Gabelli Global Deal Fund Form N-PX August 27, 2007

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21969

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The Gabelli Global Deal Fund

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(Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422

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(Address of principal executive offices) (Zip code)

Bruce N. Alpert Gabelli Funds, LLC One Corporate Center Rye, New York 10580-1422

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(Name and address of agent for service)

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

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Date of fiscal year end: December 31

Date of reporting period: July 1, 2006 - June 30, 2007

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

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

#### PROXY VOTING RECORD

FOR PERIOD JULY 1, 2006 TO JUNE 30, 2007

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 1 of 61

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PORTUGAL TELECOM SGPS S A

ISSUER: X6769Q104 ISIN: PTPTC0AM0009 BLOCKING

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

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VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Type	Ca
			Take
2.	APPOINT A DIRECTOR TO COMPLETE THE 2006/2008	Management	Act
	MANDATE.		
			Take
3.	APPROVE TO RESOLVE THE REMOVAL OF SUBPARAGRAPH	Management	Act
	A) NUMBER 1 OF ARTICLE 12 AND NUMBERS 7, 8, 9,	-	
	11, 12 AND 15 OF ARTICLE 13 OF THE ARTICLES OF		
	ASSOCIATION AS WELL AS ON THE AMENDMENTS TO SUBPARAGRAPHS		
	B) AND D) NUMBER 1 OF ARTICLE 12 AND NUMBERS		
	2 AND 3 AND SUBPARAGRAPH B) NUMBER 14 OF ARTICLE		

- B) AND D) NUMBER 1 OF ARTICLE 12 AND NUMBERS
  2 AND 3 AND SUBPARAGRAPH B) NUMBER 14 OF ARTICLE
  13 OF THE ARTICLES OF ASSOCIATION; THIS RESOLUTION
  ASSUMES THAT THE TERMS, CONDITIONS AND CONSIDERATION
  OF THE TENDER OFFER FOR ALL OF THE SHARES OF
  THE COMPANY S SHARE CAPITAL, ANNOUNCED ON 12
  JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM,
  B.V., ARE FINAL, AND THE RESOLUTION IS SUBJECT
  TO THE SUCCESS OF THE OFFER.
- 4. APPROVE TO RESOLVE ON THE AUTHORIZATION, UNDER THE TERMS OF NUMBER 1 OF ARTICLE 9 OF THE ARTICLES OF ASSOCIATION, FOR SONAECOM, SGPS, S.A. AND/OR SONAECOM, B.V. TO HOLD ORDINARY SHARES REPRESENTING MORE THAN 10% OF THE COMPANY S SHARE CAPITAL; THIS AUTHORIZATION IS SUBJECT TO THE OFFER S SUCCESS AND ASSUMES THAT THE TERMS, CONDITIONS AND CONSIDERATION OF THE TENDER OFFER FOR ALL OF THE SHARES OF THE COMPANY S SHARE CAPITAL, ANNOUNCE ON 12 JAN 2007 BY SONAECOM, SGPS, S.A. AND SONAECOM, B.V., ARE FINAL.
  - \* PLEASE SEE ARTICLE 13 OF THE ARTICLES OF ASSOCIATION OF PORTUGAL TELECOM, SGPS S.A. CONCERNING THE

Non-Voting

Management

Vc

Take

Act

Proposal

ATTENDANCE AND THE EXERCISE OF VOTING RIGHTS
AT THIS GENERAL MEETING OF SHAREHOLDERS. ARTICLE
13 CAN BE FOUND AT THE FOLLOWING URL: http://www3.ics.adp.com/streetlink\_data/dirgpics/

\* PLEASE NOTE THAT THE ARTICLES OF ASSOCIATION
ESTABLISH A LIMITATION ON THE VOTES THAT MAY
BE CAST BY EACH SHAREHOLDER, AS NUMBER 7 OF ARTICLE
13 OF THE ARTICLES OF ASSOCIATION PROVIDES THAT
VOTES EXCEEDING 10% OF THE COMPANY S VOTES CORRESPONDING
TO ITS SHARE CAPITAL SHALL NOT BE COUNTED. BY
SUBMITTING YOUR VOTE, YOU ARE CONFIRMING THAT
YOU ARE NOT VOTING 10% OR MORE OF THE COMPANY
S VOTES CORRESPONDING TO ITS SHARE CAPITAL. PLEASE
CONTACT YOUR ADP CLIENT SERVICE REPRESENTATIVE
SHOULD YOU HAVE ANY QUESTIONS.

Non-Voting

Management

Take

Act

1. ELECT THE VICE-CHAIRMAN AND SECRETARY OF THE GENERAL MEETING OF SHAREHOLDERS FOLLOWING THE TERMINATION OF THE OFFICE OF THE FORMER HOLDERS OF THESE POSITIONS.

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 2 of 61

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ENDESA SA, MADRID

ISSUER: E41222113 ISIN: ES0130670112

SEDOL: 2615424, 5271782, B0389N6, 5788806, 4315368, 5285501, B0ZNJC8

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VOTE GROUP: GLOBAL

Proposal Volumber Proposal Volumber Proposal Type Ca

\* PLEASE NOTE THE AGENDA FOR THIS MEETING MAY BE Non-Voting VIEWED IN ENGLISH, FRENCH, AND GERMAN AT THE FOLLOWING LINK: http://www3.ics.adp.com/streetlink\_data/dirgpics/sa27f2.pdf

\* PLEASE NOTE THE BOARD OF DIRECTORS OF ENDESA
HAS DETERMINED UNANIMOUSLY TO CANCEL THE EXTRAORDINARY
GENERAL MEETING OF SHAREHOLDERS (EGM) THAT HAD
BEEN CALLED FOR 20 MARCH 2007 AT FIRST CALL AND
FOR THE FOLLOWING DAY AT SECOND CALL. REGARDLESS
OF THIS ENDESA HAS DECIDED TO PAY THE 0.15 CENT
GROSS PER SHARE PREMIUM TO ALL INVESTORS WHO
ARE ELIGIBLE HOLDERS ON RECORD DATE AND PARTICIPATE
BY SENDING THEIR INSTRUCTIONS, THEREFORE SEND
YOUR INSTRUCTIONS ACCORDING TO THE ESTABLISHED
VOTING PROCEDURES. PLEASE NOTE ADDITIONAL INFORMATION
REGARDING THE CANCELLATION OF THIS MEETING AND

THE ATTENDANCE FEE CAN BE VIEWED AT HTTP://WW3.ICS.ADP.COM/STREETLINK\_DATA/DIRGPICS/SA

Non-Voting

1. TO AMEND THE PRESENT ARTICLE 32 OF THE CORPORATE BYLAWS (LIMITATION OF VOTING RIGHTS), BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 32: VOTING RIGHTS. THE SHAREHOLDERS SHALL BE ENTITLED TO ONE VOTE FOR EACH SHARE THEY OWN OR REPRESENT, EXCEPT FOR NON-VOTING SHARES, WHICH SHALL BE GOVERNED BY THE PROVISIONS OF ARTICLE 8 OF THESE BYLAWS. THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH THE MERCANTILE BEGISTBY

2. TO AMEND THE PRESENT ARTICLE 37 OF THE CORPORATE

BYLAWS (NUMBER AND CLASSES OF DIRECTORS), BY

RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE

37: NUMBER OF DIRECTORS. THE BOARD OF DIRECTORS

SHALL BE FORMED BY NINE MEMBERS MINIMUM AND FIFTEEN

MAXIMUM. THE GENERAL MEETING SHALL BE RESPONSIBLE

FOR BOTH THE APPOINTMENT AND THE REMOVAL OF THE

MEMBERS OF THE BOARD OF DIRECTORS. THE POSITION

OF DIRECTOR IS ELIGIBLE FOR RESIGNATION, REVOCATION

AND RE-ELECTION. THIS BYLAW AMENDMENT SHALL BE

EFFECTIVE AS FROM THE TIME IT IS REGISTERED WITH

THE MERCANTILE REGISTRY.

TO AMEND THE PRESENT ARTICLE 38 OF THE CORPORATE 3. BYLAWS (TERM OF OFFICE OF DIRECTOR), BY RE-WORDING IT IN THE FOLLOWING TERMS: ARTICLE 38: TERM OF OFFICE OF DIRECTOR. THE TERM OF OFFICE OF DIRECTORS SHALL BE FOUR YEARS. THEY MAY BE RE-ELECTED FOR PERIODS OF LIKE DURATION. FOR THE PURPOSE OF COMPUTING THE TERM OF OFFICE OF THE MANDATE OF DIRECTORS, THE YEAR SHALL BE DEEMED TO BEGIN AND END ON THE DATE ON WHICH THE ANNUAL GENERAL MEETING IS HELD, OR THE LAST DAY POSSIBLE ON WHICH IT SHOULD HAVE BEEN HELD. IF DURING THE TERM TO WHICH THE DIRECTORS WERE APPOINTED VACANCIES SHOULD TAKE PLACE, THE BOARD MAY APPOINT, FROM AMONG THE SHAREHOLDERS, THOSE PERSONS TO FILL THEM UNTIL THE FIRST GENERAL MEETING MEETS. THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM THE

TIME IT IS REGISTERED WITH THE MERCANTILE REGISTRY.

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 3 of 61

- 4. TO AMEND THE PRESENT ARTICLE 42 OF THE CORPORATE

  BYLAWS (INCOMPATIBILITIES OF DIRECTORS), BY RE-WORDING

  IT IN THE FOLLOWING TERMS: ARTICLE 42: INCOMPATIBILITIES

  OF DIRECTORS. THOSE PERSONS SUBJECT TO THE PROHIBITIONS

  OF ARTICLE 124 OF THE SPANISH CORPORATIONS LAW

  (LEY DE SOCIEDADES ANONIMAS) AND OTHER LEGAL

  PROVISIONS MAY NOT BE APPOINTED AS DIRECTORS.

  THIS BYLAW AMENDMENT SHALL BE EFFECTIVE AS FROM

  THE TIME IT IS REGISTERED WITH THE MERCANTILE

  REGISTRY.
- 5. TO DELEGATE TO THE COMPANY S BOARD OF DIRECTORS
  THE BROADEST AUTHORITIES TO ADOPT SUCH RESOLUTIONS

Management Fo

Management

Management Fo

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AS MAY BE NECESSARY OR APPROPRIATE FOR THE EXECUTION, IMPLEMENTATION, EFFECTIVENESS AND SUCCESSFUL CONCLUSION OF THE GENERAL MEETING RESOLUTIONS AND, IN PARTICULAR, FOR THE FOLLOWING ACTS, WITHOUT LIMITATION: (I) CLARIFY, SPECIFY AND COMPLETE THE RESOLUTIONS OF THIS GENERAL MEETING AND RESOLVE SUCH DOUBTS OR ASPECTS AS ARE PRESENTED, REMEDYING AND COMPLETING SUCH DEFECTS OR OMISSIONS AS MAY PREVENT OR IMPAIR THE EFFECTIVENESS OR REGISTRATION OF THE PERTINENT RESOLUTIONS; (II) EXECUTE SUCH PUBLIC AND/OR PRIVATE DOCUMENTS AND CARRY OUT SUCH ACTS, LEGAL BUSINESSES, CONTRACTS, DECLARATIONS AND TRANSACTIONS AS MAY BE NECESSARY OR APPROPRIATE FOR THE EXECUTION AND IMPLEMENTATION OF THE RESOLUTIONS ADOPTED AT THIS GENERAL MEETING; AND (III) DELEGATE, IN TURN, TO THE EXECUTIVE COMMITTEE OR TO ONE OR MORE DIRECTORS, WHO MAY ACT SEVERALLY AND INDISTINCTLY, THE POWERS CONFERRED IN THE PRECEDING PARAGRAPHS. TO EMPOWER THE CHAIRMAN OF THE BOARD OF DIRECTORS, MR. MANUEL PIZARRO MORENO, THE CHIEF EXECUTIVE OFFICER (CEO) MR. RAFAEL MIRANDA ROBREDO AND THE SECRETARY OF THE BOARD OF DIRECTORS AND SECRETARY GENERAL MR. SALVADOR MONTEJO VELILLA, IN ORDER THAT, ANY OF THEM, INDISTINCTLY, MAY: (I) CARRY OUT SUCH ACTS, LEGAL BUSINESSES, CONTRACTS AND TRANSACTIONS AS MAY BE APPROPRIATE IN ORDER TO REGISTER THE PRECEDING RESOLUTIONS WITH THE MERCANTILE REGISTRY, INCLUDING, IN PARTICULAR, INTER ALIA, THE POWERS TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO EXECUTE THE PUBLIC DEEDS OR NOTARIAL RECORDS WHICH ARE NECESSARY OR APPROPRIATE FOR SUCH PURPOSE, TO PUBLISH THE PERTINENT LEGAL NOTICES AND FORMALIZE ANY OTHER PUBLIC OR PRIVATE DOCUMENTS WHICH MAY BE NECESSARY OR APPROPRIATE FOR THE REGISTRATION OF SUCH RESOLUTIONS, WITH THE EXPRESS POWER TO REMEDY THEM, WITHOUT ALTERING THEIR NATURE, SCOPE OR MEANING; AND APPEAR BEFORE THE COMPETENT ADMINISTRATIVE AUTHORITIES, IN PARTICULAR, THE MINISTRIES OF ECONOMY AND FINANCE AND INDUSTRY, TOURISM AND COMMERCE, AS WELL AS BEFORE OTHER AUTHORITIES, ADMINISTRATIONS AND INSTITUTIONS, ESPECIALLY THE SPANISH SECURITIES MARKET COMMISSION ( COMISION NACIONAL DEL MERCADO DE VALORES ), THE SECURITIES EXCHANGE GOVERNING COMPANIES AND ANY OTHER WHICH MAY BE COMPETENT IN RELATION TO ANY OF THE RESOLUTIONS ADOPTED, IN ORDER TO CARRY OUT THE NECESSARY FORMALITIES AND ACTIONS FOR THE MOST COMPLETE IMPLEMENTATION AND EFFECTIVENESS THEREOF.

