 Elect Paul Ostling as Director	Management None	For
				6.7 Elect Vitaly Savelyev as Director	Management None	Against
				7.1 Approve Early Termination of Powers of Audit Commission	Management For	For
				7.2a Elect Maria Markina as Member of Audit Commission	Management For	For
				7.2b Elect Vassily Platoshin as Member of Audit Commission	Management For	For
				7.2c Elect Artem Popov as Member of Audit Commission	Management For	For
				8 Approve Acquisition of CJSC Volgograd Mobile	Management For	For
				9 Approve Acquisition of CJSC Astrakhan Mobile	Management For	For
				10 Approve Acquisition of CJSC Mar Mobile GSM	Management For	For
				11 Approve Acquisition of CJSC PRIMTELEPHONE	Management For	For
				12 Amend Charter to Reflect Acquisitions Proposed under Items 8 to 11	Management For	For
KT Corp (formerly Korea Telecom Corporation)	KTC	48268K101	02/29/08	1 Elect Nam Joong-Soo as President	Management For	For
				2 Approve Appropriation of Income and Dividend of KRW 2,000 Per Share	Management For	For
				3 Elect Oh Kyu-Taek as Independent Non-Executive Director (Outside Director) for Audit Committee	Management For	For
				4 Elect Yoon Jong-Lok as Executive Director (Inside Director)	Management For	For

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				5 Elect Suh Jeong-Soo as Executive Director (Inside Director)	Management	For	For
				6 Elect Kim Choong-Soo as Independent Non-Executive Director (Outside Director)	Management	For	For
				7 Elect Koh Jeong-Suk as Independent Non-Executive Director (Outside Director)	Management	For	For
				8 Approve Remuneration of Executive Directors and Independent Non-Executive Directors	Management	For	For
				9 Approve Employment Contract for Management	Management	For	For
				10 Amend Terms of Severance Payments for Executives	Management	For	For
Fairfax Financial Holdings Ltd.	FFH	303901102	04/16/08	1.1 Elect as Director Anthony E Griffiths	Management	For	For
				1.2 Elect as Director Robert J Gunn	Management	For	For
				1.3 Elect as Director Alan D Horn	Management	For	For
				1.4 Elect as Director David L Johnston	Management	For	For
				1.5 Elect as Director Paul L Murray	Management	For	For
				1.6 Elect as Director Brandon W Sweitzer	Management	For	For
				1.7 Elect as Director V Prem Watsa	Management	For	For
				2 Ratify PricewaterhouseCoopers LLP as Auditors	Management	For	For
Thomson Reuters Corporation	TRI	884903105	05/07/08	1.1 Elect Directors David K.R. Thomson	Management	For	For
				1.2 Elect Director W. Geoffrey Beattie	Management	For	For
				1.3 Elect Director Mary Cirillo	Management	For	For
				1.4 Elect Director Steven A. Denning	Management	For	For
				1.5 Elect Director Roger L. Martin	Management	For	For
				1.6 Elect Director Vance K. Opperman	Management	For	For
				1.7 Elect Director John M. Thompson	Management	For	For
				1.8 Elect Director Peter J. Thomson	Management	For	For
				1.9 Elect Director John A. Tory	Management	For	For
				2 Elect Director Niall FitzGerald	Management	For	For
				3 Elect Director Tom Glocer	Management	For	For
				4 Elect Director Lawton Fitt	Management	For	For
				5 Elect Director Sir Deryck Maughan	Management	For	For
				6 Elect Director Ken Olisa	Management	For	For
				7 Elect Director Richard L. Olver	Management	For	For
				8 Elect Director Ron D. Barbaro	Management	For	For
				9 Elect Director Robert D. Daleo	Management	For	For
				10 Elect Director Richard J. Harrington	Management	For	For
				11 Elect Director V. Maureen Kempston Darkes	Management	For	For
				12 Elect Director Michael J. Sabia	Management	For	For
				13 Elect Director Richard M. Thomson	Management	For	For
				14 Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Remuneration of Auditors	Management	For	For
LG.Philips LCD Co.	LPL	50186V102	02/29/08	1 TO APPROVE THE NON-CONSOLIDATED BALANCE SHEET, NON-CONSOLIDATED INCOME STATEMENT & NON-CONSOLIDATED STATEMENT OF APPROPRIATIONS OF RETAINED EARNINGS OF FISCAL YEAR 2007 (CASH DIVIDEND PER SHARE: KRW 750)	Management	For	For
				2 TO APPROVE THE AMENDMENT OF THE ARTICLES OF INCORPORATION, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
				3 TO APPROVE THE APPOINTMENT OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	For
				4 TO APPROVE THE APPOINTMENT OF AUDIT COMMITTEE MEMBERS, AS SET	Management	For	For

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				FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.			
				5	TO APPROVE THE REMUNERATION LIMIT FOR DIRECTORS IN 2008, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management For	For
Canadian National Railway Company	CNI	136375102	04/22/08	1.1	Elect Michael R. Armellino as Director	Management For	For
				1.2	Elect A. Charles Baillie as Director	Management For	For
				1.3	Elect Hugh J. Bolton as Director	Management For	For
				1.4	Elect J.V. Raymond Cyr as Director	Management For	For
				1.5	Elect Gordon D. Giffin as Director	Management For	For
				1.6	Elect James K. Gray as Director	Management For	For
				1.7	Elect E. Hunter Harrison as Director	Management For	For
				1.8	Elect Edith E. Holiday as Director	Management For	For
				1.9	Elect V. Maureen Kempston as Director	Management For	For
				1.1	Elect Robert H. Lee as Director	Management For	For
				1.11	Elect Denis Losier as Director	Management For	For
				1.12	Elect Edward C. Lumley as Director	Management For	For
				1.13	Elect David G.A. McLean as Director	Management For	For
				1.14	Elect Robert Pace as Director	Management For	For
				2	Ratify KPMG as Auditors	Management For	For
				3	Release Environmental Findings and Report to Shareholders on Decommissioning of Algonquin Park Line	Shareholder Against	Against
Banco Bilbao Vizcaya Argentaria, S.A.	BBV	05946K101	03/14/08	1	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DISTRIBUTION OF DIVIDENDS FOR THE YEAR ENDED DECEMBER 31, 2007; APPROVE DISCHARGE OF DIRECTORS.	Management For	For
				2	AMENDMENT OF ARTICLE 34, NUMBER AND ELECTION IN THE COMPANY BYLAWS IN ORDER TO REDUCE THE MINIMUM AND MAXIMUM NUMBER OF SEATS ON THE BOARD OF DIRECTORS.	Management For	For
				3	AMENDMENT OF ARTICLE 36, TERM OF OFFICE AND RENEWAL IN THE COMPANY BYLAWS, REGARDING THE DIRECTORS.	Management For	For
				4.1	RE-ELECTION OF MR JOSE IGNACIO GOIRIGOLZARRI TELLAECHÉ AS A MEMBER OF THE BOARD OF DIRECTORS.	Management For	For
				4.2	RE-ELECTION OF MR ROMAN KNORR BORRAS AS A MEMBER OF THE BOARD OF DIRECTORS.	Management For	For
				5	AUTHORIZE INCREASE IN CAPITAL VIA ISSUANCE OF FIXED DEBT SECURITIES NON-CONVERTIBLE UP TO THE AMOUNT OF EUR 50 BILLION.	Management For	For
				6	TO CONFER AUTHORITY ON THE BOARD, FOR A MAXIMUM PERIOD OF 5 YEARS, TO ISSUE UP TO A MAXIMUM OF EURO 9 BN, SECURITIES THAT ARE CONVERTIBLE AND/OR EXCHANGEABLE FOR COMPANY SHARES.	Management For	For
				7	AUTHORISATION FOR THE COMPANY TO ACQUIRE TREASURY STOCK DIRECTLY OR THROUGH GROUP COMPANIES.	Management For	For
				8	Ratify Auditors	Management For	For
				9	CONFERRAL OF AUTHORITY TO THE BOARD OF DIRECTORS TO FORMALISE,	Management For	For

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CORRECT, INTERPRET AND IMPLEMENT  
RESOLUTIONS ADOPTED BY THE AGM.

Company Name	Symbol	File Number	Meeting Date	Resolution Number	Resolution Description	Management	For	Against	Withhold
Sun Life Financial Inc.	SLF	866796105	05/14/08	1.1	Elect Director James C. Baillie	Management	For		For
				1.2	Elect Director George W. Carmany	Management	For		For
				1.3	Elect Director John H. Clappison	Management	For		For
				1.4	Elect Director David A. Ganong	Management	For		For
				1.5	Elect Director Germaine Gibara	Management	For		For
				1.6	Elect Director Krystyna T. Hoeg	Management	For		For
				1.7	Elect Director David W. Kerr	Management	For		For
				1.8	Elect Director Idalene F. Kesner	Management	For		For
				1.9	Elect Director Mitchell M. Merin	Management	For		For
				1.1	Elect Director Bertin F. Nadeau	Management	For		For
				1.11	Elect Director Ronald W. Osborne	Management	For		For
				1.12	Elect Director Donald A. Stewart	Management	For		For
Desarrolladora Homex, S.A.B. de C.V.	HXM	25030W100	03/10/08	2	Ratify Deloitte & Touche LLP as Auditors	Management	For		For
				3	Amend Bylaw No.1 Re: Indemnification of Directors and Officers	Management	For		For
				4	Amend Executive Stock Option Plan	Management	For		For
				1	DISCUSSION AND APPROVAL, AS THE CASE MAY BE, OF THE MAXIMUM AMOUNT THAT COULD BE USED TO REPURCHASE OF STOCK OF THE COMPANY	Management	For		For
Desarrolladora Homex, S.A.B. de C.V.	HXM	25030W100	03/10/08	2	REPORT ON THE ESTABLISHMENT OF A STOCK OPTION PLAN FOR COMPANY OFFICERS AND TRUST CONFORMED FOR THIS PURPOSE; RESOLUTIONS ON THIS ITEM	Management	For		Against
				3	DESIGNATION OF DELEGATES WHO WILL FORMALIZE AND EXECUTE THE RESOLUTIONS ADOPTED AT THIS MEETING	Management	For		For
Magna International Inc.	MGA	559222401	05/01/08	1.1	Elect as Director - Frank Stronach	Management	For		Withhold
				1.2	Elect as Director - Michael D Harris	Management	For		Withhold
				1.3	Elect as Director - Lady Barbara Judge	Management	For		For
				1.4	Elect as Director - Louis E Lataif	Management	For		For
				1.5	Elect as Director - Klaus Mangold	Management	For		Withhold
				1.6	Elect as Director - Donald Resnick	Management	For		Withhold
				1.7	Elect as Director - Belinda Stronach	Management	For		For
				1.8	Elect as Director - Franz Vranitzky	Management	For		For
				1.9	Elect as Director - Donald J Walker	Management	For		For
				1.1	Elect as Director - Gegory C Wilkins	Management	For		For
				1.11	Elect as Director - Siegfried Wolf	Management	For		For
				1.12	Elect as Director - James D Wolfensohn	Management	For		For
				1.13	Elect as Director - Lawrence D Worrall	Management	For		For
Thomson Reuters Corporation	TRI	884903105	03/26/08	2	Ratify Ernst & Young as Auditors	Management	For		For
				1	Approve Merger Agreement	Management	For		For
Kookmin Bank	KB	50049M109	03/20/08	1	APPROVAL OF APPROPRIATION OF INCOME AND DIVIDEND OF KRW 2,450 PER SHARE.	Management	For		For
				2	APPROVAL OF AMENDMENT OF THE ARTICLES OF INCORPORATION, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For		For
				3	APPROVAL OF APPOINTMENT OF THREE INSIDE DIRECTORS AND FIVE OUTSIDE DIRECTORS, AS SET FORTH IN THE	Management	For		For

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				COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.		
				4 APPROVAL OF APPOINTMENT OF CANDIDATE(S) AS MEMBER(S) OF THE AUDIT COMMITTEE, WHO ARE NOT EXECUTIVE, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management For	For
				5 APPROVAL OF APPOINTMENT OF FIVE MEMBERS OF THE AUDIT COMMITTEE, WHO ARE INDEPENDENT, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management For	For
				6 APPROVE REMUNERATION OF EXECUTIVE DIRECTORS AND INDEPENDENT NON-EXECUTIVE DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management For	For
Royal Philips Electronics N.V.	PHG	500472303	03/27/08	1 Approve Financial Statements and Statutory Reports	Management For	For
				2 Approve Dividends of EUR 0.70 Per Share	Management For	For
				3 Approve Discharge of Management Board	Management For	For
				4 Approve Discharge of Supervisory Board	Management For	For
				5 Ratify KPMG Accountants as Auditors	Management For	For
				6 Elect K.A.L.M. van Miert to Supervisory Board	Management For	For
				7 Elect E. Kist to Supervisory Board	Management For	For
				8 Amend Long-Term Incentive Plan	Management For	Against
				9 Approve Remuneration Report Containing Remuneration Policy for Management Board Members	Management For	For
				10 Approve Remuneration of Supervisory Board	Management For	For
				11 Amend Articles Re: Legislative Changes, Amendments Share Repurchase Programs and Remuneration Supervisory Board Members	Management For	For
				12 Grant Board Authority to Issue Shares Up To 10X Percent of Issued Capital Plus Additional 10 Percent in Case of Takeover/Merger	Management For	For
				13 Authorize Board to Exclude Preemptive Rights from Issuance.	Management For	For
				14 Approve Cancellation of Shares	Management For	For
				15 Authorize Repurchase of Up to Ten Percent of Issued Share Capital	Management For	For
				16 Proposal to Renew Authorization to Repurchase Shares Related with the share repurchase program.	Management For	For
Canon Inc.	CAJ	138006309	03/28/08	1 Approve Allocation of Income, With a Final Dividend of JY 60	Management For	For
				2.1 Elect Director	Management For	For
				2.2 Elect Director	Management For	For
				2.3 Elect Director	Management For	For
				2.4 Elect Director	Management For	For
				2.5 Elect Director	Management For	For
				2.6 Elect Director	Management For	For
				2.7 Elect Director	Management For	For
				2.8 Elect Director	Management For	For
				2.9 Elect Director	Management For	For
				2.1 Elect Director	Management For	For
				2.11 Elect Director	Management For	For
				2.12 Elect Director	Management For	For
				2.13 Elect Director	Management For	For
				2.14 Elect Director	Management For	For
				2.15 Elect Director	Management For	For

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				2.16 Elect Director	Management	For	For
				2.17 Elect Director	Management	For	For
				2.18 Elect Director	Management	For	For
				2.19 Elect Director	Management	For	For
				2.2 Elect Director	Management	For	For
				2.21 Elect Director	Management	For	For
				2.22 Elect Director	Management	For	For
				2.23 Elect Director	Management	For	For
				2.24 Elect Director	Management	For	For
				2.25 Elect Director	Management	For	For
				3 Election of Two Corporate Auditors: 3.1 Keijiro Yamazaki 3.2 Kunihiro Nagata	Management	For	For
				4 Approve Retirement Bonuses for Directors and Statutory Auditor	Management	For	For
				5 Approve Payment of Annual Bonuses to Directors	Management	For	For
				6 Approve Stock Option Plan	Management	For	For
BP plc	BP	055622104	04/17/08	1 TO RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS.	Management	For	For
				2 TO APPROVE THE DIRECTORS REMUNERATION REPORT.	Management	For	Abstain
				3.1 Elect Director Mr A Burgmans	Management	For	For
				3.2 Elect Director Mrs C B Carroll	Management	For	For
				3.3 Elect Director Sir William Castell	Management	For	For
				3.4 Elect Director Mr I C Conn	Management	For	For
				3.5 Elect Director Mr G David	Management	For	For
				3.6 Elect Director Mr E B Davis, Jr	Management	For	For
				3.7 Elect Director Mr D J Flint	Management	For	For
				3.8 Elect Director Dr B E Grote	Management	For	For
				3.9 Elect Director Dr A B Hayward	Management	For	For
				3.1 Elect Director Mr A G Inglis	Management	For	For
				3.11 Elect Director Dr D S Julius	Management	For	For
				3.12 Elect Director Sir Tom Mckillop	Management	For	For
				3.13 Elect Director Sir Ian Prosser	Management	For	For
				3.14 Elect Director Mr P D Sutherland	Management	For	For
				4 REAPPOINT ERNST & YOUNG LLP AS AUDITORS AND AUTHORISE BOARD TO FIX THEIR REMUNERATION.	Management	For	For
				5 ADOPT NEW ARTICLES OF ASSOCIATION.	Management	For	For
				6 SPECIAL RESOLUTION TO GIVE LIMITED AUTHORITY FOR THE PURCHASE OF ITS OWN SHARES BY THE COMPANY.	Management	For	For
				7 SPECIAL RESOLUTION TO GIVE LIMITED AUTHORITY TO ALLOT SHARES UP TO A SPECIFIED AMOUNT.	Management	For	For
				8 SPECIAL RESOLUTION TO GIVE AUTHORITY TO ALLOT A LIMITED NUMBER OF SHARES FOR CASH FREE OF PRE-EMPTION RIGHTS.	Management	For	For
Nestle SA	NSRGY	641069406	04/10/08	1 APPROVAL OF THE 2007 ANNUAL REPORT, OF THE ACCOUNTS OF NESTLE S.A. AND OF THE CONSOLIDATED ACCOUNTS OF THE NESTLE GROUP.	Management	For	For
				2 RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE MANAGEMENT.	Management	For	For
				3 APPROVAL OF THE APPROPRIATION OF PROFITS RESULTING FROM THE BALANCE SHEET OF NESTLE S.A.	Management	For	For
				4 RE-ELECTION OF MR. ANDREAS KOOPMANN, TO THE BOARD OF DIRECTORS.	Management	For	For

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				5 RE-ELECTION OF MR. ROLF HANGGI, TO THE BOARD OF DIRECTORS.	Management	For	For
				6 ELECTION OF MR. PAUL BULCKE, TO THE BOARD OF DIRECTORS.	Management	For	For
				7 ELECTION OF MR. BEAT W. HESS, TO THE BOARD OF DIRECTORS.	Management	For	For
				8 RE-ELECTION OF THE AUDITORS KPMG KLYNVELD PEAT MARWICK GOERDELER S.A.	Management	For	For
				9 APPROVAL OF THE CAPITAL REDUCTION.	Management	For	For
				10 APPROVAL OF THE SHARE SPLIT.	Management	For	For
				11 APPROVAL OF THE AMENDMENT TO ARTICLES 5 AND 5 BIS PARA. 1 OF THE ARTICLES OF ASSOCIATION.	Management	For	For
				12 APPROVAL OF THE PROPOSED REVISED ARTICLES OF ASSOCIATION, AS SET FORTH IN THE COMPANY S INVITATION ENCLOSED HEREWITH.	Management	For	For
				13 MARK THE FOR BOX TO THE RIGHT IF YOU WISH TO GIVE A PROXY TO INDEPENDENT REPRESENTATIVE, MR. JEAN-LUDOVIC HARTMANN (AS FURTHER DISCUSSED IN THE COMPANY S INVITATION).	Management	None	Against
Bayer AG	BAYRY	072730302	04/25/08	1 Receive Financial Statements and Statutory Reports; Approve Allocation of Income and Dividends of EUR 1.35 per Share for Fiscal 2007	Management	For	For
				2 Approve Discharge of Management Board for Fiscal 2007	Management	For	For
				3 Approve Discharge of Supervisory Board for Fiscal 2007	Management	For	For
				4 Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Management	For	For
				5 Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds with Partial Exclusion of Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Billion	Management	For	For
				6 Approve Creation of EUR 195.6 Million Pool of Capital to Guarantee Conversion Rights	Management	For	For
				7 Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds with Partial Exclusion of Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Billion	Management	For	For
				8 Approve Creation of EUR 195.6 Million Pool of Capital to Guarantee Conversion Rights	Management	For	For
				9 Approve Affiliation Agreements with Subsidiaries Fuenfte Bayer VV GmbH, Sechste Bayer VV GmbH, and Erste Bayer VV Aktiengesellschaft	Management	For	For
				10 Ratify PricewaterhouseCoopers AG as Auditors for Fiscal 2008	Management	For	For
Daimler AG	DAI	D1668R123	04/09/08	1 RESOLUTION 2	Management	For	For
				2 RESOLUTION 3	Management	For	For
				3 RESOLUTION 4	Management	For	For
				4 RESOLUTION 5	Management	For	For
				5 RESOLUTION 6	Management	For	For
				6 RESOLUTION 7	Management	For	For
				7 RESOLUTION 8A	Management	For	For
				8 RESOLUTION 8B	Management	For	For
				9 RESOLUTION 9	Management	For	For
				10 RESOLUTION 10	Management	For	For
				11 RESOLUTION 11	Management	For	For

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				12	RESOLUTION 12	Shareholder	Against	Against
				13	RESOLUTION 13	Shareholder	Against	Against
				14	RESOLUTION 14	Shareholder	Against	Against
				15	RESOLUTION 15	Shareholder	Against	Against
				16	RESOLUTION 16	Shareholder	Against	Against
				17	RESOLUTION 17	Shareholder	Against	Against
				18	RESOLUTION 18	Shareholder	Against	Against
				19	RESOLUTION 19	Shareholder	Against	Against
				20	RESOLUTION 20	Shareholder	Against	Against
				21	RESOLUTION 21	Shareholder	Against	Against
				22	RESOLUTION 22	Shareholder	Against	Against
				23	RESOLUTION 23	Shareholder	Against	Against
				24	COUNTER MOTION A	Shareholder	Against	Against
				25	COUNTER MOTION B	Shareholder	Against	Against
				26	COUNTER MOTION C	Shareholder	Against	Against
				27	COUNTER MOTION D	Shareholder	Against	Against
Astrazeneca plc	AZN	046353108	04/24/08	1	TO RECEIVE THE COMPANY S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2007.	Management	For	For
				2	TO CONFIRM DIVIDENDS.	Management	For	For
				3	Ratify Auditors	Management	For	For
				4	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR.	Management	For	For
				5.1	Elect Director Louis Schweitzer	Management	For	For
				5.2	Elect Director Hakan Mogren	Management	For	For
				5.3	Elect Director David Brennan	Management	For	For
				5.4	Elect Director Simon Lowth	Management	For	For
				5.5	Elect Director John Patterson	Management	For	For
				5.6	Elect Director Bo Angelin	Management	For	For
				5.7	Elect Director John Buchanan	Management	For	For
				5.8	Elect Director Jean-Philippe Courtois	Management	For	For
				5.9	Elect Director Jane Henney	Management	For	For
				5.1	Elect Director Michele Hooper	Management	For	For
				5.11	Elect Director Dame Nancy Rothwell	Management	For	For
				5.12	Elect Director John Varley	Management	For	For
				5.13	Elect Director Marcus Wallenberg	Management	For	For
				6	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2007.	Management	For	For
				7	TO AUTHORISE LIMITED POLITICAL DONATIONS.	Management	For	For
				8	TO AMEND ARTICLES OF ASSOCIATION - DIRECTORS FEES.	Management	For	For
				9	TO AUTHORISE THE DIRECTORS TO ALLOT UNISSUED SHARES.	Management	For	For
				10	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS.	Management	For	For
				11	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES.	Management	For	For
				12	TO AMEND ARTICLES OF ASSOCIATION - CONFLICTS OF INTEREST.	Management	For	For
Nokia Corp.	NOK	654902204	05/08/08	1	APPROVAL OF THE ANNUAL ACCOUNTS	Management	For	For
				2	APPROVAL OF THE DISTRIBUTION OF THE PROFIT FOR THE YEAR, PAYMENT OF DIVIDEND	Management	For	For
				3	APPROVAL OF THE DISCHARGE OF THE CHAIRMAN, THE MEMBERS OF THE BOARD OF DIRECTORS, AND THE PRESIDENT, FROM LIABILITY	Management	For	For