PLEASE NOTE THAT SHAREHOLDERS WHO PARTICIPATE IN ANY FORM AT THE EGM, WHETHER DIRECTLY, BY PROXY, OR BY LONG-DISTANCE VOTING, SHALL BE ENTITLED TO RECEIVE AN ATTENDANCE PREMIUM OF FIFTEEN EURO CENTS GROSS PER SHARE 0.15 EUROS GROSS PER SHARE, TO BE PAID THROUGH THE MEMBER ENTITIES OF THE CLEARINGHOUSE SOCIEDAD DE GESTION DE LOS SISTEMAS DE REGISTRO, COMPENSACION Y LIQUIDACION DE VAIORES IBERCLEAR. PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ENDESA, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ENDESA.ES/PORTAL/PORTADA?URL=/PORTAL/EN/ THANK YOU.

Non-Voting

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 4 of 61

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TECHEM AG, ESCHBORN

ISSUER: D83027108 ISIN: DE0005471601

RESOLUTION ON THE REVISION OF THE AUTHORIZED

CAPITAL AND THE CORRESPONDING AMENDMENTS TO THE

SEDOL: B02NWD3, 5899281

Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS MEETING IS 05 MAR 2007, WHEREAS THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE - 1 BUSINESS DAY. THIS IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERMAN LAW. THANK YOU.	Non-Voting	
1.	PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE 2005/2006 FY WITH THE REPORT	Non-Voting	
	OF THE SUPERVISORY BOARD , THE GROUP FINANCIAL STATEMENTS AND ANNUAL REPORT AND THE PROPOSAL ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT		
2.	RESOLUTION ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT OF EUR 120,639,293 AS FOLLOWS: PAYMENT	Management	Fo
	OF A DIVIDEND OF EUR 2 PER SHARE; EUR 50,000,000 SHALL BE ALLOCATED TO THE REVENUE RESERVES; EUR 23,605,797 SHALL BE CARRIED FORWARD; EX-DIVIDEND AND PAYABLE DATE: 27 MAR 2007		
3.	RATIFICATION OF THE ACTS OF THE BOARD OF MANAGING DIRECTORS	Management	Fo
4.	RATIFICATION OF THE ACTS OF THE SUPERVISORY BOARD	Management	Fo
5.	APPOINTMENT OF AUDITORS FOR THE 2006/2007 FY:	Management	Fo
	PRICEWATERHOUSECOOPERS AG, FRANKFURT		
6.	SUPPLEMENTARY ELECTION TO THE SUPERVISORY BOARD	Management	Fo
7.	ELECTION TO THE SUPERVISORY BOARD	Management	Fo
12.	RESOLUTION ON THE ADJUSTMENT OF THE SUPERVISORY BOARD REMUNERATION; THE REMUNERATION FOR THE CHAIRMAN SHALL BE INCREASED TO 3.5 TIMES THE REMUNERATION FOR ORDINARY MEMBERS	Management	Fo

Management Fo

ARTICLE OF ASSOCIATION; THE EXISTING AUTHORIZED CAPITAL SHALL BE REVOKED; THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO INCREASE THE SHARE CAPITAL BY UP TO EUR 12,345,130 THROUGH THE ISSUE OF NEW ORDINARY AND/OR PREFERENCE SHARES AGAINST PAYMENT IN CASH OR KIND, ON OR BEFORE 26 MAR 2012; SHAREHOLDERS, SUBSCRIPTION RIGHTS SHALL BE EXCLUDED FOR RESIDUAL AMOUNTS, FOR THE ISSUE OF SHARES TO THIRD PARTIES FOR ACQUISITION PURPOSES OR TO EMPLOYEES, FOR THE ISSUE OF SHARES TO HOLDERS OPTION OR CONVERSION RIGHTS, AND FOR THE ISSUE OF SHARES AT A PRICE NOT MATERIALLY BELOW THEIR MARKET PRICE

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 5 of 61

9. AUTHORIZATION TO ACQUIRE OWN SHARES; THE COMPANY SHALL BE AUTHORIZED TO ACQUIRE OWN SHARES OF

> UP TO EUR 2,469.026, AT A PRICE NOT DEVIATING MORE THAN 20 % FROM THEIR MARKET PRICE, ON OR BEFORE 26 SEP 2008; THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED TO RETIRE THE SHARES, TO USE THE SHARES FOR ACQUISITION PURPOSES, TO ISSUE THE SHARES TO EMPLOYEES, TO SELL THE SHARES AT A PRICE NOT MATERIALLY BELOW THEIR MARKET PRICE, AND TO USE THE SHARES TO SATISFY OPTION OR CONVERSION RIGHTS

RESOLUTION ON THE REVOCATION OF AN AUTHORIZATION 10. AND OF THE CONTINGENT CAPITAL, AND THE CORRESPONDING

> AMENDMENTS TO THE ARTICLE OF ASSOCIATION; THE AUTHORIZATIONS OF 3 FEB 2000, AND OF 20 MAR 2001, TO GRANT SUBSCRIPTION RIGHTS SHALL BE REVOKED; THE CONTINGENT CAPITAL II SHALL BE REVOKED, AND THE REMAINING CONTINGENT CAPITAL REDUCED FROM EUR 1,600,503 TO EUR 34,204

RESOLUTION ON THE AUTHORIZATION TO ISSUE BONDS 11. AND/OR PROFIT-SHARING RIGHTS, THE CREATION OF

> NEW CONTINGENT CAPITAL, AND THE CORRESPONDING AMENDMENTS TO THE ARTICLE OF ASSOCIATION; THE BOARD OF MANAGING DIRECTORS SHALL BE AUTHORIZED, WITH THE CONSENT OF THE SUPERVISORY BOARD, TO ISSUE BONDS OR PROFIT-SHARING RIGHTS OF UP TO EUR 700,000,000, HAVING A TERM OF UP TO 15 YEARS AND CONFERRING A CONVERSION OR OPTION RIGHT FOR NEW SHARES OF THE COMPANY, AGAINST PAYMENT IN CASH AND/OR KIND ON OR BEFORE 26 MAR 2012; SHAREHOLDERS SHALL BE GRANTED SUBSCRIPTION RIGHTS, EXCEPT FOR RESIDUAL AMOUNTS, OR IF THE BONDS OR RIGHTS ARE ISSUED TO HOLDERS OF OUTSTANDING OPTION OR

Management Fo

Page 5 of 61

Management Fo

Management

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CONVERSION RIGHTS OR AT A PRICE NOT MATERIALLY BELOW THEIR THEORETICAL MARKET VALUE, OR FOR ACQUISITION PURPOSES; THE SHARE CAPITAL SHALL BE INCREASED ACCORDINGLY BY UP TO EUR 12,310,926 THROUGH THE ISSUE OF UP TO 12,310,926 BEARER SHARES, INSOFAR AS OPTION OR CONVERSION RIGHTS ARE EXERCISED

APPROVAL OF AMENDMENTS TO THE ARTICLE OF ASSOCIATION, INCLUDING THE FOLLOWING: SECTION 3, REGARDING

Management Fo

THE COMPANY BEING AUTHORIZED TO TRANSMIT INFORMATION TO SHAREHOLDERS BY ELECTRONIC MEANS; SECTION 24, REGARDING SHAREHOLDERS REGISTERING TO ATTEND BY THE 7TH DAY BEFORE THE SHAREHOLDERS MEETING, AND PROVIDING EVIDENCE OF THEIR SHAREHOLDING AS PER THE 21ST DAY PRIOR TO THE MEETING

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 6 of 61

\_\_\_\_\_\_ ADESA, INC. KAR

ISSUER: 00686U104 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vo
Number		Type	Ca
02	PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING,  IF NECESSARY, TO PERMIT FURTHER SOLICITATION	Management	Fo

- OF PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE MERGER AGREEMENT.
- 0.1 PROPOSAL TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 22, 2006, BY AND AMONG ADESA, INC., KAR HOLDINGS II, LLC, KAR HOLDINGS, INC. AND KAR ACQUISITION, INC., PURSUANT TO WHICH KAR ACQUISITION, INC. WILL MERGE WITH AND INTO ADESA, INC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

Management Fo

JOHN H. HARLAND COMPANY .TH

ISSUER: 412693103 ISIN:

VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V C
02	TO APPROVE THE ADJOURNMENT OR POST THE SPECIAL MEETING, IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF T VOTES AT THE TIME OF THE SPECIAL M THE AGREEMENT AND PLAN OF MERGER.	OR APPROPRIATE, HERE ARE INSUFFICIENT	Management	F
01	TO APPROVE THE AGREEMENT AND PLAN DATED AS OF DECEMBER 19, 2006, AMO CORP., H ACQUISITION CORP. AND JOH COMPANY.	NG M & F WORLDWIDE	Management	F
	LDINGS CORPORATION		TSG	
ISSUER: 7	785905100	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal	Proposal		Proposal Type	Vo Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AN DATED AS OF DECEMBER 12, 2006, AMO CORPORATION, SOVEREIGN HOLDINGS, I MERGER SUB, INC. AND APPROVE THE M	NG SABRE HOLDINGS NC. AND SOVEREIGN	Management	F
02	PROPOSAL TO APPROVE THE ADJOURNMEN IF NECESSARY OR APPROPRIATE, TO SO PROXIES.	T OF THE MEETING,	Management	F
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL F	=	07/09/2007 ge 7 of 61	
 USI HOLDI	INGS CORPORATION		USIH	
		ISIN:	USIH	

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c C a
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.	Management	Fo
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 15, 2007, BY AND AMONG USI HOLDINGS CORPORATION, COMPASS ACQUISITION HOLDINGS CORP. AND COMPASS MERGER SUB INC.	Management	Fo
 COMPANIA	ANONIMA NAC. TEL. DE VENEZU	VNT	
ISSUER: 2	04421101 ISIN:		
SEDOL:			
Proposal Number	Proposal	Proposal Type	V .
3A7	ELECTION OF DIRECTOR: JOSE MANUEL ORTEGA (PRINCIPAL) AND ADOLFO LEDO (ALTERNATE).	Management	F
3A6	ELECTION OF DIRECTOR: LUIS ESTEBAN PALACIOS (PRINCIPAL) AND FRANCISCO CASAS (ALTERNATE).	Management	F
3A5	ELECTION OF DIRECTOR: NICOLAS VEGAS (PRINCIPAL) AND VICTOR VERA (ALTERNATE).	Management	F
3A4	ELECTION OF DIRECTOR: EDWARD MCQUAID (PRINCIPAL) AND ARTURO BANEGAS (ALTERNATE).	Management	F
3A3	ELECTION OF DIRECTOR: JOHN LACK (PRINCIPAL) AND JON WELLS (ALTERNATE).	Management	F
3A2	ELECTION OF DIRECTOR: DANIEL P. PETRI (PRINCIPAL) AND CHRISTOPHER BENNETT (ALTERNATE).	Management	F
3A1	ELECTION OF DIRECTOR: VICENTE LLATAS (PRINCIPAL) AND ARMANDO YANES (ALTERNATE).	Management	F
02	THE APPROVAL OF THE PAYMENTS OF AN ORDINARY DIVIDEND FOR 2007 OF BS. 922.07 PER SHARE REPRESENTING US\$ 3.003 PER ADS.	Management	F
01	THE APPROVAL OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE FISCAL YEAR ENDED DECEMBER 31, 2006.	Management	F
05	APPOINTMENT OF THE NOMINATED STATUTORY AUDITORS: EUDORO BARRETO (PRINCIPAL) AND QUISQUEYA PLANAS (ALTERNATE)	Management	F
04	APPOINTMENT OF ESPINEIRA, SHELDON Y ASOCIADOS	Management	F

- MEMBER FIRM OF PRICEWATERHOUSECOOPERS, AS EXTERNAL

AUDITORS FOR 2007.