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				4 APPROVAL OF THE REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For	For
				5 APPROVAL OF THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For	For
				6.1 Elect Director Georg Ehrnrooth	Management	For	For
				6.2 Elect Director Lalita D. Gupte	Management	For	For
				6.3 Elect Director Bengt Holmstrom	Management	For	For
				6.4 Elect Director Henning Kagermann	Management	For	For
				6.5 Elect Director Olli-Pekka Kallasvuo	Management	For	For
				6.6 Elect Director Per Karlsson	Management	For	For
				6.7 Elect Director Jorma Ollila	Management	For	For
				6.8 Elect Director Marjorie Scardino	Management	For	For
				6.9 Elect Director Risto Siilasmaa	Management	For	For
				6.1 Elect Director Keijo Suila	Management	For	For
				7 APPROVAL OF THE AUDITOR REMUNERATION	Management	For	For
				8 APPROVAL OF THE RE-ELECTION OF PRICEWATERHOUSECOOPERS OY AS THE AUDITORS FOR FISCAL YEAR 2008	Management	For	For
				9 APPROVAL OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE NOKIA SHARES	Management	For	For
				10 MARK THE FOR BOX IF YOU WISH TO INSTRUCT NOKIA S LEGAL COUNSELS TO VOTE IN THEIR DISCRETION ON YOUR BEHALF ONLY UPON ITEM 10	Management	None	Against
Rio Tinto plc	RTP	767204100	04/17/08	1 TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE FULL YEAR ENDED 31 DECEMBER 2007.	Management	For	For
				2 APPROVAL OF THE REMUNERATION REPORT.	Management	For	For
				3 ELECTION OF RICHARD EVANS	Management	For	For
				4 ELECTION OF YVES FORTIER	Management	For	For
				5 ELECTION OF PAUL TELLIER	Management	For	For
				6 RE-ELECTION OF THOMAS ALBANESE	Management	For	For
				7 RE-ELECTION OF VIVIENNE COX	Management	For	For
				8 RE-ELECTION OF RICHARD GOODMANSON	Management	For	For
				9 RE-ELECTION OF PAUL SKINNER	Management	For	For
				10 REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS AND AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THEIR REMUNERATION.	Management	For	For
				11 APPROVAL OF THE USE OF E-COMMUNICATIONS FOR SHAREHOLDER MATERIALS.	Management	For	For
				12 AUTHORITY TO ALLOT RELEVANT SECURITIES UNDER SECTION 80 OF THE COMPANIES ACT 1985.	Management	For	For
				13 AUTHORITY TO ALLOT EQUITY SECURITIES FOR CASH UNDER SECTION 89 OF THE COMPANIES ACT 1985.	Management	For	For
				14 AUTHORITY TO PURCHASE RIO TINTO PLC SHARES BY THE COMPANY OR RIO TINTO LIMITED.	Management	For	For
				15 DIRECTOR S CONFLICTS OF INTERESTS- AMENDMENT TO THE COMPANY S ARTICLES OF ASSOCIATION.	Management	For	For
				16 AMENDMENTS TO THE TERMS OF THE DLC DIVIDEND SHARES.	Management	For	For

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Carnival plc	CUK	14365C103	04/22/08	1 Elect Director Micky Arison	Management	For	For
				2 Elect Director Amb. Richard G Capen Jr	Management	For	For
				3 Elect Director Robert H. Dickinson	Management	For	For
				4 Elect Director Arnold W. Donald	Management	For	For
				5 Elect Director Pier Luigi Foschi	Management	For	For
				6 Elect Director Howard S. Frank	Management	For	For
				7 Elect Director Richard J. Glasier	Management	For	For
				8 Elect Director Modesto A. Maidique	Management	For	For
				9 Elect Director Sir John Parker	Management	For	For
				10 Elect Director Peter G. Ratcliffe	Management	For	For
				11 Elect Director Stuart Subotnick	Management	For	For
				12 Elect Director Laura Weil	Management	For	For
				13 Elect Director Uzi Zucker	Management	For	For
				14 Ratify Auditors	Management	For	For
				15 TO AUTHORISE CARNIVAL PLC S AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE INDEPENDENT AUDITORS.	Management	For	For
				16 TO RECEIVE THE ANNUAL ACCOUNTS AND REPORTS OF CARNIVAL PLC.	Management	For	For
				17 TO APPROVE CARNIVAL PLC DIRECTORS REMUNERATION REPORT.	Management	For	For
				18 TO RENEW CARNIVAL PLC SECTION 80 AUTHORITY.	Management	For	For
				19 TO RENEW CARNIVAL PLC SECTION 89 AUTHORITY .	Management	For	For
				20 TO AUTHORISE CARNIVAL PLC TO MAKE MARKET PURCHASES OF ORDINARY SHARES OF US\$1.66 EACH IN THE CAPITAL OF CARNIVAL PLC.	Management	For	For
GlaxoSmithKline plc	GSK	37733W105	05/21/08	1 Accept Financial Statements and Statutory Reports	Management	For	For
				2 Approve Remuneration Report	Management	For	Abstain
				3 Elect Andrew Witty as Director	Management	For	For
				4 Elect Christopher Viehbacher as Director	Management	For	For
				5 Elect Sir Roy Anderson as Director	Management	For	For
				6 Re-elect Sir Christopher Gent as Director	Management	For	For
				7 Re-elect Sir Ian Prosser as Director	Management	For	For
				8 Re-elect Dr Ronaldo Schmitz as Director	Management	For	For
				9 Reappoint PricewaterhouseCoopers LLP as Auditors of the Company	Management	For	For
				10 Authorise the Audit Committee to Fix Remuneration of Auditors	Management	For	For
				11 Authorise the Company to Make Donations to EU Political Organisations up to GBP 50,000 and to Incur EU Political Expenditures up to GBP 50,000	Management	For	For
				12 Authorise Issue of Equity or Equity-Linked Securities with Pre-emptive Rights up to Aggregate Nominal Amount of GBP 456,791,387	Management	For	For
				13 Authorise Issue of Equity or Equity-Linked Securities without Pre-emptive Rights up to Aggregate Nominal Amount of GBP 68,525,560	Management	For	For
				14 Authorise 584,204,484 Ordinary Shares for Market Purchase	Management	For	For
				15 Adopt New Articles of Association	Management	For	For
ING Groep NV	ING	456837103	04/22/08	1 ANNUAL ACCOUNTS FOR 2007.	Management	For	For
				2 DIVIDEND FOR 2007.	Management	For	For
				3 MAXIMUM NUMBER OF STOCK OPTIONS, PERFORMANCE SHARES AND CONDITIONAL SHARES TO BE GRANTED TO MEMBERS OF THE EXECUTIVE BOARD	Management	For	For

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				FOR 2007.				
			4	DISCHARGE OF THE EXECUTIVE BOARD IN RESPECT OF THE DUTIES PERFORMED DURING THE YEAR 2007.	Management	For	For	
			5	DISCHARGE OF THE SUPERVISORY BOARD IN RESPECT OF THE DUTIES PERFORMED DURING THE YEAR 2007.	Management	For	For	
			6	APPOINTMENT AUDITOR.	Management	For	For	
			7	REAPPOINTMENT OF ERIC BOYER DE LA GIRODAY TO THE EXECUTIVE BOARD.	Management	For	For	
			8	REAPPOINTMENT OF ELI LEENAARS TO THE EXECUTIVE BOARD.	Management	For	For	
			9	REAPPOINTMENT OF ERIC BOURDAIS DE CHARBONNIERE TO THE SUPERVISORY BOARD.	Management	For	For	
			10	APPOINTMENT OF MRS. JOAN SPERO TO THE SUPERVISORY BOARD.	Management	For	For	
			11	APPOINTMENT OF HARISH MANWANI TO THE SUPERVISORY BOARD.	Management	For	For	
			12	APPOINTMENT OF AMAN MEHTA TO THE SUPERVISORY BOARD.	Management	For	For	
			13	APPOINTMENT OF JACKSON TAI TO THE SUPERVISORY BOARD.	Management	For	For	
			14	AMENDMENT OF THE SUPERVISORY BOARD REMUNERATION POLICY.	Management	For	For	
			15	AUTHORISATION TO ISSUE ORDINARY SHARES WITH OR WITHOUT PREFERENTIAL RIGHTS.	Management	For	For	
			16	AUTHORISATION TO ACQUIRE ORDINARY SHARES OR DEPOSITARY RECEIPTS FOR ORDINARY SHARES IN THE COMPANY'S OWN CAPITAL.	Management	For	For	
			17	CANCELLATION OF ORDINARY SHARES (DEPOSITARY RECEIPTS FOR) WHICH ARE HELD BY THE COMPANY.	Management	For	For	
			18	AUTHORISATION TO ACQUIRE PREFERENCE A SHARES OR DEPOSITARY RECEIPTS FOR PREFERENCE A SHARES IN THE COMPANY'S OWN CAPITAL.	Management	For	For	
			19	CANCELLATION OF PREFERENCE A SHARES (DEPOSITARY RECEIPTS FOR) WHICH ARE HELD BY THE COMPANY.	Management	For	For	
			20	REDEMPTION AND CANCELLATION OF PREFERENCE A SHARES (DEPOSITARY RECEIPTS FOR) WHICH ARE NOT HELD BY THE COMPANY.	Management	For	For	
			21	AMENDMENT OF THE ARTICLES OF ASSOCIATION.	Management	For	For	
Volkswagen AG (VW)	VLKAY	928662303	04/24/08	1	RESOLUTION ON THE APPROPRIATION OF THE NET PROFIT OF VOLKSWAGEN AG.	Management	For	For
				2	RESOLUTION ON FORMAL APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT FOR FISCAL YEAR 2007.	Management	For	Against
				3	RESOLUTION ON FORMAL APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR FISCAL YEAR 2007.	Management	For	Against
				4	ELECTION OF CHRISTIAN WULFF TO THE SUPERVISORY BOARD.	Management	For	Against
				5		Management	For	Against

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				ELECTION OF WALTER HIRCHE TO THE SUPERVISORY BOARD.				
				6 ELECTION OF DR. WOLFGANG PORSCHE TO THE SUPERVISORY BOARD.	Management	For		Against
				7 RESOLUTION ON THE AUTHORIZATION TO PURCHASE AND UTILIZE OWN SHARES.	Management	For		For
				8 RESOLUTION ON THE APPROVAL OF AN INTERCOMPANY AGREEMENT.	Management	For		For
				9 RATIFICATION OF THE AUDITORS FOR FISCAL YEAR 2008.	Management	For		For
				10 AMENDMENTS TO THE ARTICLES OF ASSOCIATION, SUPPLEMENTAL MOTION BY PORSCHE AUTOMOBIL HOLDING SE.	Shareholder	For		Against
				11 AMENDMENTS TO THE ARTICLES OF ASSOCIATION, SUPPLEMENTAL MOTION BY HANNOVERSCHE BETEILIGUNGSGES MBH.	Shareholder	For		For
Ahold Kon Nv	AHONY	500467402	04/23/08	1 Approve Financial Statements and Statutory Reports	Management	For		For
				2 Approve Dividends of EUR 0.16 Per Share	Management	For		For
				3 Approve Discharge of Corporate Executive Board	Management	For		For
				4 Approve Discharge of Supervisory Board	Management	For		For
				5 Elect K. Ross to the Corporate Executive Board	Management	For		For
				6 Elect P.N. Wakkie to the Corporate Executive Board	Management	For		For
				7 Elect R. Dahan to Supervisory Board	Management	For		For
				8 Elect K.M.A. de Segundo to Supervisory Board	Management	For		For
				9 Elect M.G. McGrath to Supervisory Board	Management	For		For
				10 Ratify Deloitte Accountants as Auditors	Management	For		For
				11 Amend Articles Re: New Legislation and Technical Amendments	Management	For		Against
				12 Approve Preparation of Regulated Information in the English Language	Management	For		For
				13 Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Management	For		For
				14 Authorize Board to Exclude Preemptive Rights from Issuance under Item 16	Management	For		For
				15 Authorize Repurchase of Shares of Issued Share Capital	Management	For		For
Allied Irish Banks plc	AIB	019228402	04/22/08	1 Accept Financial Statements and Statutory Reports	Management	For		For
				2 Approve Dividends	Management	For		For
				3 Elect Kieran Crowley as Director	Management	For		For
				4 Elect Colm Doherty as Director	Management	For		For
				5 Elect Donal Forde as Director	Management	For		For
				6 Elect Dermot Gleeson as Director	Management	For		For
				7 Elect Stephen L. Kingon as Director	Management	For		For
				8 Elect Anne Maher as Director	Management	For		For
				9 Elect Daniel O Connor as Director	Management	For		For
				10 Elect John O Donnell as Director	Management	For		For
				11 Elect Sean O Driscoll as Director	Management	For		For
				12 Elect David Pritchard as Director	Management	For		For
				13 Elect Eugene J. Sheehy as Director	Management	For		For
				14 Elect Bernard Somers as Director	Management	For		For
				15 Elect Michael J. Sullivan as Director	Management	For		For
				16 Elect Robert G. Wilmers as Director	Management	For		For
				17 Elect Jennifer Winter as Director	Management	For		For
				18 Authorize Board to Fix Remuneration of Auditors	Management	For		For
				19 Authorize Share Repurchase Program	Management	For		For
				20 Approve Reissuance of Repurchased Shares	Management	For		For
				21	Management	For		For

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E.ON AG EONGY 268780103 04/30/08  
(formerly Veba  
AG)

	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights			
22	Auhtorize Company to Convey Information by Electronic Means	Management	For	For
23	Amend Articles Re: (Non-Routine)	Management	For	For
24	Elect Niall Murphy as Director	Shareholder	Against	Against
1	APPROPRIATION OF BALANCE SHEET PROFITS FROM THE 2007 FINANCIAL YEAR	Management	For	For
2	DISCHARGE OF THE BOARD OF MANAGEMENT FOR THE 2007 FINANCIAL YEAR	Management	For	For
3	DISCHARGE OF THE SUPERVISORY BOARD FOR THE 2007 FINANCIAL YEAR	Management	For	For
4	ULRICH HARTMANN, CHAIRMAN OF THE SUPERVISORY BOARD, E.ON AG, DUSSELDORF	Management	For	For
5	ULRICH HOCKER, GENERAL MANAGER, INVESTOR PROTECTION ASSOCIATION, DUSSELDORF	Management	For	For
6	PROF. DR. ULRICH LEHNER, PRESIDENT AND CHIEF EXECUTIVE OFFICER, HENKEL KGAA, DUSSELDORF	Management	For	For
7	BARD MIKKELSEN, PRESIDENT AND CHIEF EXECUTIVE OFFICER, STATKRAFT AS, OSLO, NORWAY	Management	For	For
8	DR. HENNING SCHULTE-NOELLE, CHAIRMAN OF THE SUPERVISORY BOARD, ALLIANZ SE, MUNICH	Management	For	For
9	KAREN DE SEGUNDO, FORMER CHIEF EXECUTIVE OFFICER SHELL INTERNATIONAL RENEWABLES AND PRESIDENT SHELL HYDROGEN, OXSHOTT, SURREY, U.K.	Management	For	For
10	DR. THEO SIEGERT, MANAGING PARTNER, DE HAEN-CARSTANJEN & SOHNE, DUSSELDORF	Management	For	For
11	PROF. DR. WILHELM SIMSON, CHEMICAL ENGINEER, TROSTBERG	Management	For	For
12	DR. GEORG FREIHERR VON WALDENFELS, ATTORNEY, MUNICH	Management	For	For
13	WERNER WENNING, CHIEF EXECUTIVE OFFICER, BAYER AG, LEVERKUSEN	Management	For	For
14	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	For
15	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	For
16	AUTHORIZATION FOR THE ACQUISITION AND USE OF TREASURY SHARES	Management	For	For

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				17 CHANGE FROM BEARER TO REGISTERED SHARES AND RELATED AMENDMENTS OF THE ARTICLES OF ASSOCIATION	Management	For	For
				18 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	For
				19 TRANSMISSION OF INFORMATION BY MEANS OF TELECOMMUNICATION	Management	For	For
				20 REMUNERATION OF THE SUPERVISORY BOARD	Management	For	For
				21 CHAIRMANSHIP IN THE GENERAL MEETING	Management	For	For
				22 APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT BETWEEN THE COMAPNY AND E.ON FUNFZEHNTE VERWALTUNGS GMBH	Management	For	For
				23 APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT BETWEEN THE COMAPNY AND E.ON SECHZEHNTE VERWALTUNGS GMBH	Management	For	For
Unilever plc	UL	904767704	05/14/08	1 TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2007.	Management	For	For
				2 TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2007.	Management	For	For
				3 TO DECLARE A DIVIDEND OF 34.11P ON THE ORDINARY SHARES.	Management	For	For
				4 TO RE-ELECT MR P J CESCAU AS A DIRECTOR.	Management	For	For
				5 TO RE-ELECT MR J A LAWRENCE AS A DIRECTOR.	Management	For	For
				6 TO INCREASE GSIP AWARD AND BONUS LIMITS FOR MR J A LAWRENCE.	Management	For	For
				7 TO RE-ELECT PROFESSOR G BERGER AS A DIRECTOR.	Management	For	For
				8 TO RE-ELECT THE RT. HON THE LORD BRITTAN OF SPENNITHORNE QC, DL AS A DIRECTOR.	Management	For	For
				9 TO RE-ELECT PROFESSOR W DIK AS A DIRECTOR.	Management	For	For
				10 TO RE-ELECT MR C E GOLDEN AS A DIRECTOR.	Management	For	For
				11 TO RE-ELECT DR B E GROTE AS A DIRECTOR.	Management	For	For
				12 TO RE-ELECT MR N MURTHY AS A DIRECTOR.	Management	For	For
				13 TO RE-ELECT MS H NYASULU AS A DIRECTOR.	Management	For	For
				14 TO RE-ELECT THE LORD SIMON OF HIGHBURY CBE AS A DIRECTOR.	Management	For	For
				15 TO RE-ELECT MR K J STORM AS A DIRECTOR.	Management	For	For
				16 TO RE-ELECT MR M TRESCHOW AS A DIRECTOR.	Management	For	For
				17 TO RE-ELECT MR J VAN DER VEER AS A DIRECTOR.	Management	For	For
				18 TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY.	Management	For	For

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				19	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.	Management	For	For
				20	TO RENEW THE AUTHORITY TO DIRECTORS TO ISSUE SHARES.	Management	For	For
				21	TO RENEW THE AUTHORITY TO DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS.	Management	For	For
				22	TO RENEW THE AUTHORITY TO THE COMPANY TO PURCHASE ITS OWN SHARES.	Management	For	For
				23	TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY.	Management	For	For
Fomento Economico Mexicano S.A.B. de C.V. (FEMSA)	FMX	344419106	04/22/08	1	REPORT OF THE BOARD OF DIRECTORS; PRESENTATION OF THE FINANCIAL STATEMENTS OF FOMENTO ECONOMICO MEXICANO, S.A.B. DE C.V. FOR THE 2007 FISCAL YEAR; REPORT OF THE CHIEF EXECUTIVE OFFICER AND THE OPINION OF THE BOARD OF DIRECTORS WITH RESPECT TO SUCH REPORT	Management	For	For
				2	REPORT WITH RESPECT TO THE COMPLIANCE OF TAX OBLIGATIONS, PURSUANT TO ARTICLE 86, SUBSECTION XX OF THE INCOME TAX LAW (LEY DEL IMPUESTO SOBRE LA RENTA).	Management	For	For
				3	APPLICATION OF THE RESULTS FOR THE 2007 FISCAL YEAR, INCLUDING THE PAYMENT OF A CASH DIVIDEND, IN MEXICAN PESOS	Management	For	For
				4	PROPOSAL TO DETERMINE AS THE MAXIMUM AMOUNT OF RESOURCES TO BE USED FOR THE SHARE REPURCHASE PROGRAM, THE AMOUNT OF \$3,000,000,000.00 MEXICAN PESOS, PURSUANT TO ARTICLE 56 OF THE SECURITIES MARKET LAW.	Management	For	For
				5	ELECTION OF PROPRIETARY AND ALTERNATE MEMBERS AND SECRETARIES OF THE BOARD OF DIRECTORS, QUALIFICATION OF THEIR INDEPENDENCE, IN ACCORDANCE WITH THE SECURITIES MARKET LAW, AND RESOLUTION WITH RESPECT TO THEIR REMUNERATION.	Management	For	For
				6	PROPOSAL TO INTEGRATE THE FOLLOWING COMMITTEES: (I) FINANCE AND PLANNING, (II) AUDIT, AND (III) CORPORATE PRACTICES; APPOINTMENT OF THEIR RESPECTIVE CHAIRMAN, AND RESOLUTION WITH RESPECT TO THEIR REMUNERATION.	Management	For	For
				7	APPOINTMENT OF DELEGATES FOR THE EXECUTION AND FORMALIZATION OF THE MEETING S RESOLUTION.	Management	For	For
				8	READING AND, IF APPLICABLE, APPROVAL OF THE MINUTES.	Management	For	For
				9	DECIDE WHETHER TO PERMIT SHARES TO CONTINUE TO BE BUNDLED IN UNITS BEYOND MAY 11, 2008, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION TO DISSOLVE SUCH UNIT STRUCTURE.	Management	For	For

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10	DECIDE WHETHER TO EXTEND, BEYOND MAY 11, 2008, THE CURRENT SHARE STRUCTURE OF THE COMPANY, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION FOR THE CONVERSION OF THE SERIES D SHARES INTO SERIES B AND SERIES L SHARES.	Management	For	Against
11	DECIDE WHETHER TO AMEND ARTICLES 6, 22 AND 25 OF THE BYLAWS OF THE COMPANY TO IMPLEMENT ANY RESOLUTIONS TAKEN BY THE SHAREHOLDERS AFFECTING SUCH ARTICLES.	Management	For	For
12	APPOINTMENT OF DELEGATES FOR THE EXECUTION AND FORMALIZATION OF THE MEETING S RESOLUTION.	Management	For	For
13	READING AND, IF APPLICABLE, APPROVAL OF THE MINUTES.	Management	For	For
14	DECIDE WHETHER TO PERMIT SHARES TO CONTINUE TO BE BUNDLED IN UNITS BEYOND MAY 11, 2008, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION TO DISSOLVE SUCH UNIT STRUCTURE.	Management	For	For
15	DECIDE WHETHER TO EXTEND, BEYOND MAY 11, 2008, THE CURRENT SHARE STRUCTURE OF THE COMPANY, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION FOR THE CONVERSION OF THE SERIES D SHARES INTO SERIES B AND SERIES L SHARES.	Management	For	Against
16	DECIDE WHETHER TO AMEND ARTICLES 6, 22 AND 25 OF THE BYLAWS OF THE COMPANY TO IMPLEMENT ANY RESOLUTIONS TAKEN BY THE SHAREHOLDERS AFFECTING SUCH ARTICLES.	Management	For	For
17	APPOINTMENT OF DELEGATES FOR THE EXECUTION AND FORMALIZATION OF THE MEETING S RESOLUTION.	Management	For	For
18	READING AND, IF APPLICABLE, APPROVAL OF THE MINUTES.	Management	For	For
19	DECIDE WHETHER TO PERMIT SHARES TO CONTINUE TO BE BUNDLED IN UNITS BEYOND MAY 11, 2008, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION TO DISSOLVE SUCH UNIT STRUCTURE.	Management	For	For
20	DECIDE WHETHER TO EXTEND, BEYOND MAY 11, 2008, THE CURRENT SHARE STRUCTURE OF THE COMPANY, UNTIL THE SHAREHOLDERS APPROVE A RESOLUTION FOR THE CONVERSION OF THE SERIES D SHARES INTO SERIES B AND SERIES L SHARES.	Management	For	Against
21	DECIDE WHETHER TO AMEND ARTICLES 6, 22 AND 25 OF THE BYLAWS OF THE COMPANY TO IMPLEMENT ANY RESOLUTIONS TAKEN BY THE SHAREHOLDERS AFFECTING SUCH ARTICLES.	Management	For	For
22	APPOINTMENT OF DELEGATES FOR THE EXECUTION AND FORMALIZATION OF THE MEETING S RESOLUTION.	Management	For	For