ISIN:

INTRALASE CORP.

ISSUER: 461169104

SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Management Fo IF NECESSARY OR APPROPRIATE, TO APPROVE THE POSTPONEMENT OR ADJOURNMENT OF THE SPECIAL MEETING FOR, AMONG OTHER REASONS, THE SOLICITATION OF ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 8 of 61 TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT 0.1 Management Fc THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 5, 2007 (THE MERGER AGREEMENT ), BY AND AMONG INTRALASE, ADVANCED MEDICAL OPTICS, INC. ( AMO ) AND IRONMAN MERGER CORPORATION ( MERGER SUB ), PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND INTO INTRALASE, WITH INTRALASE SURVIVING THE MERGER (THE MERGER ). REALOGY CORPORATION RLGYV.PK ISSUER: 75605E100 ISIN: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Са Management Fo PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2006, BY AND AMONG DOMUS HOLDINGS CORP., DOMUS ACQUISITION CORP., AND

TLSE

REALOGY CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME.

02 PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL NUMBER

Management

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TANDBERG TELEVISION ASA

ISSUER: R89645106 ISIN: NO0003070906

SEDOL: 5176694, B05P5D7, 5466641

VOTE GROUP: GLOBAL

Proposal Volume Type Ca Proposal Number Proposal

PLEASE NOTE THAT THIS IS AN AGM. THANK YOU. IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED. SHOULD YOU HAVE ANY OUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU

Non-Voting

Non-Voting

Non-Voting

MARKET RULES REQUIRE ADP TO DISCLOSE BENEFICIAL OWNER INFORMATION FOR ALL VOTED ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR ADP CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER TO LODGE YOUR VOTE

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 9 of 61

			Take
1.	OPENING OF THE MEETING BY THE CHAIRMAN AND REGISTRATION OF SHAREHOLDERS PRESENT AT THE MEETING	Management	Act
			Take
2.	ELECT THE CHAIRMAN OF THE MEETING AND 2 PERSON TO CO-SIGN THE PROTOCOL	Management	Act
			Take
3.	APPROVE THE NOTICE AND THE AGENDA	Management	Act
			Take
4.	APPROVE OF THE ANNUAL ACCOUNTS AND THE ANNUAL REPORTS FOR 2006, INCLUDING THEGROUP ACCOUNTS	Management	Act

AND DISPOSAL OF THE ANNUAL RESULT OF THE PARENT COMPANY Take 5. APPROVE THE ADVISORY VOTE REGARDING THE COMPANY Management Act S EXECUTIVE COMPENSATION POLICY Take APPROVE THE REMUNERATION FOR THE BOARD MEMBERS, Management Act THE COMMITTEE MEMBERS AND THECOMPANY AUDITOR Take 7. APPROVE THE INFORMATION REGARDING OFFERS FOR Management Act ALL THE SHARES IN THE COMPANY Take ELECT THE BOARD OF DIRECTORS AND THE NOMINATION 8. Management Act COMMITTEE BANDAG, INCORPORATED BDG ISSUER: 059815100 ISIN: SEDOL: VOTE GROUP: GLOBAL Vc Proposal Proposal Number Proposal Са Type Fc 0.1 TO APPROVE THE AGREEMENT AND PLAN OF MERGER, Management DATED AS OF DECEMBER 5, 2006, BY AND AMONG BANDAG, INCORPORATED, BRIDGESTONE AMERICAS HOLDING, INC. AND GRIP ACQUISITION, INC. 02 TO ADJOURN OR POSTPONE THE SPECIAL MEETING IF Management Fc NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITATION OF PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER REFERRED TO IN ITEM 1. \_\_\_\_\_\_ ALTIRIS, INC. ATRS ISSUER: 02148M100 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са

01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER MERGER AGREEMENT ), DATED AS OF JANUARY 2 2007, AMONG SYMANTEC CORPORATION ( SYMANTA DELAWARE CORPORATION, ATLAS MERGER CORPORATION AND A WHOLLY OWNED SOF SYMANTEC, AND ALTIRIS, INC.	26, IEC ), P., A	Management	Fo
02	ANY PROPOSAL BY ALTIRIS BOARD OF DIRECTOR ADJOURN THE SPECIAL MEETING, IF NECESSARY SOLICIT ADDITIONAL PROXIES IF THERE ARE NOTES IN FAVOR OF ADOPTION OF THE MERGER	Y, TO NOT SUFFICIENT	Management	Fc
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/ Page 10 o		
FOUR SEAS	SONS HOTELS INC.		FS	
ISSUER: 3	35100E104 IS	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL		Proposal	Vo
	Proposal		Туре	Cā
01	THE SPECIAL RESOLUTION APPROVING THE ARRA (THE ARRANGEMENT ) UNDER SECTION 182 OF TO CORPORATIONS ACT (ONTARIO) INVOLVING THE ITS SHAREHOLDERS AND FS ACQUISITION CORP. BRITISH COLUMBIA COMPANY THAT IS OWNED BY HOLDINGS LIMITED AND AFFILIATES OF KINGDO INTERNATIONAL AND CASCADE INVESTMENT, L.I. THE FULL TEXT OF WHICH IS SET FORTH IN AN A TO THE ACCOMPANYING MANAGEMENT INFORMATICIRCULAR OF THE CORPORATION DATED MARCH 5	THE BUSINESS CORPORATION, ., A Y TRIPLES DM HOTELS L.C., PPENDIX TION 5, 2007.	Management	F¢
HARRAH'S	ENTERTAINMENT, INC.		HET	
ISSUER: 4	13619107 IS	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a

01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 19, 2006, AMONG HAMLET HOLDINGS LLC, HAMLET MERGER INC. AND HARRAH S ENTERTAINMENT, INC.		Management	Fc
02	PROPOSAL TO APPROVE THE ADJOURNMENT OF OF THE SPECIAL MEETING, IF NECESSARY OF TO SOLICIT ADDITIONAL PROXIES IF THERE VOTES AT THE TIME OF THE MEETING TO ADMERGER AGREEMENT.	DR APPROPRIATE, E ARE INSUFFICIENT	Management	Fo
URASIA EN	NERGY LTD.		UAEYF	
ISSUER: 9	91703W108	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	TO APPROVE THE ARRANGEMENT RESOLUTION.		Management	Fo
ProxyEdge Meeting I	TO APPROVE THE ARRANGEMENT RESOLUTION.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07		Fo
ProxyEdge Meeting I Selected	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07	/09/2007	Fo
ProxyEdge Meeting I Selected	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07	/09/2007 11 of 61	Fo
ProxyEdge Meeting I Selected MACDERMII	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07 Page	/09/2007 11 of 61	Fc
ProxyEdge Meeting I Selected  MACDERMII ISSUER: 5 SEDOL:	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07 Page	/09/2007 11 of 61	Fc
ProxyEdge Meeting [ Selected  MACDERMIE  ISSUER: 5  SEDOL: VOTE GROU  Proposal	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND  O, INCORPORATED  554273102	Report Date: 07 Page  ISIN:	/09/2007 11 of 61	
ProxyEdge Meeting [ Selected  MACDERMIE  ISSUER: 5  SEDOL: VOTE GROU  Proposal	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND  O, INCORPORATED  JP: GLOBAL  Proposal	Report Date: 07 Page  ISIN:  MERGER, MACDERMID,	/09/2007 11 of 61 MRD	Fo Vo Ca Fo

\_\_\_\_\_\_ PW EAGLE, INC. PWET

ISSUER: 69366Y108 ISIN:

SEDOL:

Proposal

\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Vo Number Proposal Management For Management For ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING. TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF

MERGER, DATED AS OF JANUARY 15, 2007, AMONG PIPE DREAM ACQUISITION, INC., J-M MANUFACTURING COMPANY, INC. AND PW EAGLE, INC.

EDGARS CONS STORES LTD

ISSUER: S24179111 ISIN: ZAE000068649

SEDOL: B0BP746, B0FGH56, B0BP7Q8, B0CM638, B1809X4

\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Vo Proposal Са Number Proposal .\_\_\_\_\_

APPROVE, THE SCHEME OF ARRANGEMENT ORDINARY SCHEME PROPOSED BY ELEPHANT ACQUISITION BC PROPRIETARY LIMITED NEWCO BETWEEN THE APPLICATION AND ORDINARY SHAREHOLDERS OF THE APPLICANT, OTHER THAN UNITED RETAIL LIMITED AND THE EDCON STAFF EMPOWERMENT TRUST, REGISTERED AS SUCH ON THE RECORD DATE FOR THE ORDINARY SCHEME ORDINARY SCHEME PARTICIPANTS PROVIDED THAT THE ORDINARY SCHEME MEETING SHALL NOT BE ENTITLED TO AGREE TO ANY MODIFICATIONS OF THE ORDINARY SCHEME WHICH WILL HAVE THE EFFECT OF DIMINISHING THE RIGHTS THAT ARE TO ACCRUE IN TERMS THEREOF TO ORDINARY SCHEME PARTICIPANTS, FOR A CASH CONSIDERATION OF ZAR 46,00 IN EXCHANGE FOR EVERY EDGARDS CONSOLIDATED STORES LIMITED SHARE HELD ON THE RECORD DATE

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 12 of 61

Management

Fc

TD BANKN	ORTH INC.		BNK	
ISSUER:	87235A101	ISIN:		
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	PROPOSAL TO APPROVE AND AD PLAN OF MERGER, DATED AS CAMONG TO BANKNORTH INC., TO BANK AND BONN MERGER CO.	F NOVEMBER 19, 2006,	Management	Fc
 UNITED S	URGICAL PARTNERS INTL., INC.		USPI	
ISSUER:	913016309	ISIN:		
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal			Proposal Type	V c C a
Proposal	Proposal  ADOPTION OF THE AGREEMENT DATED JANUARY 7, 2007, AMC UNCN ACQUISITION CORP. AND	ONG UNCN HOLDINGS, INC.,	_	
Proposal Number	Proposal  ADOPTION OF THE AGREEMENT DATED JANUARY 7, 2007, AMC UNCN ACQUISITION CORP. AND INTERNATIONAL, INC. APPROVAL OF THE ADJOURNMEN IF NECESSARY OR APPROPRIAT PROXIES IF THERE ARE INSUF TIME OF THE SPECIAL MEETIN THE AGREEMENT AND PLAN OF	ONG UNCN HOLDINGS, INC., O UNITED SURGICAL PARTNERS  OF THE SPECIAL MEETING, O	Type	Cá
Proposal Number 01	Proposal  ADOPTION OF THE AGREEMENT DATED JANUARY 7, 2007, AMC UNCN ACQUISITION CORP. AND INTERNATIONAL, INC. APPROVAL OF THE ADJOURNMEN IF NECESSARY OR APPROPRIAT PROXIES IF THERE ARE INSUF TIME OF THE SPECIAL MEETIN THE AGREEMENT AND PLAN OF 7, 2007, AMONG UNCN HOLDIN CORP. AND UNITED SURGICAL	ONG UNCN HOLDINGS, INC., O UNITED SURGICAL PARTNERS  OF THE SPECIAL MEETING, O	Type Management	Ca  F
Proposal Number 01	Proposal  ADOPTION OF THE AGREEMENT DATED JANUARY 7, 2007, AMC UNCN ACQUISITION CORP. AND INTERNATIONAL, INC. APPROVAL OF THE ADJOURNMEN IF NECESSARY OR APPROPRIAT PROXIES IF THERE ARE INSUF TIME OF THE SPECIAL MEETIN THE AGREEMENT AND PLAN OF 7, 2007, AMONG UNCN HOLDIN CORP. AND UNITED SURGICAL INC.	ONG UNCN HOLDINGS, INC., O UNITED SURGICAL PARTNERS  OF THE SPECIAL MEETING, O	Type  Management  Management	Ca  F