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				23 READING AND, IF APPLICABLE, APPROVAL OF THE MINUTES.	Management	For	For
Aegon NV	AEG	007924103	04/23/08	1 APPROVAL OF THE ADOPTION OF THE ANNUAL ACCOUNTS 2007.	Management	For	For
				2 APPROVAL OF THE FINAL DIVIDEND 2007.	Management	For	For
				3 APPROVAL TO RELEASE THE MEMBERS OF THE EXECUTIVE BOARD FROM LIABILITY FOR THEIR DUTIES.	Management	For	For
				4 APPROVAL TO RELEASE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THEIR DUTIES.	Management	For	For
				5 Ratify Auditors	Management	For	For
				6 APPROVAL TO CANCEL 99,769,902 COMMON SHARES, REPURCHASED IN 2007.	Management	For	For
				7 APPROVAL TO RE-APPOINT MR. I.W. BAILEY, II TO THE SUPERVISORY BOARD.	Management	For	For
				8 APPROVAL TO APPOINT MS. C. KEMPLER TO THE SUPERVISORY BOARD.	Management	For	For
				9 APPROVAL TO APPOINT MR. R.J. ROUTS TO THE SUPERVISORY BOARD.	Management	For	For
				10 APPROVAL TO APPOINT MR. D.P.M. VERBEEK TO THE SUPERVISORY BOARD.	Management	For	For
				11 APPROVAL TO APPOINT MR. B. VAN DER VEER TO THE SUPERVISORY BOARD.	Management	For	For
				12 APPROVAL TO AUTHORIZE THE EXECUTIVE BOARD TO ISSUE COMMON SHARES OF THE COMPANY.	Management	For	For
				13 APPROVAL TO AUTHORIZE THE EXECUTIVE BOARD TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON ISSUING COMMON SHARES OF THE COMPANY.	Management	For	For
				14 APPROVAL TO AUTHORIZE THE EXECUTIVE BOARD TO ISSUE COMMON SHARES RELATED TO INCENTIVE PLANS.	Management	For	For
				15 APPROVAL TO AUTHORIZE THE EXECUTIVE BOARD TO ACQUIRE SHARES OF THE COMPANY.	Management	For	For
Telefonica S.A. (Formerly Telefonica De Espana, S.A.)	TEF	879382208	04/22/08	1 EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT OF TELEFONICA, S.A.	Management	For	For
				2 RE-ELECTION OF MR. JOSE FERNANDO DE ALMANSA MORENO-BARREDA AS A DIRECTOR.	Management	For	For
				3 RATIFICATION OF THE INTERIM APPOINTMENT OF MR. JOSE MARIA ABRIL PEREZ AS A DIRECTOR.	Management	For	For
				4 RATIFICATION OF THE INTERIM APPOINTMENT OF MR. FRANCISCO JAVIER DE PAZ MANCHO AS A DIRECTOR.	Management	For	For
				5 RATIFICATION OF THE INTERIM APPOINTMENT OF MS. MARIA EVA CASTILLO SANZ AS A DIRECTOR.	Management	For	For
				6 RATIFICATION OF THE INTERIM APPOINTMENT OF MR. LUIZ FERNANDO FURLAN AS A DIRECTOR.	Management	For	For
				7 AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES, EITHER	Management	For	For

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				DIRECTLY OR THROUGH GROUP COMPANIES.				
				8	REDUCTION OF THE SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES OF TREASURY STOCK EXCLUDING CREDITOR S RIGHT TO OBJECT, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
				9	Ratify Auditors	Management	For	For
				10	DELEGATION OF POWERS TO FORMALIZE, INTERPRET, CURE AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING.	Management	For	For
Credit Suisse Group (formerly CS Holding)	CS	225401108	04/25/08	1	PRESENTATION AND APPROVAL OF THE ANNUAL REPORT, THE PARENT COMPANY S 2007 FINANCIAL STATEMENTS AND THE GROUP S 2007 CONSOLIDATED FINANCIAL STATEMENTS	Management	For	For
				2	DISCHARGE OF THE ACTS OF THE MEMBERS OF THE BOARD OF DIRECTORS AND EXECUTIVE BOARD	Management	For	For
				3	CAPITAL REDUCTION OWING TO COMPLETION OF THE SHARE BUY BACK PROGRAM	Management	For	For
				4	RESOLUTION ON THE APPROPRIATION OF RETAINED EARNINGS	Management	For	For
				5	ADDITIONAL AMENDMENTS TO THE ARTICLES OF ASSOCIATION: AMENDMENT OF CORPORATE NAME (LEGAL FORM)	Management	For	For
				6	ADDITIONAL AMENDMENTS TO THE ARTICLES OF ASSOCIATION: DELETION OF PROVISIONS CONCERNING CONTRIBUTIONS IN KIND	Management	For	For
				7.1	Elect Director Thomas W. Bechtler	Management	For	For
				7.2	Elect Director Robert H. Benmosche	Management	For	For
				7.3	Elect Director Peter Brabeck-Letmathe	Management	For	For
				7.4	Elect Director Jean Lanier	Management	For	For
				7.5	Elect Director Anton Van Rossum	Management	For	For
				7.6	Elect Director Ernst Tanner	Management	For	For
				8	ELECTION OF THE PARENT COMPANY S INDEPENDENT AUDITORS AND THE GROUP S INDEPENDENT AUDITORS	Management	For	For
				9	ELECTION OF SPECIAL AUDITORS	Management	For	For
National Bank of Greece	NBG	633643408	04/17/08	1	Accept Statutory Reports	Management	For	For
				2	Approve Financial Statements and Allocation of Income	Management	For	For
				3	Approve Discharge of Board and Auditors	Management	For	For
				4	Approve Director Remuneration	Management	For	For
				5	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved in Companies with Similar Corporate Purpose	Management	For	For
				6	Approve Auditors and Fix Their Remuneration	Management	For	For
				7	Amend Company Articles	Management	For	For
				8	Authorize Share Repurchase Program	Management	For	For
				9	Authorize Issuance of Bonds	Management	For	For
				10	Approve Share Capital Increase through Dividend Reinvestment	Management	For	For
				11	Approve Share Capital Increase	Management	For	For
				12		Management	For	For

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				Authorize Preference Share Issuance without Preemptive Rights			
				13 Other Business	Management	For	Against
Lloyds TSB Group plc	LYG	539439109	05/08/08	1 RECEIVING THE REPORT AND ACCOUNTS	Management	For	For
				2 APPROVAL OF THE DIRECTORS REMUNERATION REPORT	Management	For	For
				3 ELECTION OR RE-ELECTION OF DIRECTOR: MR P N GREEN	Management	For	For
				4 ELECTION OR RE-ELECTION OF DIRECTOR: SIR DAVID MANNING	Management	For	For
				5 ELECTION OR RE-ELECTION OF DIRECTOR: MR EWAN BROWN	Management	For	For
				6 ELECTION OR RE-ELECTION OF DIRECTOR: MR M E FAIREY	Management	For	For
				7 ELECTION OR RE-ELECTION OF DIRECTOR: SIR JULLAN HORN-SMITH	Management	For	For
				8 ELECTION OR RE-ELECTION OF DIRECTOR: MR G T TATE	Management	For	For
				9 Ratify Auditors	Management	For	For
				10 AUTHORITY TO SET THE REMUNERATION OF THE AUDITORS	Management	For	For
				11 DIRECTORS AUTHORITY TO ALLOT SHARES	Management	For	For
				12 DIRECTORS POWER TO ISSUE SHARES FOR CASH	Management	For	For
				13 AUTHORITY FOR THE COMPANY TO PURCHASE ITS SHARES	Management	For	For
				14 AMENDING THE ARTICLES OF ASSOCIATION	Management	For	For
Sanofi-Aventis	SNY	80105N105	05/14/08	1 APPROVAL OF THE INDIVIDUAL COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2007	Management	For	For
				2 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2007	Management	For	For
				3 APPROPRIATION OF PROFITS, DECLARATION OF DIVIDEND	Management	For	For
				4 NON-REAPPOINTMENT OF MR. RENE BARBIER DE LA SERRE AND APPOINTMENT OF MR. UWE BICKER AS A DIRECTOR	Management	For	For
				5 NON-REAPPOINTMENT OF MR. JURGEN DORMANN AND APPOINTMENT OF MR. GUNTER THIELEN AS A DIRECTOR	Management	For	For
				6 NON-REAPPOINTMENT OF MR. HUBERT MARKL AND APPOINTMENT OF MRS. CLAUDIE HAIGNERE AS A DIRECTOR	Management	For	For
				7 NON-REAPPOINTMENT OF MR. BRUNO WEYMULLER AND APPOINTMENT OF MR. PATRICK DE LA CHEVARDIERE AS A DIRECTOR	Management	For	For
				8 REAPPOINTMENT OF MR. ROBERT CASTAIGNE AS A DIRECTOR	Management	For	For
				9 REAPPOINTMENT OF MR. CHRISTIAN MULLIEZ AS A DIRECTOR	Management	For	For
				10 REAPPOINTMENT OF MR. JEAN-MARC BRUEL AS A DIRECTOR	Management	For	For
				11 REAPPOINTMENT OF MR. THIERRY DESMAREST AS A DIRECTOR	Management	For	For
				12 REAPPOINTMENT OF MR. JEAN-FRANCOIS DEHECQ AS A DIRECTOR	Management	For	For

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				13	REAPPOINTMENT OF MR. IGOR LANDAU AS A DIRECTOR	Management	For	For
				14	REAPPOINTMENT OF MR. LINDSAY OWEN-JONES AS A DIRECTOR	Management	For	For
				15	REAPPOINTMENT OF MR. JEAN-RENE FOURTOU AS A DIRECTOR	Management	For	For
				16	REAPPOINTMENT OF MR. KLAUS POHLE AS A DIRECTOR	Management	For	For
				17	APPROVAL OF TRANSACTIONS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT PREPARED IN ACCORDANCE WITH ARTICLE L.225-40 OF THE COMMERCIAL CODE-COMMITMENTS IN FAVOUR OF MR. JEAN-FRANCOIS DEHECQ	Management	For	For
				18	APPROVAL OF TRANSACTIONS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT PREPARED IN ACCORDANCE WITH ARTICLE L.225-40 OF THE COMMERCIAL CODE-COMMITMENTS IN FAVOUR OF MR. GERARD LE FUR	Management	For	For
				19	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS IN SHARES ISSUED BY THE COMPANY	Management	For	For
				20	POWERS FOR FORMALITIES	Management	For	For
BG Group plc	BRGYY	055434203	05/14/08	1	ANNUAL REPORT AND ACCOUNTS	Management	For	For
				2	REMUNERATION REPORT	Management	For	For
				3	DECLARATION OF DIVIDEND	Management	For	For
				4	ELECTION OF DR. JOHN HOOD	Management	For	For
				5	RE-ELECTION OF BARONESS HOGG	Management	For	For
				6	RE-ELECTION OF SIR JOHN COLES	Management	For	For
				7	Ratify Auditors	Management	For	For
				8	REMUNERATION OF AUDITORS	Management	For	For
				9	POLITICAL DONATIONS	Management	For	For
				10	AUTHORITY TO ALLOT SHARES	Management	For	For
				11	ADOPT THE LONG TERM INCENTIVE PLAN	Management	For	For
				12	ADOPT THE SHARESAVE PLAN	Management	For	For
				13	ADOPT THE SHARE INCENTIVE PLAN	Management	For	For
				14	SPECIAL RESOLUTION - DISAPPLICATION OF PRE-EMPTION RIGHTS	Management	For	For
				15	SPECIAL RESOLUTION - AUTHORITY TO MAKE MARKET PURCHASES OF OWN ORDINARY SHARES	Management	For	For
				16	SPECIAL RESOLUTION - ADOPTION OF NEW ARTICLES OF ASSOCIATION	Management	For	For
Barclays plc	BCS	06738E204	04/24/08	1	TO RECEIVE THE DIRECTORS AND AUDITORS REPORTS AND THE AUDITED ACCOUNTS FOR THE YEAR ENDED 31ST DECEMBER 2007.	Management	For	For
				2	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31ST DECEMBER 2007.	Management	For	For
				3	THAT DAVID BOOTH BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				4	THAT SIR MICHAEL RAKE BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				5	THAT PATIENCE WHEATCROFT BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				6	THAT FULVIO CONTI BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For

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				7 THAT GARY HOFFMAN BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				8 THAT SIR JOHN SUNDERLAND BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				9 THAT SIR NIGEL RUDD BE RE-ELECTED A DIRECTOR OF THE COMPANY.	Management	For	For
				10 Ratify Auditors	Management	For	For
				11 TO AUTHORISE THE DIRECTORS TO SET THE REMUNERATION OF THE AUDITORS.	Management	For	For
				12 TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE.	Management	For	For
				13 TO RENEW THE AUTHORITY GIVEN TO THE DIRECTORS TO ALLOT SECURITIES.	Management	For	For
				14 TO RENEW THE AUTHORITY GIVEN TO THE DIRECTORS TO ALLOT SECURITIES FOR CASH OTHER THAN ON A PRO-RATA BASIS TO SHAREHOLDERS AND TO SELL TREASURY SHARES.	Management	For	For
				15 TO RENEW THE COMPANY S AUTHORITY TO PURCHASE ITS OWN SHARES.	Management	For	For
				16 TO AUTHORISE THE OFF-MARKET PURCHASE OF STAFF SHARES.	Management	For	For
				17 TO AUTHORISE THE CREATION OF PREFERENCE SHARES.	Management	For	For
				18 TO ADOPT NEW ARTICLES OF ASSOCIATION.	Management	For	For
				19 TO APPROVE THE PASSING AND IMPLEMENTATION OF RESOLUTION 17 AT THE ANNUAL GENERAL MEETING RELATING TO THE PREFERNCE SHARES AND TO CONSENT TO ANY RESULTING CHANGE IN THE RIGHTS OF ORDINARY SHARES.	Management	For	For
Desarrolladora Homex, S.A.B. de C.V.	HXM	25030W100	04/25/08	1 DISCUSSION AND APPROVAL OR AMENDMENT, AS THE CASE MAY BE, OF THE REPORTS OF THE BOARD OF DIRECTORS ON THE COMPANY S REVIEW PURSUANT TO ARTICLE 28, SECTION IV OF THE MEXICAN SECURITIES LAW.	Management	For	For
				2 RESOLUTION OVER THE APPLICATION OF THE RESULTS OBTAINED IN SUCH FISCAL YEAR.	Management	For	For
				3 APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS AND SECRETARY, AND DETERMINATION OF THEIR COMPENSATION.	Management	For	For
				4 APPOINTMENT OR RATIFICATION, AS THE CASE MAY BE, OF THE CHAIRMAN OF THE AUDIT COMMITTEE AND OF THE CORPORATE GOVERNANCE COMMITTEE AND, AS THE CASE MAY BE, APPOINTMENT OF THE MEMBERS OF SUCH COMMITTEES AND OF THE EXECUTIVE COMMITTEE.	Management	For	For
				5 DESIGNATION OF SPECIAL DELEGATES WHO WILL FORMALIZE AND EXECUTE THE RESOLUTIONS ADOPTED AT THIS MEETING.	Management	For	For

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British American Tobacco plc	BTI	110448107	04/30/08	1	RECEIPT OF THE 2007 REPORT AND ACCOUNTS	Management	For	For
				2	APPROVAL OF THE 2007 REMUNERATION REPORT	Management	For	For
				3	DECLARATION OF THE FINAL DIVIDEND FOR 2007	Management	For	For
				4	Ratify Auditors	Management	For	For
				5	AUTHORITY FOR THE DIRECTORS TO AGREE ON THE AUDITORS REMUNERATION	Management	For	For
				6	REAPPOINTMENT OF DIRECTORS RETIRING BY ROTATION: JAN DU PLESSIS (NOMINATIONS)	Management	For	For
				7	REAPPOINTMENT OF DIRECTORS RETIRING BY ROTATION: ANA MARIA LLOPIS (AUDIT, CORPORATE SOCIAL RESPONSIBILITY, NOMINATIONS, REMUNERATION)	Management	For	For
				8	REAPPOINTMENT OF DIRECTORS RETIRING BY ROTATION: ANTHONY RUYTS (AUDIT, CORPORATE SOCIAL RESPONSIBILITY, NOMINATIONS, REMUNERATION)	Management	For	For
				9	REAPPOINTMENT OF DIRECTORS APPOINTED SINCE LAST ANNUAL GENERAL MEETING: KAREN DE SEGUNDO (AUDIT, CORPORATE SOCIAL RESPONSIBILITY, NOMINATIONS, REMUNERATION)	Management	For	For
				10	REAPPOINTMENT OF DIRECTORS APPOINTED SINCE LAST ANNUAL GENERAL MEETING: NICANDRO DURANTE	Management	For	For
				11	REAPPOINTMENT OF DIRECTORS APPOINTED SINCE LAST ANNUAL GENERAL MEETING: CHRISTINE MORIN-POSTEL (AUDIT, CORPORATE SOCIAL RESPONSIBILITY, NOMINATIONS, REMUNERATION)	Management	For	For
				12	REAPPOINTMENT OF DIRECTORS APPOINTED SINCE LAST ANNUAL GENERAL MEETING: BEN STEVENS	Management	For	For
				13	RENEWAL OF THE DIRECTORS AUTHORITY TO ALLOT SHARES	Management	For	For
				14	RENEWAL OF THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	Management	For	For
				15	APPROVAL OF WAIVER OF OFFER OBLIGATION	Management	For	For
				16	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	Management	For	For
				17	ADOPTION OF NEW ARTICLES OF ASSOCIATION	Management	For	For
Telecom Argentina S.A.	TEO	879273209	04/29/08	1	APPOINT TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES OF THE MEETING.	Management	For	For
				2	REVIEW OF THE DOCUMENTS PROVIDED FOR IN LAW NO 19,550 AND THE LISTING REGULATIONS AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH LANGUAGE REQUIRED BY THE U.S. SECURITIES & EXCHANGE COMMISSION REGULATION FOR THE 19TH FISCAL YEAR ENDED ON	Management	For	For

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				DECEMBER 31, 2007.			
				3 CONSIDERATION OF THE RETAINED EARNINGS AS OF DECEMBER 31, 2007.	Management	For	For
				4 REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 19TH FISCAL YEAR.	Management	For	For
				5 REVIEW OF THE BOARD OF DIRECTOR S COMPENSATION FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2007.	Management	For	For
				6 AUTHORIZATION OF THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$3,000,000 PAYABLE TO DIRECTORS.	Management	For	For
				7 DETERMINATION OF THE FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 19TH FISCAL YEAR.	Management	For	For
				8 ELECTION OF THE REGULAR AND ALTERNATE DIRECTORS FOR THE 20TH FISCAL YEAR.	Management	For	For
				9 ELECTION OF THE REGULAR AND ALTERNATE MEMBERS OF THE SUPERVISORY COMMITTEE FOR THE 20TH FISCAL YEAR.	Management	For	For
				10 Ratify Auditors	Management	For	For
				11 CONSIDERATION OF THE BUDGET TO BE ASSIGNED TO THE AUDIT COMMITTEE FOR FISCAL YEAR 2008.	Management	For	For
Repsol YPF S.A	REP	76026T205	05/14/08	1 APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS AND THE MANAGEMENT REPORT OF REPSOL YPF, S.A.	Management	For	For
				2 AMENDMENT OF THE ARTICLES OF ASSOCIATION.	Management	For	For
				3 RATIFICATION AND APPOINTMENT AS DIRECTOR OF MR. ISIDRE FAINE CASAS.	Management	For	For
				4 RATIFICATION AND APPOINTMENT AS DIRECTOR OF MR. JUAN MARIA NIN GENOVA.	Management	For	For
				5 Ratify Auditors	Management	For	For
				6 AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF SHARES OF REPSOL YPF, S.A.	Management	For	For
				7 DELEGATION OF POWERS TO SUPPLEMENT, DEVELOP, EXECUTE, RECTIFY AND FORMALIZE THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING.	Management	For	For
ABB Ltd.	ABB	000375204	05/08/08	1 APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2007.	Management	For	For
				2 APPROVAL OF THE DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT.	Management	For	For
				3 APPROVAL OF APPROPRIATION OF AVAILABLE EARNINGS AND RELEASE OF LEGAL RESERVES.	Management	For	For
				4 APPROVAL OF THE CREATION OF ADDITIONAL CONTINGENT SHARE CAPITAL.	Management	For	For

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5	APPROVAL OF THE CAPITAL REDUCTION THROUGH NOMINAL VALUE REPAYMENT.	Management	For	For
6	APPROVAL OF THE AMENDMENT TO THE ARTICLES OF INCORPORATION RELATED TO THE CAPITAL REDUCTION.	Management	For	For
7	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 8 PARA. 1 OF THE ARTICLES OF INCORPORATION.	Management	For	For
8	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 19(I) OF THE ARTICLES OF INCORPORATION.	Management	For	For
9	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 20 OF THE ARTICLES OF INCORPORATION.	Management	For	For
10	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 22 PARA. 1 OF THE ARTICLES OF INCORPORATION.	Management	For	For
11	APPROVAL OF THE GENERAL AMENDMENTS TO THE ARTICLES OF INCORPORATION: AMENDMENT TO ARTICLE 28 OF THE ARTICLES OF INCORPORATION.	Management	For	For
12	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: HUBERTUS VON GRUNBERG, GERMAN, RE-ELECT AS A DIRECTOR.	Management	For	For
13	APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: ROGER AGNELLI, BRAZILIAN, RE-ELECT AS A DIRECTOR.	Management	For	For
14	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	For
15	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	For
16	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	For
17	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	Management	For	For