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V( C(
*	PLEASE NOTE THAT THE CONDITION FOR THIS MEETING IS 1 VOTING RIGHT PER 500 SHARES. THANK YOU.	Non-Voting	
1.	RECEIVE AND ADOPT BANCO BPI S INDIVIDUAL AND CONSOLIDATED ANNUAL REPORT AND ACCOUNTS FOR THE FYE 31 DEC 2006	Management	Take Ac
2.	APPROVE THE APPROPRIATION OF NET INCOME FOR 2006	Management	Take Ac
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/ Accounts: NPX GABELLI GLOBAL DEAL FUND Page 13 of		
3.	APPROVE THE GENERAL CONSIDER BANCO BPI S MANAGEMENT AND SUPERVISION	Management	Tak Ac
4.	APPROVE THE LONG TERM DIVIDEND POLICY	Management	Tak Ac
5.	AUTHORIZE THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN SHARES ON SUCHTERMS AS TO ENSURE THAT SUCH AUTHORIZATION SHALL ONLY TAKE EFFECT AFTER THE CLOSE OF THE PROCESS OF THE TAKEOVER BID FOR BANCO BPI, S.A., WHICH PRELIMINARY ANNOUNCEMENT WAS RELEASED BY BANCO COMERCIAL PORTUGUES, S.A ON 13 MAR 2006	Management	Tak Ac
	FIBRE COMPANY	 LFB	
SSUER: 5	43213102 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	7
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 2, 2007, AS AMENDED (THE MERGER AGREEMENT ), BY AND AMONG LONGVIEW FIBRE COMPANY ( LONGVIEW ), BROOKFIELD ASSET MANAGEMENT	Management	F

INC. AND HORIZON ACQUISITION CO. ( SUB ) AND THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE MERGER, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

TO POSTPONE OR ADJOURN THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE APPROVAL OF THE MERGER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE MERGER, IF THERE ARE NOT SUFFICIENT VOTES FOR SUCH APPROVAL AT THE TIME OF THE SPECIAL MEETING.

Management Fo

LAIDLAW INTERNATIONAL, INC.

ISSUER: 50730R102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Type Са \_\_\_\_\_ TO APPROVE THE AGREEMENT AND PLAN OF MERGER, Management Fo DATED AS OF FEBRUARY 8, 2007, BY AND AMONG FIRSTGROUP PLC, A PUBLIC LIMITED COMPANY INCORPORATED UNDER THE LAWS OF SCOTLAND, FIRSTGROUP ACQUISITION CORPORATION (FORMERLY KNOWN AS FEM ACQUISITION VEHICLE CORPORATION), A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF FIRSTGROUP, AND LAIDLAW INTERNATIONAL, INC. 02 TO ADJOURN OR POSTPONE THE SPECIAL MEETING, INCLUDING, Management Fo IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 14 of 61

\_\_\_\_\_

ASIA SATELLITE TELECOMM. HOLDINGS LT SAT

ISSUER: 04516X106 ISIN:

FAVOR OF THE FOREGOING PROPOSAL.

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Vo Number Proposal Type Ca

C1 S1	AT THE COURT MEETING: APPROVAL OF THE SCHEME PROPOSED TO BE MADE BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS, AS DESCRIBED IN THE NOTICE OF THE COURT MEETING. AT THE SPECIAL GENERAL MEETING: APPROVAL OF THE	Management Management	Fc Fc
	CAPITAL REDUCTION BY MEANS OF THE CANCELLATION OF THE SCHEME SHARES, ISSUE AND ALLOTMENT OF NEW ASIASAT SHARES AND AUTHORIZING DIRECTORS, AS DESCRIBED IN THE NOTICE OF THE SPECIAL GENERAL MEETING.		
ENDESA SA	, MADRID		
ISSUER: E	41222113 ISIN: ES0130670112		
	615424, 5271782, B0389N6, 5788806, 4315368, 5285501, B0ZNJC8		
	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
1.	AMEND ARTICLE 32 OF THE CORPORATE BYLAWS LIMITATION OF VOTING RIGHTS	Management	Fo
2.	AMEND ARTICLE 37 OF THE CORPORATE BYLAWS NUMBER OF CLASSES OF THE DIRECTORS	Management	Fo
3.	AMEND ARTICLE 38 OF THE CORPORATE BYLAWS TERM OF OFFICE OF THE DIRECTOR	Management	Fo
4.	AMEND ARTICLE 42 OF THE CORPORATE BYLAWS INCOMPATIBILITIES OF THE DIRECTORS	Management	Fo
5.	AUTHORIZE THE BOARD OF DIRECTORS TO EXECUTE AND IMPLEMENT THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING, AS WELL AS TO SUBSTITUTE THE AUTHORITIES IT RECEIVES FROM THE GENERAL MEETING, AND GRANT AUTHORITY FOR PROCESSING THE SAID RESOLUTIONS AS A PUBLIC INSTRUMENT, REGISTRATION THEREOF AND, AS THE CAUSE MAY BE, CORRECTION THEREOF	Management	Fo
 MID-STATE	BANCSHARES	MDST	
ISSUER: 5	95440108 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
			Vo

TO APPROVE THE PRINCIPAL TERMS OF THE AGREEMENT

AND PLAN OF MERGER, DATED AS OF NOVEMBER 1, 2006, PURSUANT TO WHICH MID-STATE BANCSHARES WILL BE

0.1

ACQUIRED BY VIB CORP, AND THE TRANSACTIONS CONTEMPLATED THEREBY AS DESCRIBED IN THE ATTACHED PROXY STATEMENT. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 15 of 61 02 Management Fo TO APPROVE, IF NECESSARY, AN ADJOURNMENT OF THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PRINCIPAL TERMS OF THE MERGER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREBY. HARRAH'S ENTERTAINMENT, INC. HET ISSUER: 413619107 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са \_\_\_\_\_ Management For STEPHEN F. BOLLENBACH Management For RALPH HORN Management For GARY W. LOVEMAN Management For BOAKE A. SELLS Management For Ma 01 DIRECTOR RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE 2007 CALENDAR YEAR. HERBALIFE, LTD. HLF ISSUER: G4412G101 TSTN: SEDOL: \_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Proposal Vo

Management

Fc

Number	Proposal	Type	Ca
1A	ELECTION OF DIRECTOR: LEROY T. BARNES.	Management	Fo
1B	ELECTION OF DIRECTOR: RICHARD P. BERMINGHAM.	Management	Fo
1C	ELECTION OF DIRECTOR: PETER MASLEN.	Management	Fo
02	RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT	Management	Fo
	REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2007.		
03	APPROVE THE COMPANY S EMPLOYEE STOCK PURCHASE	Management	Fo
	PLAN.		

PORTUGAL TELECOM SGPS S A

ISSUER: X6769Q104 ISIN: PTPTCOAM0009 BLOCKING

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

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	V c
*	PLEASE NOTE THAT FOR EVERY 500 SHARES YOU HAVE	Non-Voting	

PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE
IN MEETING TYPE. IF YOU HAVE ALREADY SENT IN
YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM
UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.
THANK YOU.

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 16 of 61

			Take
1.	APPROVE THE YEAR 2006 ANNUAL REPORT AND THE ACCOUNTS OF THE COMPANY OF THE YEAR 2006	Management	Act
			Take
2.	APPROVE THE CONSOLIDATED ANNUAL REPORT AND THE ACCOUNTS OF THE YEAR 2006	Management	Act
			Take
3.	APPROVE THE PROFITS APPLICATION	Management	Act
			Take
4.	APPROVE TO APPRECIATE THE MANAGEMENT BOARD AND SUPERVISORY BOARD PERFORMANCE	Management	Act
			Take
5.	APPROVE TO RESOLVE ON FREE ALLOTMENT OF ALL ORDINARY SHARES REPRESENTING THE SHARE CAPITAL OF PT MULTIMEDIA HELD BY THE COMPANY, TO ITS SHAREHOLDERS WERE	Management	Act

Non-Voting

EACH SHARESHOLDER SHALL RECEIVE THE EQUIVALENT TO 4 PTM SHARES FOR EACH PT HELD

APPROVE TO RESOLVE ON THE ACQUISITION AND DISPOSAL OF OWN SHARES, INCLUDING THEIR ACQUISITION IN CONNECTION WITH THE SHARE BUYBACK PROGRAMME

Management

Take

Act

Take

Act

Take

Act

Take

Act

Take

Act

Take

Act

Management

7. APPROVE TO RESOLVE ON A REDUCTION IN SHARE CAPITAL UP TO 65,191,463.05 EUROS FOR THE PURPOSE OF RELEASING EXCESS CAPITAL IN CONNECTION WITH A SHARE BUYBACK PROGRAMME, BY MEANS OF CANCELLATION OF UP TO 186,261,323 SHARES REPRESENTING UP TO 16.5 OF THE SHARE CAPITAL TO BE ACQUIRED AS A RESULT OF THE INMPLEMENTATION OF THIS RESOLUTION, AS WELL AS ON RELATED RESERVES AND ON THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION

> Take Management Act

APPROVE TO RESOLVE ON A SHARES CAPITAL INCREASE TO 474,119,730 EUROS BY MEANS OF INCORPORATION OF LEGAL RESERVES IN THE AMOUNT OF 79,019,955 EUROS, THROUGH AN INCREASE IN THE PAR VALUE OF ALL SHARES REPRESENTING THE COMPANY S SHARE CAPITAL BY AN AMOUNT EQUAL TO 7 EURO CENTS, WHEREBY THE PAR VALUE OF EACH SHARE WILL BE 42 EURO CENTS, WITH THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION

Management

APPROVE TO RESOLVE ON A SHARE CAPITAL REDUCTION TO 33,865,695 EUROS, TO BE CARRIED OUT BY MEANS OF A REDUCTION IN THE PAR VALUE OF ALL SHARES REPRESENTING THE SHARE CAPITAL, WHEREBY EACH SHARE WILL HAVE A PAR VALUE OF 3 EURO CENTS. BY REDUCING THE PAR VALUE OF ALL SHARES TO 3 EURO CENTS WITH THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION, THE PURPOSE OF THE CAPITAL REDUCTION WILL BE THE RELEASE OF EXCESS CAPITAL

Management

APPROVE, PURSUANT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION, ON THE PARAMETERS APPLICABLE IN THE EVENT OF ANY ISSUANCE OF BONDS CONVERTIBLE INTO SAHRES THAT MAY BE RESOLVED UPON BY THE BOARD OF DIRECTORS

11. APPROVE TO RESOLVE ON THE SUPPRESSION OF THE PRE-EMPTIVE RIGHT OF SHAREHOLDER IN THE SUBSCRIPTION OF ANY ISSUANCE OF CONVERTIBLE BONDS AS REFERRED TO UNDER ITEM 10 HEREOF AS MAY BE RESOLVED UPON BY THE BOARD OF DIRECTORS

Management

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 17 of 61

Management

12. APPROVE TO RESOLVE ON THE ISSUANCE OF BONDS AND

OTHER SECURITIES, OF WHATEVER NATURE, BY THE BOARD OF DIRECTORS, AND NAMELY ON THE FIXING OF THE VALUE OF SUCH SECURITIES IN ACCORDANCE WITH PARAGRAPH 3 OF ARTICLE 8 AND PARAGRAPH 1, E) OF ARTICLE 15 OF THE ARTICLES OF ASSOCIATION

APPROVE TO RESOLVE ON THE ACQUISITION AND DISPOSAL OF OWN BONDS AND OTHER OWN SECURITIES

Management

Act

PT PORTUGAL TELECOM, SGPS, S.A.