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				DIRECTOR.			
				18 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	For	For
				19 APPROVAL OF THE ELECTIONS TO THE BOARD OF DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH: JACOB WALLEMBERG, SWEDISH, RE-ELECT AS A DIRECTOR.	Management	For	For
				20 APPROVAL OF THE ELECTION OF THE AUDITORS.	Management	For	For
				21 IN CASE OF AD-HOC MOTIONS DURING THE ANNUAL GENERAL MEETING, I AUTHORIZE MY PROXY TO ACT AS FOLLOWS.	Management	For	Abstain
Allianz SE (formerly Allianz AG)	AZ	018805101	05/21/08	1 APPROPRIATION OF NET EARNINGS	Management	For	For
				2 APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE MANAGEMENT BOARD	Management	For	For
				3 APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	For	For
				4 AUTHORIZATION TO ACQUIRE TREASURY SHARES FOR TRADING PURPOSES	Management	For	For
				5 AUTHORIZATION TO ACQUIRE AND UTILIZE TREASURY SHARES FOR OTHER PURPOSES	Management	For	For
				6 AUTHORIZATION TO USE DERIVATIVES IN CONNECTION WITH THE ACQUISITION OF TREASURY SHARES PURSUANT TO SECTION 71 (1) NO. 8 OF THE GERMAN STOCK CORPORATION ACT (AKTIENGESETZ)	Management	For	For
				7 AMENDMENT TO THE STATUTES REGARDING THE EXCLUSION OF A REMUNERATION FOR THE ACTIVITY IN THE NOMINATION COMMITTEE OF THE SUPERVISORY BOARD	Management	For	For
				8 APPROVAL OF CONTROL AND PROFIT TRANSFER AGREEMENT BETWEEN ALLIANZ SE AND ALLIANZ INVESTMENT MANAGEMENT SE	Management	For	For
				9 APPROVAL OF CONTROL AND PROFIT TRANSFER AGREEMENT BETWEEN ALLIANZ SE AND ALLIANZ ARGOS 14 GMBH	Management	For	For
Fresenius Medical Care AG & Co. KGaA	FMS	358029106	05/20/08	1 RESOLUTION ON THE APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS OF FRESENIUS MEDICAL CARE AG & CO. KGAA FOR THE FINANCIAL YEAR 2007	Management	For	For
				2 RESOLUTION ON THE APPLICATION OF PROFIT	Management	For	For
				3 RESOLUTION ON THE DISCHARGE OF THE GENERAL PARTNER	Management	For	For
				4 RESOLUTION ON THE DISCHARGE OF THE SUPERVISORY BOARD	Management	For	For
				5 ELECTION OF THE AUDITORS AND GROUP AUDITORS FOR THE FINANCIAL YEAR 2008	Management	For	For
Total SA	TOT	89151E109	05/16/08	1	Management	For	For

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	APPROVAL OF PARENT COMPANY FINANCIAL STATEMENTS			
2	APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS	Management	For	For
3	ALLOCATION OF EARNINGS, DECLARATION OF DIVIDEND	Management	For	For
4	AGREEMENTS COVERED BY ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For	For
5	COMMITMENTS UNDER ARTICLE L. 225-42-1 OF THE FRENCH COMMERCIAL CODE CONCERNING MR. THIERRY DESMAREST	Management	For	For
6	COMMITMENTS UNDER ARTICLE L. 225-42-1 OF THE FRENCH COMMERCIAL CODE CONCERNING MR. CHRISTOPHE DE MARGERIE	Management	For	Against
7	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO TRADE SHARES OF THE COMPANY	Management	For	For
8	RENEWAL OF THE APPOINTMENT OF MR. PAUL DESMARAIS JR. AS A DIRECTOR	Management	For	For
9	RENEWAL OF THE APPOINTMENT OF MR. BERTRAND JACQUILLAT AS A DIRECTOR	Management	For	For
10	RENEWAL OF THE APPOINTMENT OF LORD PETER LEVENE OF PORTSOKEN AS A DIRECTOR	Management	For	For
11	APPOINTMENT OF MRS. PATRICIA BARBIZET AS A DIRECTOR	Management	For	For
12	APPOINTMENT OF MR. CLAUDE MANDIL AS A DIRECTOR	Management	For	For
13	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY ISSUING COMMON SHARES OR ANY SECURITIES PROVIDING ACCESS TO SHARE CAPITAL WHILE MAINTAINING SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS OR BY CAPITALIZING PREMIUMS,	Management	For	For
14	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY ISSUING COMMON SHARES OR ANY SECURITIES PROVIDING ACCESS TO SHARE CAPITAL WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	Management	For	For
15	DELEGATION OF POWERS GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY ISSUING COMMON SHARES OR ANY SECURITIES PROVIDING ACCESS TO SHARE CAPITAL, IN PAYMENT OF SECURITIES THAT WOULD BE CONTRIBUTED TO THE COMPANY	Management	For	For
16	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL UNDER THE CONDITIONS PROVIDED FOR IN ARTICLE 443-5 OF THE FRENCH LABOR CODE	Management	For	For
17	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO GRANT RESTRICTED SHARES OF THE COMPANY TO GROUP EMPLOYEES AND TO EXECUTIVE	Management	For	For

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				OFFICERS OF THE COMPANY OR OF GROUP COMPANIES				
				18	REMOVAL OF MR. ANTOINE JEANCOURT-GALIGNANI FROM HIS DIRECTORSHIP	Shareholder	Against	Against
				19	ADDITION OF A FINAL LAST PARAGRAPH TO ARTICLE 12 OF THE COMPANY S ARTICLES OF ASSOCIATION TO ENSURE THAT STATISTICS ARE PUBLISHED IDENTIFYING BY NAME THE DIRECTORS IN ATTENDANCE AT MEETINGS OF THE BOARD OF DIRECTORS AND ITS COMMITTEES	Shareholder	Against	For
				20	AUTHORIZATION TO GRANT RESTRICTED SHARES OF THE COMPANY TO ALL EMPLOYEES OF THE GROUP	Shareholder	Against	Against
France Telecom	FTE	35177Q105	05/27/08	1	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2007	Management	For	For
				2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER, 2007	Management	For	For
				3	ALLOCATION OF THE INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2007, AS STATED IN THE STATUTORY FINANCIAL STATEMENTS	Management	For	For
				4	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Management	For	For
				5	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	For
				6	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM SHARES	Management	For	Against
				7	RATIFICATION OF THE COOPTATION OF A DIRECTOR	Management	For	For
				8	RATIFICATION OF THE COOPTATION OF A DIRECTOR	Management	For	For
				9	APPOINTMENT OF MR. CHARLES-HENRI FILIPPI AS A DIRECTOR	Management	For	For
				10	APPOINTMENT OF MR. JOSE-LUIS DURAN AS A DIRECTOR	Management	For	For
				11	DIRECTORS FEES ALLOCATED TO THE BOARD OF DIRECTORS	Management	For	For
				12	AMENDMENT OF ARTICLE 13 OF THE BY-LAWS	Management	For	For
				13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS 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.	Management	For	For
				14	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO PROCEED WITH THE ISSUANCE AT NO CHARGE OF	Management	For	For

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				OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR THOSE HOLDERS OF STOCK OPTIONS OF ORANGE S.A. WHO ARE BENEFICIARIES OF A LIQUIDITY AGREEMENT			
				15	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN	Management For	For
				16	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF ORDINARY SHARES	Management For	For
				17	POWERS FOR FORMALITIES	Management For	For
StatoilHydro ASA (formerly Statoil ASA)	STO	85771P102	05/20/08	1	ELECTION OF A CHAIR OF THE MEETING	Management For	For
				2	APPROVAL OF THE NOTICE AND THE AGENDA	Management For	For
				3	ELECTION OF TWO PERSONS TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR OF THE MEETING	Management For	For
				4	APPROVAL OF THE ANNUAL REPORT AND ACCOUNTS FOR STATOILHYDRO ASA AND THE STATOILHYDRO GROUP FOR 2007.	Management For	For
				5	DETERMINATION OF REMUNERATION FOR THE COMPANY S AUDITOR	Management For	For
				6	ELECTION OF MEMBERS TO THE CORPORATE ASSEMBLY	Management For	Against
				7	ELECTION OF A MEMBER TO THE NOMINATION COMMITTEE	Management For	For
				8	DETERMINATION OF REMUNERATION FOR THE CORPORATE ASSEMBLY	Management For	For
				9	DETERMINATION OF REMUNERATION FOR THE NOMINATION COMMITTEE	Management For	For
				10	STATEMENT ON REMUNERATION AND OTHER EMPLOYMENT TERMS FOR CORPORATE EXECUTIVE COMMITTEE	Management For	For
				11	AUTHORISATION TO ACQUIRE STATOILHYDRO SHARES IN ORDER TO CONTINUE IMPLEMENTATION OF SHARE SAVING SCHEME FOR EMPLOYEES	Management For	Against
Taiwan Semiconductor Manufacturing Co.	TSM	874039100	06/13/08	1	TO ACCEPT 2007 BUSINESS REPORT AND FINANCIAL STATEMENTS.	Management For	For
				2	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2007 PROFITS.	Management For	For
				3	TO APPROVE THE CAPITALIZATION OF 2007 DIVIDENDS, 2007 EMPLOYEE PROFIT SHARING, AND CAPITAL SURPLUS.	Management For	For
WPP Group plc	WPPGY	929309409	06/24/08	1	Accept Financial Statements and Statutory Reports	Management For	For
				2	Approve Final Dividend of 9.13 Pence Per Ordinary Share	Management For	For
				3	Elect Timothy Shriver as Director	Management For	For
				4	Re-elect Orit Gadiesh as Director	Management For	For
				5	Re-elect Stanley Morten as Director	Management For	Abstain
				6	Re-elect Koichiro Naganuma as Director	Management For	For
				7	Re-elect Esther Dyson as Director	Management For	For
				8	Re-elect John Quelch as Director	Management For	For
				9	Re-elect Mark Read as Director	Management For	For
				10	Re-elect Paul Spencer as Director	Management For	For

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				11 Re-elect Sir Martin Sorrell as Director	Management	For	For
				12 Reappoint Deloitte & Touche LLP as Auditors and Authorise the Board to Determine Their Remuneration	Management	For	For
				13 Authorise Issue of Equity or Equity-Linked Securities with Pre-emptive Rights up to Aggregate Nominal Amount of GBP 43,812,326.40	Management	For	For
				14 Authorise 117,155,289 Ordinary Shares for Market Purchase	Management	For	For
				15 Authorise Issue of Equity or Equity-Linked Securities without Pre-emptive Rights up to Aggregate Nominal Amount of GBP 5,867,764.45	Management	For	For
				16 Approve Remuneration Report	Management	For	For
				17 Adopt New Articles of Association	Management	For	For
				18 Subject to the Passing of Resolution 17, Amend Articles of Association Re: Directors Conflicts of Interest	Management	For	For
				19 Amend WPP Group plc Annual Bonus Deferral Programme	Management	For	For
				20 Authorise the Company to Defer Satisfaction of the Awards Due to Sir Martin Sorrell Under the WPP Group plc 2004 Leadership Equity Acquisition Plan Granted in 2005	Management	For	For
Matsushita Electric Industrial Co. Ltd.	MC	576879209	06/26/08	1 TO PARTIALLY AMEND THE ARTICLES OF INCORPORATION	Management	For	For
				2.1 Elect Director Kunio Nakamura	Management	For	For
				2.2 Elect Director Masayuki Matsushita	Management	For	For
				2.3 Elect Director Fumio Ohtsubo	Management	For	For
				2.4 Elect Director Susumu Koike	Management	For	For
				2.5 Elect Director Shunzo Ushimaru	Management	For	For
				2.6 Elect Director Koshi Kitadai	Management	For	For
				2.7 Elect Director Toshihiro Sakamoto	Management	For	For
				2.8 Elect Director Takahiro Mori	Management	For	For
				2.9 Elect Director Shinichi Fukushima	Management	For	For
				2.1 Elect Director Yasuo Katsura	Management	For	For
				2.11 Elect Director Junji Esaka	Management	For	For
				2.12 Elect Director Hitoshi Otsuki	Management	For	For
				2.13 Elect Director Ikusaburo Kashima	Management	For	For
				2.14 Elect Director Ikuo Uno	Management	For	For
				2.15 Elect Director Hidetsugu Otsuru	Management	For	For
				2.16 Elect Director Makoto Uenoyama	Management	For	For
				2.17 Elect Director Masaharu Matsushita	Management	For	For
				2.18 Elect Director Masayuki Oku	Management	For	For
				2.19 Elect Director Masatoshi Harada	Management	For	For
				3 TO ELECT IKUO HATA AS CORPORATE AUDITOR	Management	For	For
				4 TO ELECT MASAHIRO SEYAMA* AS CORPORATE AUDITOR	Management	For	For
Banco Santander S.A.	STD	05964H105	06/20/08	1 EXAMINATION AND APPROVAL, IF DEEMED APPROPRIATE, OF THE ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS STATEMENT, STATEMENTS OF CHANGES IN NET ASSETS AND CASH FLOWS, AND NOTES) AND OF THE CORPORATE MANAGEMENT OF BANCO SANTANDER, S.A. AND ITS CONSOLIDATE	Management	For	For
				2 APPLICATION OF RESULTS FROM FISCAL YEAR 2007.	Management	For	For
				3 RATIFICATION OF THE APPOINTMENT OF MR. JUAN RODRIGUEZ INCIARTE	Management	For	For