ISSUER: 737273102 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	TO RESOLVE ON THE MANAGEMENT REPORT, BALANCE SHEET AND ACCOUNTS FOR THE YEAR 2006.	Management	Fo
02	TO RESOLVE ON THE CONSOLIDATED MANAGEMENT REPORT, BALANCE SHEET AND ACCOUNTS FOR THE YEAR 2006.	Management	Fo
03	TO RESOLVE ON THE PROPOSAL FOR APPLICATION OF PROFITS.	Management	Fo
04	TO RESOLVE ON A GENERAL APPRAISAL OF THE COMPANY S MANAGEMENT AND SUPERVISION.	Shareholder	Agai
05	TO RESOLVE ON THE FREE ALLOTMENT OF ALL THE ORDINARY SHARES REPRESENTING THE SHARE CAPITAL OF PT MULTIMEDIA.	Management	Fo
06	TO RESOLVE ON THE ACQUISITION AND DISPOSAL OF OWN SHARES.	Management	Fo
07	TO RESOLVE ON A REDUCTION IN SHARE CAPITAL OF UP TO 65,191,463.05 EUROS.	Management	Fo
08	TO RESOLVE ON A SHARE CAPITAL INCREASE TO 471,119,730 EUROS.	Management	Fo
09	TO RESOLVE ON A SHARE CAPITAL REDUCTION TO 33,865,695 EUROS.	Management	Fo
10	TO RESOLVE ON THE PARAMETERS APPLICABLE IN THE EVENT OF ANY ISSUANCE OF BONDS CONVERTIBLE INTO SHARES.	Management	Fo
11	TO RESOLVE ON THE SUPPRESSION OF THE PRE-EMPTIVE RIGHT IN THE SUBSCRIPTION OF ANY ISSUANCE OF CONVERTIBLE BONDS.	Management	Fo
12	TO RESOLVE ON THE ISSUANCE OF BONDS AND OTHER SECURITIES, OF WHATEVER NATURE, BY THE BOARD OF DIRECTORS.	Management	Fo
13	TO RESOLVE ON THE ACQUISITION AND DISPOSAL OF OWN BONDS AND OTHER OWN SECURITIES.	Management	Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

Page 18 of 61

SWIFT TRANSPORTATION CO., INC.

ISSUER: 8	870756103 ISIN:		
SEDOL:			
JOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 19, 2007, BY AND AMONG SWIFT TRANSPORTATION CO., INC., SAINT ACQUISITION CORPORATION AND SAINT CORPORATION, AS DESCRIBED IN THE PROXY	Management	 F
02	STATEMENT.  APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE THE MERGER AGREEMENT.	Management	F
WITNESS S	SYSTEMS, INC. 977424100 ISIN:	WITS	
WITNESS S	SYSTEMS, INC.	WITS	
WITNESS S ISSUER: 9 SEDOL:	SYSTEMS, INC.	WITS	
WITNESS S ISSUER: 9 SEDOL: VOTE GROU Proposal	SYSTEMS, INC. 977424100 ISIN:  UP: GLOBAL	WITS  Proposal Type	\ \ (
WITNESS S ISSUER: 9 SEDOL: VOTE GROU Proposal	Proposal  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG WITNESS SYSTEMS, INC., VERINT SYSTEMS INC. AND WHITE ACQUISITION CORPORATION, A WHOLLY OWNED SUBSIDIARY OF VERINT, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO	Proposal	
WITNESS S ISSUER: 9 SEDOL: VOTE GROU Proposal Number	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG WITNESS SYSTEMS, INC., VERINT SYSTEMS INC. AND WHITE ACQUISITION CORPORATION, A WHOLLY OWNED SUBSIDIARY OF VERINT,	Proposal Type	
WITNESS S ISSUER: 9 SEDOL: VOTE GROU Proposal Number 01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG WITNESS SYSTEMS, INC., VERINT SYSTEMS INC. AND WHITE ACQUISITION CORPORATION, A WHOLLY OWNED SUBSIDIARY OF VERINT, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.  TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT.	Proposal Type Management Management	(

SWFT

VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c C a
01	DIRECTOR  IRVINE O. HOCKADAY, J  HEIDI E. HUTTER  DR. S.O. IKENBERRY  RATIFICATION OF APPOINTMENT OF KPMG LLP AS INDEPENDENT	Management IR. Management Management Management Management Management	FC FC FC
	AUDITORS FOR 2007		
Meeting D	e - Investment Company Report  Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/0  Accounts: NPX GABELLI GLOBAL DEAL FUND Page 19		
 HYDRIL CO	OMPANY	HYDL	
ISSUER:	448774109 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal		Proposal Type	
Proposal	Proposal  APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG HYDRIL COMPANY,		Vc Ce  Fc
Proposal Number	Proposal  APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER,	Type 	Cá  Fo
Proposal Number 01	Proposal  APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG HYDRIL COMPANY, TENARIS S.A. AND HOKKAIDO ACQUISITION, INC. ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITAION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF	Type  Management	Cá  Fo
Proposal Number 01 02	Proposal  APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 11, 2007, AMONG HYDRIL COMPANY, TENARIS S.A. AND HOKKAIDO ACQUISITION, INC. ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITAION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER.	Type  Management  Management	C &

Proposal

Vc

Proposal

Number	Proposal	Type	Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER BY AND AMONG K&F INDUSTRIES HOLDINGS, INC., MEGGITT-USA, INC., A DELAWARE CORPORATION, AND FERNDOWN ACQUISITION CORP., A DELAWARE CORPORATION, PURSUANT TO WHICH FERNDOWN ACQUISITION CORP. WILL BE MERGED WITH AND INTO K&F INDUSTRIES HOLDINGS, INC.	Management	Fo
02	TO APPROVE THE POSTPONEMENT OR ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES.	Management	Fo
LESCO, IN		LSCO	
ISSUER: 5	26872106 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUAY 19, 2007, AMONG DEERE & COMPANY, DEERE MERGER SUB, INC. AND LESCO, INC., AND THE TRANSACTIONS CONTEMPLATED THEREBY.	Management	Fo
02	ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF APPROVAL AND ADOPTION OF THE MERGER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREBY.	Management	Fo
DENDRITE	INTERNATIONAL, INC.	DRTE	
ISSUER: 2	48239105 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 1, 2007, BY AND AMONG DENDRITE, CEGEDIM SA, AND DOGWOOD ENTERPRISES, INC., AND APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT.	Management	Fo
02	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL	Management	Fo

MEETING, IF DEEMED NECESSARY OR APPROPRIATE.

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 20 of 61 \_\_\_\_\_\_ APPLIED INNOVATION INC. AINN ISSUER: 037916103 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vo Type Ca Proposal Number Proposal TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF 0.1 Management Fo MERGER, DATED FEBRUARY 22, 2007, AMONG THE COMPANY, KEG HOLDINGS, INC., AND BUCKEYE MERGER CO., A WHOLLY OWNED SUBSIDIARY OF KEG, PURSUANT TO WHICH, UPON THE MERGER BECOMING EFFECTIVE, MERGER SUB WOULD MERGE WITH AND INTO THE COMPANY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. Fc TO ALLOW THE BOARD OF DIRECTORS TO ADJOURN THE Management SPECIAL MEETING IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE MERGER AGREEMENT AND THE MERGER. TRIBUNE COMPANY TRB ISSUER: 896047107 ISIN: SEDOL: \_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	DIRECTOR	Management	Fo
	JEFFREY CHANDLE	ER Management	Fo
	WILLIAM A. OSBO	ORN Management	Fo
	MILES D. WHIT	E Management	Fo
02	RATIFICATION OF INDEPENDENT ACCOUNTANTS.	Management	Fo

0.3 SHAREHOLDER PROPOSAL CONCERNING TRIBUNE S CLASSIFIED Shareholder Agai BOARD OF DIRECTORS. NOVELIS INC. NVL ISSUER: 67000X106 TSIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са THE ARRANGEMENT RESOLUTION TO APPROVE THE ARRANGEMENT Fc Management UNDER SECTION 192 OF THE CBCA INVOLVING NOVELIS, ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS, HINDALCO AND ACQUISITION SUB. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 21 of 61 BEL FUSE INC. BELFA ISSUER: 077347201 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Type Са 01 DIRECTOR Management Fc Fo DANIEL BERNSTEIN Management PETER GILBERT Management Fc JOHN S. JOHNSON Management Fc THE RATIFICATION OF THE DESIGNATION OF DELOITTE Management Fc & TOUCHE LLP TO AUDIT BEL S BOOKS AND ACCOUNTS FOR 2007.

GETAZ ROMANG HOLDING SA, VEVEY

ISSUER: H31835103 ISIN: CH0015418087 BLOCKING

SEDOL: B1W6347, 7537192

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal

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

Non-Voting

TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST 1. BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING

Swiss Register Take

Act

GETAZ ROMANG HOLDING SA, VEVEY

INSTRUCTIONS.

ISSUER: H31835103 ISIN: CH0015418087 BLOCKING

SEDOL: B1W6347, 7537192

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Са Type

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

Non-Voting

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 22 of 61 Page 22 of 61

PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING382517, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR

Non-Voting

AS BENEFICIAL OWNER BEFORE THE RE-REGISTRATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER THE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.

RECEIVE THE REPORT OF THE BOARD OF DIRECTORS

AND THE REPORT OF THE AUDITOR FOR 2006

				Take
1.	APPROVE THE OFFER BY CRH EUROPE		Management	Act Take
2.	AMEND THE BY-LAWS		Management	Act Take
3.	APPROVE THE ANNUAL REPORT AND THE R AUDITORS	EPORT OF THE	Management	Act
4.	APPROVE THE APPROPRIATION OF THE RE	PORTS	Management	Take Act Take
5. 6.	STATUTORY NOMINATIONS MISCELLANEOUS		Management Non-Voting	Act
GETAZ RON	MANG HOLDING SA, VEVEY			
ISSUER: H	131835103	ISIN: CH0015418087	BLOCKING	
SEDOL: E	31W6347, 7537192			
VOTE GROU	JP: GLOBAL		Proposal	Vo
	Proposal			C &
*	PLEASE NOTE THAT THIS IS AN AMENDME ID 382518 DUE TO RECEIPT OF ADDITIO ALL VOTES RECEIVED ON THE PREVIOUS BE DISREGARDED AND YOU WILL NEED TO ON THIS MEETING NOTICE. THANK YOU.	NAL RESOLUTIONS. MEETING WILL	Non-Voting	
*	THE PRACTICE OF SHARE BLOCKING VARI IN THIS MARKET. PLEASE CONTACT YOUR REPRESENTATIVE TO OBTAIN BLOCKING I FOR YOUR ACCOUNTS.	CLIENT SERVICE	Non-Voting	
*	PLEASE NOTE THAT THIS IS THE PART I NOTICE SENT UNDER MEETING382517. IN AGENDA. TO VOTE IN THE UPCOMING MEE NAME MUST BE NOTIFIED TO THE COMPAN AS BENEFICIAL OWNER BEFORE THE RE-R DEADLINE. PLEASE NOTE THAT THOSE IN THAT ARE SUBMITTED AFTER THE CUTOFF BE PROCESSED ON A BEST EFFORT BASIS	CLUDING THE TING, YOUR Y REGISTRAR EGISTRATION STRUCTIONS DATE WILL	Non-Voting	
1.	APPROVE THE PURCHASE OFFER FOR CRH BV	EUROPE HOLDING	Management	Take Act
2.	AMEND THE ARTICLES OF ASSOCIATION		Management	Take Act
2	DECETIVE THE DEDORT OF THE BOXED OF	DIRECTORS	Managamant	Take

Act

Management

ProxyEdge - Investment Company Report

GENERAL MARITIME CORPORATION

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

Report Date: 07/09/2007

Page 23 of 61

4.1	APPROVE THE ANNUAL REPORT AND THE ANNUAL FINANCIAL STATEMENTS FOR 2006	Management	Take Act
4.2	GRANT DISCHARGE TO THE BOARD OF DIRECTORS	Management	Take Act
4.3	APPROVE THE APPROPRIATION OF BALANCE SHEET PROFIT	Management	
5.1.1	ELECT MR. JEAN-PHILIPPE ROCHAT AS A BOARD OF DIRECTOR	Management	Take Act
5.1.3	ELECT MR. JEAN-YVES BIERI AS A BOARD OF DIRECTOR	Management	Take Act
5.1.2	ELECT MR. JEAN-JACQUES MIAUTON AS A BOARD OF DIRECTOR	Management	Take Act
5.1.4	ELECT MR. HARRY BOSSHARDT AS A BOARD OF DIRECTOR	Management	Take Act
5.1.5	ELECT MR. MAURUS CANDREJA AS A BOARD OF DIRECTOR	Management	
5.2 6.	RE-ELECT THE AUDITOR AND THE GROUP AUDITOR VARIOUS	Management Non-Voting	Take Act
KEANE, IN ISSUER: 4	86665102 ISIN:	KEA	
	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	V ( C á
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 6, 2007, AMONG KEANE, INC., CARITOR, INC. AND RENAISSANCE ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF CARITOR, AS SUCH	Management	Fo
02	AGREEMENT MAY BE AMENDED FROM TIME TO TIME.  TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL  MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL  PROXIES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT.	Management	Fo

GMR

ISSUER: Y2692M103 ISIN:

02 RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS

SEDOL:

Proposal

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fc
		PETER C. GEORGIOPOULOS	Management	Fo
		WILLIAM J. CRABTREE STEPHEN A. KAPLAN	Management Management	Fc Fc

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 24 of 61 Page 24 of 61

ESCHELON TELECOM INC. ESCH

ISSUER: 296290109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal			Proposal	Vo
Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		RICHARD A. SMITH	Management	Fo
		CLIFFORD D. WILLIAMS	Management	Fo
		LOUIS L. MASSARO	Management	Fo
		MARVIN C. MOSES	Management	Fo
		MARK E. NUNNELLY	Management	Fo
		IAN K. LORING	Management	Fo
		JAMES P. TENBROEK	Management	Fo

TRMB

TRIMBLE NAVIGATION LIMITED

ISSUER: 896239100 ISIN:

PUBLIC ACCOUNTING FIRM FOR 2007.

RATIFICATION OF ERNST & YOUNG LLP AS INDEPENDENT

SEDOL:

Management Fo

Proposal

Management

Fc

VOTE GROUP: GLOBAL Proposal Vo Proposal Type Number Proposal Са \_\_\_\_\_ 01 DIRECTOR Management Fo STEVEN W. BERGLUND Management FOR ROBERT S. COOPER Management FOR JOHN B. GOODRICH Management FOR WILLIAM HART Management FOR ULF J. JOHANSSON Management FOR BRADFORD W. PARKINSON Management FOR NICKOLAS W. VANDE STEEG Management FOR MANAGEMENT F 0.2 TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT AUDITORS OF THE COMPANY FOR THE CURRENT FISCAL YEAR ENDING DECEMBER 28, 2007. ASIA SATELLITE TELECOMM. HOLDINGS LT SAT ISSUER: 04516X106 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Са Number Proposal Type TO ADOPT THE AUDITED ACCOUNTS FOR THE YEAR ENDED Management Fc 31 DECEMBER 2006 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON. TO DECLARE A FINAL DIVIDEND OF HK\$0.27 PER SHARE. Management Fc FOR DETAILS, PLEASE SEE EXPLANATORY NOTE 4.1 IN THE NOTICE OF AGM. 03 TO RE-ELECT DIRECTOR AND AUTHORISE THE DIRECTORS Management Fc TO FIX THEIR REMUNERATION. Fo TO RE-ELECT DING YU CHENG AS A DIRECTOR. TO RE-ELECT JU WEI MIN AS A DIRECTOR. 3A Management 3B Fc Management 3C TO RE-ELECT KO FAI WONG AS A DIRECTOR. Management Fc ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Report Date: 07/09/2007 Page 25 of 61 Management For Management For TO RE-ELECT MI ZENG XIN AS A DIRECTOR. TO RE-ELECT JAMES WATKINS AS A DIRECTOR. Management

TO RE-ELECT RONALD HERMAN AS A DIRECTOR.

Fc

Management

3G	TO RE-ELECT JOHN CONNELLY AS A DIRECTOR.	Management	Fo
3Н	TO RE-ELECT MARK CHEN AS A DIRECTOR.	Management	Fo
3I	TO RE-ELECT NANCY KU AS A DIRECTOR.	Management	Fo
08	TO AMEND THE BYE-LAWS OF THE COMPANY AS SET OUT	Management	Fo
	IN RESOLUTION (8) IN THE NOTICE OF AGM.		
04	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS	Management	Fo
	OF THE COMPANY AND AUTHORISE THE DIRECTORS TO	-	
	FIX THEIR REMUNERATION FOR THE YEAR ENDING 31		
	DECEMBER 2007.		
05	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO	Management	Fo
	ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE		
	COMPANY; NOT EXCEEDING TEN PERCENT OF THE ISSUED		
	SHARE CAPITAL AT THE DATE OF THIS RESOLUTION.		
06	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO	Management	Fo
	EXERCISE ALL THE POWERS OF THE COMPANY TO PURCHASE		
	OR OTHERWISE ACQUIRE SHARES OF HK\$0.10 EACH IN		
	THE CAPITAL OF THE COMPANY; NOT EXCEEDING TEN		
	PERCENT OF THE ISSUED SHARE CAPITAL AT THE DATE		
	OF THIS RESOLUTION.		
07	TO ADD THE AGGREGATE NOMINAL AMOUNT OF THE SHARES	Management	Fo
	WHICH ARE PURCHASED OR OTHERWISE ACQUIRED UNDER		
	THE GENERAL MANDATE IN RESOLUTION (6) TO THE		
	AGGREGATE NOMINAL AMOUNT OF THE SHARES WHICH		
	MAY BE ISSUED UNDER THE GENERAL MANDATE IN RESOLUTION		
	(5).		

DEAN FOODS COMPANY DF

ISSUER: 242370104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	Fo
		ALAN J. BERNON	Management	Fo
		GREGG L. ENGLES	Management	Fo
		RONALD KIRK	Management	Fo
02	APPROVAL OF A NEW EQUITY INCENTIVE PLAN.		Management	Agai
03	PROPOSAL TO RATIFY DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITOR.		Management	Fo
04	STOCKHOLDER PROPOSAL REGARDING SEPARATION OF		Shareholder	Agai

ProxyEdge - Investment Company Report

BOARD ROLES.

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

THE CHIEF EXECUTIVE OFFICER AND CHAIRMAN OF THE

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 26 of 61

CENTRAL F	PARKING CORPORATION	CPC	
ISSUER: 1	154785109 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
	JP: GLODAL	Proposal	V
Proposal Number	Proposal	Proposal Type	Vc Ca 
01	THE PROPOSAL TO APPROVE A MERGER PROVIDING FOR THE ACQUISITION OF CENTRAL PARKING CORPORATION AS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 20, 2007, BY AND AMONG CENTRAL PARKING CORPORATION, KCPC HOLDINGSINC., A DELAWARE CORPORATION, AND KCPC ACQUISITINC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		Fc
02	THE PROPOSAL TO APPROVE THE ADJOURNMENT OR POSTE OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRITO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFUNCTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	IATE,	Fc
COMPANIA	ANONIMA NAC. TEL. DE VENEZU	VNT	
ISSUER: 2	204421101 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c C a
01	APPROVAL OF MANAGEMENT S REPORT OF FINANCIAL RESULTS FOR THE FOUR MONTH PERIOD ENDED APRIL 30, 2007.	Management	F
02	PROPOSAL TO ELECT ALL DIRECTORS TO SERVE ON THE BOARD OF DIRECTORS FOR THE PERIOD 2007-2008.	Management	F

ISIN: ISSUER: 184502102

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1A	ELECTION OF DIRECTOR: ALAN D. FELD	Management	Fo
1B	ELECTION OF DIRECTOR: PERRY J. LEWIS	Management	Fo
1C	ELECTION OF DIRECTOR: L. LOWRY MAYS	Management	Fo
1D	ELECTION OF DIRECTOR: MARK P. MAYS	Management	Fo
1E	ELECTION OF DIRECTOR: RANDALL T. MAYS	Management	Fo
1F	ELECTION OF DIRECTOR: B.J. MCCOMBS	Management	Fo
1G	ELECTION OF DIRECTOR: PHYLLIS B. RIGGINS	Management	Fo
1H	ELECTION OF DIRECTOR: THEODORE H. STRAUSS	Management	Fo
11	ELECTION OF DIRECTOR: J.C. WATTS	Management	Fo
1J	ELECTION OF DIRECTOR: JOHN H. WILLIAMS	Management	Fo
1K	ELECTION OF DIRECTOR: JOHN B. ZACHRY	Management	Fo
02	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2007.	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 27 of 61

03	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL	Shareholder	Agai
	REGARDING PAY FOR SUPERIOR PERFORMANCE.		
04	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL	Shareholder	Agai
	REGARDING CORPORATE POLITICAL CONTRIBUTIONS.		
05	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL	Shareholder	Agai
	REGARDING COMPENSATION COMMITTEE INDEPENDENCE.		
06	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL	Shareholder	Agai
	REGARDING EXECUTIVE COMPENSATION.		

CLE

CLAIRE'S STORES, INC.

ISSUER: 179584107 ISIN:

VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V C
01	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 20, 2007, AMONG CLAIRE S STORES, INC., BAUBLE HOLDINGS CORP. AND BAUBLE ACQUISITION SUB., AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	F
02	ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER DESCRIBED IN PROPOSAL 1.	Management	F
 APN NEWS	AND MEDIA LIMITED		
ISSUER: Ç	Q1076J107 ISIN: AU000000APN4		
	Q1076J107 ISIN: AU000000APN4 B01GXX0, 4079385, 6068574, B02KC89		
SEDOL: E	B01GXX0, 4079385, 6068574, B02KC89		
SEDOL: E	B01GXX0, 4079385, 6068574, B02KC89		
SEDOL: E VOTE GROU	B01GXX0, 4079385, 6068574, B02KC89	Proposal Type	V.
SEDOL: E VOTE GROU	B01GXX0, 4079385, 6068574, B02KC89	Proposal	
SEDOL: E	Proposal  PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.  APPROVE, FOR THE PURPOSES OF ITEM 7 OF SECTION 611 OF THE CORPORATION ACT 2001 CTH AND ALL OTHER PURPOSES, SUBJECT TO THE SCHEME BECOMING EFFECTIVE,	Proposal Type Non-Voting	C
SEDOL: E VOTE GROU Proposal Number * 1.	Proposal  PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.  APPROVE, FOR THE PURPOSES OF ITEM 7 OF SECTION 611 OF THE CORPORATION ACT 2001 CTH AND ALL OTHER PURPOSES, SUBJECT TO THE SCHEME BECOMING EFFECTIVE, THE INMH SALE AS SPECIFIED	Proposal Type Non-Voting	C
SEDOL: E VOTE GROU Proposal Number 1.	Proposal  PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. APPROVE, FOR THE PURPOSES OF ITEM 7 OF SECTION 611 OF THE CORPORATION ACT 2001 CTH AND ALL OTHER PURPOSES, SUBJECT TO THE SCHEME BECOMING EFFECTIVE, THE INMH SALE AS SPECIFIED  AND MEDIA LIMITED	Proposal Type Non-Voting	C
SEDOL: E VOTE GROU Proposal Number 1.	Proposal  PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. APPROVE, FOR THE PURPOSES OF ITEM 7 OF SECTION 611 OF THE CORPORATION ACT 2001 CTH AND ALL OTHER PURPOSES, SUBJECT TO THE SCHEME BECOMING EFFECTIVE, THE INMH SALE AS SPECIFIED  AND MEDIA LIMITED  21076J107  ISIN: AU0000000APN4	Proposal Type Non-Voting	C
SEDOL: E VOTE GROU Proposal Number 1.  APN NEWS ISSUER: Q SEDOL: E VOTE GROU Proposal	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. APPROVE, FOR THE PURPOSES OF ITEM 7 OF SECTION 611 OF THE CORPORATION ACT 2001 CTH AND ALL OTHER PURPOSES, SUBJECT TO THE SCHEME BECOMING EFFECTIVE, THE INMH SALE AS SPECIFIED  AND MEDIA LIMITED 21076J107  ISIN: AU000000APN4 B01GXX0, 4079385, 6068574, B02KC89	Proposal Type Non-Voting	C

411 OF THE CORPORATIONS ACT, THE SCHEME OF ARRANGEMENT

FOR THE ACQUISITION OF ALL SHARES IN APN BY A CONSORTIUM COMPRISING INDEPENDENT NEWS & MEDIA, PROVIDENCE EQUITY PARTNERS AND THE CARLYLE GROUP, AS SPECIFIED

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 28 of 61

\_\_\_\_\_\_

ISSUER: 296290109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

ESCHELON TELECOM INC.