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4	RE-ELECTION OF MR. LUIS ALBERTO SALAZAR-SIMPSON BOS	Management	For	For
5	RE-ELECTION OF MR. LUIS ANGEL ROJO DUQUE	Management	For	For
6	RE-ELECTION OF MR. EMILIO BOTIN-SANZ DE SAUTUOLA Y GARCIA DE LOS RIOS	Management	For	For
7	RE-ELECTION OF THE AUDITOR OF ACCOUNTS FOR FISCAL YEAR 2008.	Management	For	For
8	AUTHORIZATION FOR THE BANK AND ITS SUBSIDIARIES TO ACQUIRE THEIR OWN STOCK PURSUANT TO THE PROVISIONS OF SECTION 75 AND THE FIRST ADDITIONAL PROVISION OF THE BUSINESS CORPORATIONS LAW [LEY DE SOCIEDADES ANONIMAS]	Management	For	For
9	APPROVAL, IF APPROPRIATE, OF NEW BYLAWS AND ABROGATION OF CURRENT BYLAWS.	Management	For	For
10	AMENDMENT, IF APPROPRIATE, OF ARTICLE 8 OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS MEETING.	Management	For	For
11	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO CARRY OUT THE RESOLUTION TO BE ADOPTED BY THE SHAREHOLDERS AT THE MEETING TO INCREASE THE SHARE CAPITAL, PURSUANT TO THE PROVISIONS OF SECTION 153.1A) OF THE BUSINESS CORPORATIONS LAW	Management	For	For
12	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE FIXED-INCOME SECURITIES THAT ARE CONVERTIBLE INTO AND/OR EXCHANGEABLE FOR SHARES OF THE COMPANY	Management	For	For
13	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE FIXED-INCOME SECURITIES NOT CONVERTIBLE INTO SHARES.	Management	For	For
14	INCENTIVE POLICY: WITH RESPECT TO THE LONG TERM INCENTIVE POLICY APPROVED BY THE BOARD OF DIRECTORS, APPROVAL OF NEW CYCLES AND A PLAN FOR THE DELIVERY OF SANTANDER SHARES FOR IMPLEMENTATION BY THE BANK AND COMPANIES OF THE SANTANDER GROUP	Management	For	For
15	INCENTIVE POLICY: APPROVAL OF AN INCENTIVE PLAN FOR EMPLOYEES OF ABBEY NATIONAL PLC. AND OTHER COMPANIES OF THE GROUP IN THE UNITED KINGDOM BY MEANS OF OPTIONS TO SHARES OF THE BANK	Management	For	For
16	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INTERPRET, REMEDY, SUPPLEMENT, CARRY OUT AND FURTHER DEVELOP THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE MEETING, AS WELL AS TO DELEGATE THE POWERS RECEIVED FROM THE SHAREHOLDERS AT THE MEETING	Management	For	For

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Toyota Motor Corp.	TM	892331307	06/24/08	1	Approve Allocation of Income, with a Final Dividend of JY 75	Management	For	For
				1	Approve Allocation of Income, with a Final Dividend of JY 75	Management	For	For
				2	Elect 30 Directors	Management	For	Against
				2	Elect 30 Directors	Management	For	Against
				3	Approve Stock Option Plan	Management	For	For
				3	Approve Stock Option Plan	Management	For	For
				4	Authorize Share Repurchase Program	Management	For	For
				4	Authorize Share Repurchase Program	Management	For	For
				5	Approve Special Payments in Connection with Abolition of Retirement Bonus System	Management	For	Against
				5	Approve Special Payments in Connection with Abolition of Retirement Bonus System	Management	For	Against
				6	Approve Adjustment to Aggregate Compensation Ceiling for Statutory Auditors	Management	For	For
				6	Approve Adjustment to Aggregate Compensation Ceiling for Statutory Auditors	Management	For	For
				7	Approve Payment of Annual Bonuses to Directors and Statutory Auditors	Management	For	For
				7	Approve Payment of Annual Bonuses to Directors and Statutory Auditors	Management	For	For
Sony Corp.	SNE	835699307	06/20/08	1.1	ELECT DIRECTOR HOWARD STRINGER	Management	For	For
				1.2	ELECT DIRECTOR RYOJI CHUBACHI	Management	For	For
				1.3	ELECT DIRECTOR KATSUMI IHARA	Management	For	For
				1.4	ELECT DIRECTOR YOTARO KOBAYASHI	Management	For	For
				1.5	ELECT DIRECTOR SAKIE T. FUKUSHIMA	Management	For	For
				1.6	ELECT DIRECTOR YOSHIHIKO MIYAUCHI	Management	For	For
				1.7	ELECT DIRECTOR YOSHIAKI YAMAUCHI	Management	For	For
				1.8	ELECT DIRECTOR PETER BONFIELD	Management	For	For
				1.9	ELECT DIRECTOR FUEO SUMITA	Management	For	For
				1.1	ELECT DIRECTOR FUJIO CHO	Management	For	For
				1.11	ELECT DIRECTOR RYUJI YASUDA	Management	For	For
				1.12	ELECT DIRECTOR YUKAKO UCHINAGA	Management	For	For
				1.13	ELECT DIRECTOR MITSUAKI YAHAGI	Management	For	For
				1.14	ELECT DIRECTOR TSUN-YAN HSIEH	Management	For	For
				1.15	ELECT DIRECTOR ROLAND A. HERNANDEZ	Management	For	For
2	TO ISSUE STOCK ACQUISITION RIGHTS FOR THE PURPOSE OF GRANTING STOCK OPTIONS.	Management	For	For				
3	TO AMEND THE ARTICLES OF INCORPORATION WITH RESPECT TO DISCLOSURE TO SHAREHOLDERS REGARDING REMUNERATION PAID TO EACH DIRECTOR.	Shareholder	Against	For				
Honda Motor Co. Ltd.	HMC	438128308	06/24/08	1	DISTRIBUTION OF DIVIDENDS	Management	For	For
				2.1	ELECT DIRECTOR SATOSHI AOKI	Management	For	For
				2.2	ELECT DIRECTOR TAKEO FUKUI	Management	For	For
				2.3	ELECT DIRECTOR KOICHI KONDO	Management	For	For
				2.4	ELECT DIRECTOR ATSUYOSHI HYOGO	Management	For	For
				2.5	ELECT DIRECTOR MIKIO YOSHIMI	Management	For	For
				2.6	ELECT DIRECTOR TAKANOBU ITO	Management	For	For
				2.7	ELECT DIRECTOR MASAACKI KATO	Management	For	For
				2.8	ELECT DIRECTOR AKIRA TAKANO	Management	For	For
				2.9	ELECT DIRECTOR SHIGERU TAKAGI	Management	For	For
				2.1	ELECT DIRECTOR TETSUO IWAMURA	Management	For	For
				2.11	ELECT DIRECTOR TATSUHIRO OYAMA	Management	For	For
				2.12	ELECT DIRECTOR FUMIHIKO IKE	Management	For	For
				2.13	ELECT DIRECTOR SATORU KISHI	Management	For	For
2.14	ELECT DIRECTOR KENSAKU HOGEN	Management	For	For				

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				2.15	ELECT DIRECTOR HIROYUKI YOSHINO	Management	For	For
				2.16	ELECT DIRECTOR SHO MINEKAWA	Management	For	For
				2.17	ELECT DIRECTOR AKIO HAMADA	Management	For	For
				2.18	ELECT DIRECTOR MASAYA YAMASHITA	Management	For	For
				2.19	ELECT DIRECTOR HIROSHI SODA	Management	For	For
				2.2	ELECT DIRECTOR TAKUJI YAMADA	Management	For	For
				2.21	ELECT DIRECTOR YOICHI HOJO	Management	For	For
				3	ELECTION OF CORPORATE AUDITOR: FUMIHIKO SAITO	Management	For	For
				4	ELECTION OF CORPORATE AUDITOR: TORU ONDA	Management	For	For
				5	PAYMENT OF BONUS TO DIRECTORS AND CORPORATE AUDITORS FOR THE 84TH FISCAL YEAR	Management	For	For
				6	PAYMENT OF RETIREMENT ALLOWANCE TO RETIRING DIRECTORS AND CORPORATE AUDITORS FOR THEIR RESPECTIVE SERVICES AND PAYMENT OF RETIREMENT ALLOWANCE TO DIRECTORS AND CORPORATE AUDITORS	Management	For	Against
				7	REVISION OF AMOUNTS OF REMUNERATION PAYABLE TO DIRECTORS AND CORPORATE AUDITORS	Management	For	For
				8	PARTIAL AMENDMENT TO THE ARTICLES OF INCORPORATION	Management	For	For
Nippon Telegraph & Telephone Corp.	NTT	654624105	06/25/08	1	DISTRIBUTION OF RETAINED EARNINGS AS DIVIDENDS	Management	For	For
				2	PARTIAL AMENDMENT OF THE ARTICLES OF INCORPORATION	Management	For	Against
				3	ELECTION OF DIRECTOR: NORIO WADA	Management	For	For
				4	ELECTION OF DIRECTOR: SATOSHI MIURA	Management	For	For
				5	ELECTION OF DIRECTOR: NORITAKA UJI	Management	For	For
				6	ELECTION OF DIRECTOR: HIROO UNOURA	Management	For	For
				7	ELECTION OF DIRECTOR: KAORU KANAZAWA	Management	For	For
				8	ELECTION OF DIRECTOR: KIYOSHI KOSAKA	Management	For	For
				9	ELECTION OF DIRECTOR: TAKASHI HANAZAWA	Management	For	For
				10	ELECTION OF DIRECTOR: TOSHIO KOBAYASHI	Management	For	For
				11	ELECTION OF DIRECTOR: YASUYOSHI KATAYAMA	Management	For	For
				12	ELECTION OF DIRECTOR: HIROKI WATANABE	Management	For	For
				13	ELECTION OF DIRECTOR: TAKASHI IMAI	Management	For	For
				14	ELECTION OF DIRECTOR: YOTARO KOBAYASHI	Management	For	For
				15	ELECTION OF CORPORATE AUDITOR: TOSHIRO MOROTA	Management	For	For
				16	ELECTION OF CORPORATE AUDITOR: SHUNSUKE AMIYA	Management	For	For
				17	ELECTION OF CORPORATE AUDITOR: TORU MOTOBAYASHI	Management	For	Against
E.ON AG (formerly Veba AG)	EOA	D24909109	04/30/08	1	Receive Financial Statements and Statutory Reports for Fiscal 2007	Management	None	None
				2	Approve Allocation of Income and Dividends of EUR 4.10 per Share	Management	For	For
				3	Approve Discharge of Management Board for Fiscal 2007	Management	For	For
				4				