Proposal Number	Proposal	Proposal Type	Vo Ca
01	TO ADDRESS THE ACREDITIVE AND DAME OF MEDGED DATED	Management	
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 19, 2007, BY AND AMONG ESCHELON TELECOM,	Management	Fo
	INC., INTEGRA TELECOM HOLDINGS, INC. AND ITH		
	ACQUISITION CORP., AS SUCH AGREEMENT MAY BE AMENDED		
	FROM TIME TO TIME, AND APPROVE THE MERGER CONTEMPLATED		
	BY THE AGREEMENT AND PLAN OF MERGER		
02	TO APPROVE A PROPOSAL TO APPROVE THE ADJOURNMENT	Management	Fo
	OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT		
	ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT		
	VOTES AT THE TIME OF THE SPECIAL MEETING		

SMART & FINAL INC. SMF

ISSUER: 831683107 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Proposal Vc Number Proposal Са Management Fo

TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 20, 2007, AS AMENDED AS OF APRIL 27, 2007, BY AND AMONG SHARP HOLDINGS CORP., SHARP ACQUISITION CORP. AND SMART & FINAL INC.

ESCH

JUPITERM	EDIA CORPORATION JUPM		
ISSUER: 4	48207D101 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number		sal	Vo Ca
01	DIRECTOR Manage ALAN M. MECKLER Manage CHRISTOPHER S. CARDELL Manage MICHAEL J. DAVIES Manage GILBERT F. BACH Manage WILLIAM A. SHUTZER Manage	gement gement gement gement gement	F0 F0 F0 F0 F0
02	JOHN R. PATRICK Manage APPROVAL OF DELOITTE & TOUCHE LLP, INDEPENDENT Manage REGISTERED PUBLIC ACCOUNTING FIRM, AS OUR INDEPENDENT		Fo Fo
	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.		
Meeting I	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER		
Meeting I	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007		
Meeting I Selected	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007		
Meeting I Selected	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 29 of 61		
Meeting I Selected	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 29 of 61  RNATIONAL LIMITED HBG		
Meeting I Selected  HUB INTER ISSUER: 4	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 29 of 61  RNATIONAL LIMITED HBG		
Meeting I Selected  HUB INTER  ISSUER: 4	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 29 of 61  RNATIONAL LIMITED HBG  44332P101 ISIN:	sal	Vo Ca
Meeting I Selected  HUB INTER ISSUER: 4 SEDOL: VOTE GROU	AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 29 of 61  RNATIONAL LIMITED HBG  44332P101 ISIN:  UP: GLOBAL  Proposal		

MEETING TO APPROVE THE ARRANGEMENT RESOLUTION.

OSI RESTA	URANT PARTNERS INC.		
ISSUER: 6	7104A101 ISIN:		
SEDOL:			
VOTE GROU	?: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 5, 2006, AMONG OSI RESTAURANT PARTNERS, INC., KANGAROO HOLDINGS, INC. AND KANGAROO ACQUISITION, INC. (THE MERGER AGREEMENT).	Management	Fo
02	ADJOURNMENT AND POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.	Management	Fo
BCE INC.	5534B760 ISIN:	BCE	
SEDOL:	7334B700 TOTA.		
VOTE GROU	': GLOBAL	D	7.7.
Proposal Number	Proposal	Proposal Type	Vo Ca
04	APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE AMENDMENTS TO THE CORPORATION S EQUITY-BASED COMPENSATION PLANS.	Management	F.C
03	APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE THE NAME CHANGE OF THE CORPORATION.	Management	Fo
02 01	DELOITTE & TOUCHE LLP AS AUDITORS. DIRECTOR	Management Management	F c
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/0 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 30	09/2007 0 of 61	

A. B>>RARD Management

Fo

	-			
		R.A. BRENNEMAN R.J. CURRIE A.S. FELL	Management Management Management	F C F C
		D. SOBLE KAUFMAN B.M. LEVITT E.C. LUMLEY J. MAXWELL	Management Management Management Management	FC FC FC
		J.H. MCARTHUR T.C. O'NEILL J.A. PATTISON	Management Management Management	F c
		R.C. POZEN M.J. SABIA	Management Management	Fo Fo
		P.M. TELLIER V.L. YOUNG	Management Management	Fc Fc
STRATAGEN	 NE CORPORATION		STGN	
ISSUER: 8	36269H107 ISIN:			
SEDOL:				
VOTE GROU Proposal Number	JP: GLOBAL Proposal		Proposal Type	Vo Ca
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 5, 2007, BY AND AMONG AGILENT TECHNOLOGIES, INC., JACKSON ACQUISITION CORP. AND STRATAGENE CORPORATION (THE MERGER AGREEMED), AS SUCH MAY BE AMENDED FROM TIME TO TIME, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEME		Management	Fc
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEET IF DEEMED NECESSARY, TO PERMIT FURTHER SOLICITA' OF ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIES VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOITHE MERGER AGREEMENT.	ING, TION NT	Management	FC
 AFFILIATE	ED COMPUTER SERVICES, INC.		ACS	
ISSUER: (	008190100 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal			Proposal	Vo

Number Proposal

number				
02	TO APPROVE THE FISCAL YEAR 2007 PERFORMANCE	:-BASED	Management	Fo
	INCENTIVE COMPENSATION FOR CERTAIN OF OUR EXOFFICERS		J	
01	DIRECTOR	DARWIN DEASON LYNN R. BLODGETT JOHN H. REXFORD JOSEPH P. O'NEILL FRANK A. ROSSI J. LIVINGSTON KOSBERG DENNIS MCCUISTION ROBERT B. HOLLAND, III	Management Management Management Management Management Management Management Management Management	FO FO FO FO FO FO
03	TO APPROVE THE SPECIAL EXECUTIVE FY07 BONUS FOR CERTAIN OF OUR EXECUTIVE OFFICERS		Management	Fo
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2 Page 31 of		
04	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUS: LLP AS THE CORPORATION S INDEPENDENT REGIST: PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2007	CERED	Management	Fo
05	TO APPROVE AND ADOPT THE 2007 EQUITY INCENT PLAN	IVE	Management	Agai
06	TO APPROVE A POLICY ON AN ANNUAL ADVISORY VOON EXECUTIVE COMPENSATION	OTE	Shareholder	Agai
SEMCO ENE	ERGY, INC.		SEN	
ISSUER: 7	78412D109 ISIN	:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V c C a
01	A PROPOSAL TO APPROVE THE AGREEMENT AND PLANOF SHARE EXCHANGE (THE EXCHANGE AGREEMENT PURSUANT TO WHICH EACH ISSUED AND OUTSTANDING SHARE OF COMMON STOCK SHALL BE TRANSFERRED OPERATION OF LAW TO PARENT IN EXCHANGE FOR RIGHT TO RECEIVE \$8.15 IN CASH, WITHOUT INTO ALL AS MORE FULLY DESCRIBED IN THE PROXY ST.	), ENG BY THE EEREST,	Management	F¢
02	ANY PROPOSAL TO POSTPONE OR ADJOURN THE SPE MEETING TO A LATER DATE OR TIME, TO SOLICIT PROXIES IN FAVOR OF THE APPROVAL OF THE EXC.	CCIAL ADDITIONAL	Management	F

Type

Са

AGREEMENT, IF THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF THE EXCHANGE AGREEMENT AT THE SPECIAL MEETING.

SXR URANI	UM ONE INC.		SXRFF	
ISSUER: 8	7112P106	ISIN:		
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	DIRECTOR		Management	F
		ANDREW B. ADAMS DR. MASSIMO C. CARELLO NEAL J. FRONEMAN DAVID HODGSON TERRY ROSENBERG PHILLIP SHIRVINGTON IAN TELFER MARK WHEATLEY KENNETH WILLIAMSON	Management Management Management Management Management Management Management Management Management	F( F( F( F( F( F( F(
02	TO APPOINT DELOITTE & TOUCHE LLP, CHARTS AS AUDITORS OF THE CORPORATION FOR THE SYEAR, AND TO AUTHORIZE THE DIRECTORS TO REMUNERATION.	ERED ACCOUNTANTS ENSUING	Management	F
03	TO APPROVE, BY SPECIAL RESOLUTION, THE ACCOMPANYING MANAGEMENT INFORMAT:	HANGE DF THREE EE AND ESCRIBED	Management	F¢
Meeting [	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2 Page 32 of		
04	TO APPROVE, BY SPECIAL RESOLUTION, THE OF THE CORPORATION S NAME TO URANIUM OF OR TO SUCH OTHER NAME AS MAY BE ACCEPTATHE BOARD OF DIRECTORS OF THE CORPORATION OF THE REGULATORS HAVING JURISDICTION OF CORPORATION.	NE INC. ABLE TO DN AND	Management	F
05	TO APPROVE, BY ORDINARY RESOLUTION, THE TO THE RESTRICTED SHARE PLAN OF THE CORI TO INCREASE THE MAXIMUM NUMBER OF COMMOI ISSUABLE THEREUNDER, AS MORE PARTICULAR.	PORATION N SHARES	Management	F

IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR.

BIOMET, 1	INC.	BMET	_
ISSUER: (	090613100 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 18, 2006, BY AND AMONG BIOMET, INC., AN INDIANA CORPORATION, LVB ACQUISITION, LLC, A DELAWARE LIMITED LIABILITY COMPANY, AND LVB ACQUISITION MERGER SUB, INC., AN INDIANA CORPORATION AND A WHOLLY-OWNED SUBSIDE	Management IARY	Fo
02	OF LVB ACQUISITION, LLC.  ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE IF NECESSARY OR APPROPRIATE, INCLUDE AN ADJOURNMENT TO PROVIDE ADDITIONAL INFORMATION TO SHAREHOLDERS OR TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF THE APPROVAL OF THE MERGER AGREEMENT.	Management ING	Fo
CUTTER &	BUCK INC.	CBUK	
ISSUER: 2	232217109 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 12, 2007 (THE MERGER AGREEMENT), BY AND AMONG CUTTER & BUCK INC., NEW WAVE GROUP AB AND NEWPORT ACQUISITION CORPORATION AND THE TRANSACTIONS CONTEMPLATED IN THE MERGER AGREEMENT, INCLUDING THE MERGER OF NEWPORT ACQUIS		Fo
02	CORPORATION WITH AND INTO CUTTER & BUCK INC. APPROVAL OF THE POSTPONEMENT OR ADJOURNMENT OF THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL VOTES, IF NECESSARY.	Management	Fo

ProxyEdge - Investment Company Report

03

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 33 of 61

KRONOS INCORPORATED KRON ISSUER: 501052104 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal Type Са \_\_\_\_\_ TO APPROVE THE AGREEMENT AND PLAN OF MERGER, Management Fo DATED AS OF MARCH 22, 2007, BY AND AMONG KRONOS INCORPORATED, SEAHAWK ACQUISITION CORPORATION AND SEAHAWK MERGER SUB CORPORATION, A WHOLLY-OWNED SUBSIDIARY OF SEAHAWK ACQUISITION CORPORATION, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL Management Fc MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT. ALGOMA STEEL INC. ALGOF ISSUER: 01566M204 ISIN: SEDOL: VOTE GROUP: GLOBAL Vo Proposal Proposal Number Proposal Са A RESOLUTION IN THE FORM SET FORTH IN APPENDIX Management Fo A TO THE CIRCULAR TO APPROVE AN ARRANGEMENT UNDER SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO) (THE OBCA ) INVOLVING THE ACQUISITION BY 2133138 ONTARIO INC., A DIRECT WHOLLY OWNED SUBSIDIARY OF ESSAR STEEL HOLDINGS LIMITED, OF ALL OF THE ISSUED AND OUTSTANDING COMMON SHARES IN EXCHANGE FOR \$56.00 IN CASH PER SHARE, AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR. THE ELECTION OF DIRECTORS. Management Fo 0.2

THE APPOINTMENT AND REMUNERATION OF THE AUDITORS.

Management Fo

\_\_\_\_\_\_ EDUCATE, INC. ISSUER: 28138P100 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vo Proposal Number Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED Management Fo AS OF JANUARY 28, 2007, BY AND AMONG EDGE ACQUISITION, LLC, EDGE ACQUISITION CORPORATION AND EDUCATE, INC. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 34 of 61 TRIAD HOSPITALS, INC. TRT ISSUER: 89579K109 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vo Number Proposal Са Type ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, Management Fo DATED AS OF MARCH 19, 2007, BY AND AMONG TRIAD HOSPITALS, INC., COMMUNITY HEALTH SYSTEMS, INC. AND FWCT-1 ACQUISITION CORPORATION. Management Fo APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MEGER AGREEMENT. UGLNF AGRICORE UNITED

ISIN:

ISSUER: 910535608

SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	V (
А	WITH RESPECT TO AN AMENDED SPECIAL RESOLUTION APPROVING THE CONTINUANCE.	N	Management	F
В	WITH RESPECT TO AN AMENDED SPECIAL RESOLUTION APPROVING THE ARRANGEMENT.	N	Management	F
MOBIUS MA	ANAGEMENT SYSTEMS, INC.		 MOBI	
ISSUER: (	506925105 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER DATED AS OF APRIL 11, 2007, BY AND AMONG MOB MANAGEMENT SYSTEMS, INC., ALLEN SYSTEMS GROUINC. AND ASG M&A, INC.	IUS	Management	F¢
CABLEVIS	ON SYSTEMS CORPORATION		CVC	
ISSUER:	.2686C109 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vo Ca
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG L AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING OF THE COMPANY FOR FISCAL YEAR 2007		Management	F
01	DIRECTOR	GROVER C. BROWN ZACHARY W. CARTER CHARLES D. FERRIS	Management Management Management Management	F C F C F C

Management

CHARLES D. FERRIS

Fc

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 35 of 61

Julies. NEX GADELEE GEODAE DEAE	rage 3.	3 01 01	
	RICHARD H. HOCHMAN VICTOR ORISTANO THOMAS V. REIFENHEIS JOHN R. RYAN VINCENT TESE	Management Management SER Management Management Management	FC FC FC
CHNOLOGIES, INC.		LSS	
12103	ISIN:		
GLOBAL			
pposal		Proposal Type	V c C a
TED AS OF MARCH 28, 2007, BY AN ATES STEEL CORPORATION, WP ACQU RP. AND LONE STAR TECHNOLOGIES, DPOSAL TO APPROVE THE ADJOURNME	ND AMONG UNITED UISITION HOLDING , INC. ENT OR POSTPONEMENT	Management Management	Fc
GROUP, INC.	ISIN:	МЕН	CONTES
GLOBAL			
pposal		Proposal Type	V c C a
RECTOR		Management	F
	JOHN F. BERGSTRON  JAMES R. BORIS	Management	F(
	CHNOLOGIES, INC.  12103  GLOBAL  DPOSAL TO ADOPT THE AGREEMENT A TIED AS OF MARCH 28, 2007, BY AN ACTUAL AC	RICHARD H. HOCHMAN VICTOR ORISTANO THOMAS V. REIFENHET: JOHN R. RYAN VINCENT TESE  CHNOLOGIES, INC.  12103  ISIN:  CHOOLOGIES, INC.  12103  ISIN:  CHOOLOGIES, INC.  12103  ISIN:  CHOOLOGIES, INC.  12103  ISIN:  CHOOLOGIES, INC.  DOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, FED AS OF MARCH 28, 2007, BY AND AMONG UNITED ATTES STEEL CORPORATION, WP ACQUISITION HOLDING RYP. AND LONE STAR TECHNOLOGIES, INC.  DOPOSAL TO APPROVE THE ADJOURNMENT OR POSTPONEMENT THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, SOLICIT ADDITIONAL PROXIES.  GROUP, INC.  11106  ISIN:  SLOBAL  DOPOSAL  JOHN F. BERGSTROI JOH	RICHARD H. HOCHMAN VICTOR ORISTANO THOMAS V. REIFENHEISER Management JOHN R. RYAN VINCENT TESE  CHNOLOGIES, INC.  LISS  CLOBAL  DEPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, FIED AS OF MARCH 28, 2007, BY AND AMONG UNITED ATTES STEEL CORFORATION, WP ACQUISITION HOLDING PRAND LONG THE ADJOURNMENT OR POSTPONEMENT THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, SOLICIT ADDITIONAL PROXIES.  CROUP, INC.  MEH  SCHOOL ISIN:  MEH  Anagement  Management  JOHN F. BERGSTROM  Management  Management

Fc

FREDERICK P STRATTON JR Management

PATHMARK	STORES, INC.		PTMK	
ISSUER:	70322A101	ISIN:		
SEDOL:				
VOTE GRO	UP: GLOBAL			_
Proposal Number	Proposal		Proposal Type	V c
01	DIRECTOR	MICHAEL R. DUCKWORTH DANIEL H. FITZGERALD BRUCE HARTMAN DAVID R. JESSICK LARRY R. KATZEN GREGORY MAYS SARAH E. NASH JOHN T. STANDLEY IRA TOCHNER JOHN J. ZILLMER	Management	FC FC FC FC FC FC FC
02	APPROVAL OF DELOITTE & TOUCHE LLP AS INI REGISTERED PUBLIC ACCOUNTANTS FOR 2007.	DEPENDENT	Management	F C
ProxyEdg Meeting		Report Date: 07/09/2 Page 36 of	007	rC
ProxyEdg Meeting : Selected	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/09/2	007	
ProxyEdg Meeting : Selected  PAXAR CO	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2	007 61	FC
ProxyEdg Meeting : Selected  PAXAR CO: ISSUER:	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2 Page 36 of	007 61	F C
ProxyEdg Meeting Selected PAXAR CO ISSUER: SEDOL:	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2 Page 36 of	007 61	F0
ProxyEdg Meeting Selected PAXAR CO ISSUER: SEDOL:	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07/09/2 Page 36 of  ISIN:	007 61	Vo
ProxyEdg Meeting : Selected  PAXAR CO: ISSUER: SEDOL: VOTE GRO' Proposal	REGISTERED PUBLIC ACCOUNTANTS FOR 2007.  e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND  RPORATION  704227107  UP: GLOBAL  Proposal	Report Date: 07/09/2 Page 36 of  ISIN:  ERGER, R CORPORATION,	007 61  PXR Proposal	

DAVID E. MCKINNEY Management FO JAMES R. PAINTER Management FO ROGER M. WIDMANN Management FO

Management Fo

VEDA ADVANTAGE LTD

VOTE GROUP: GLOBAL

ISSUER: 09390K106 ISIN: AU000000VEA1

SEDOL: B06LYQ0, B1HKCG9, 6430054, 6128661

Proposal Vo Proposal Number Proposal Type Са \_\_\_\_\_\_

APPROVE, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATION ACT, THE ARRANGEMENT PROPOSED BETWEEN VEDA ADVANTAGE LIMITED AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, DESIGNATED THE SCHEME, AS SPECIFIED, IS AGREED AND AUTHORIZE THE BOARD OF DIRECTORS OF VEDA ADVANTAGE LIMITED TO AGREE TO SUCH ALTERATIONS OR CONDITIONS AS ARE THOUGHT FIT BY THE COURT AND, SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, TO IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS

ProxyEdge - Investment Company Report

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

Report Date: 07/09/2007

Page 37 of C1

ENDESA SA, MADRID

ISIN: ES0130670112 ISSUER: E41222113

SEDOL: 2615424, 5271782, B0389N6, 5788806, 4315368, 5285501, B0ZNJC8

VOTE GROUP: GLOBAL

Proposal Proposal Vc Number Proposal Са

PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 21 JUN 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.

PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.

Non-Voting

Non-Voting

EXAMINATION AND APPROVAL, AS THE CASE MAY BE,

OF THE ANNUAL ACCOUNTS BALANCESHEET, INCOME STATEMENT

1.

	AND ANNUAL REPORT AND OF THE MANAGEMENT REPORT OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE FYE 31 DEC 2006, AS WELL AS OF THE CORPORATE MANAGEMENT DURING SAID FY		
2.	APPLICATION OF FY EARNINGS AND DIVIDEND DISTRIBUTION	Management	Fo
3.	APPOINTMENT OF THE AUDITOR FOR THE COMPANY AND ITS CONSOLIDATED GROUP	Management	Fo
4.	AUTHORIZATION FOR THE COMPANY AND ITS SUBSIDIARIES TO BE ABLE TO ACQUIRE TREASURY STOCK IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 75 AND ADDITIONAL PROVISION 1 OF THE SPANISH CORPORATIONS LAW LEY DE SOCIEDADES ANONIMAS	Management	Fo
5.	TO SET AT 10 THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS	Management	Fo
	OF ARTICLE 37 OF THE CORPORATE BYLAWS		
6. 7.	APPOINTMENT OF A COMPANY DIRECTOR APPOINTMENT OF A COMPANY DIRECTOR	Management Management	Fo Fo
7. 8.	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE EXECUTION AND IMPLEMENTATION MAY BE, OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING, AS WELL AS TO SUBSTITUTE THE AUTHORITIES IT RECEIVES FROM THE GENERAL MEETING, AND GRANTING OF AUTHORITIES FOR PROCESSING THE SAID RESOLUTIONS AS A PUBLIC INSTRUMENT, REGISTRATION THEREOF AND, AS THE CASE MAY BE, CORRECTION THEREOF	Management Management	FO FO
	CONCERNING ENDESA, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ENDESA.ES/PORTAL/EN/CORPO	)RATE_GOVERNANCE/GENERAL	_SHAR
INVESTORS	FINANCIAL SERVICES CORP.	IFIN	
ISSUER: 4	61915100 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES, IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	Fo
01	TO ADOPT THE MERGER AGREEMENT, AS AMENDED, WHICH PROVIDES FOR THE MERGER OF INVESTORS FINANCIAL	Management	Fo

Management

Fc

OF MERGER, DATED AS OF FEBRUARY 4, 2007, BY AND BETWEEN STATE STREET CORPORATION AND INVESTORS FINANCIAL SERVICES CORP., AS IT MAY BE AMENDED FROM TIME TO TIME.

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 38 of 61

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BRISTOL WEST HOLDINGS, INC.

ISSUER: 11037M105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vo Proposal Number Proposal Type Са \_\_\_\_\_ TO ADJOURN THE SPECIAL MEETING, IF NECESSARY Management Fo OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED MARCH 1, 2007, AMONG BRISTOL WEST HOLDINGS, INC., FARMERS GROUP, INC. AND BWH ACQUISITION COMPANY. 01 TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED Management Fo MARCH 1, 2007, AMONG BRISTOL WEST HOLDINGS, INC., FARMERS GROUP, INC. AND BWH ACQUISITION COMPANY.

DOLLAR GENERAL CORPORATION DG

ISSUER: 256669102 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER	Management	Fo
02	ADJOURNMENT AND POSTPONEMENT OF THE SPECIAL MEETING	Management	Fo

REPOWER SYSTEMS AG, HAMBURG

DIRECTORS

ISIN: DE0006177033 ISSUER: D6420R105

SEDOL: 7325847, B02NTW1, 7326259

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS MEETING IS 31 MAY 2007, WHEREAS THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE - 1 BUSINESS DAY. THIS IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERMAN LAW. THANK YOU	Non-Voting	
1.	PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR THE 2006 FY WITH THE REPORT OF THE SUPERVISORY BOARD, THE GROUP FINANCIAL STATEMENTS AND GROUP ANNUAL REPORT	Non-Voting	
2.	RESOLUTION ON THE ALLOCATION OF THE PROFIT/LOSS, THE PROFIT/LOSS SHALL BE CARRIED FORWARD	Management	Fo
3.	RATIFICATION OF THE ACTS OF THE BOARD OF MANAGING	Management	Fo

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 39 of 61

PLAN AND THE CORRESPONDENCE AMENDMENTS TO THE

	5. APP		5	Fc Fc
•	THE SHA PRI PRI THE TO THE	NEWAL OF THE AUTHORIZATION TO ACQUIRE OWN SHARES,  E COMPANY SHALL BE AUTHORIZED TO ACQUIRE OWN  ARES OF UP TO 10% OF THE SHARE CAPITAL, AT  ICES NOT DEVIATING MORE THAN 5% FROM THE MARKET  ICE OF THE SHARES, ON OR BEFORE 20 DEC 2008,  E BOARD OF MANAGING DIRECTOR SHALL BE AUTHORIZED  DISPOSE OF THE SHARES IN A MANNER OTHER THAN  E STOCK EXCHANGE OR AN OFFER TO ALL SHAREHOLDERS  THE SHARES ARE USED FOR ACQUISITION PURPOSES  O TO RETIRE THE SHARES	Management	Fc
	I,	THE ADJUSTMENT OF THE 2005 AND 2006 STOCK TION PLANS, THE CREATION OF A CONTINGENT CAPITAL	Management	Fc

ARTICLES OF ASSOCIATION, THE CONTINGENT CAPITAL I SHALL BE ADJUSTED AND EQUAL EUR 69,300, THE 2005 AND 2007 STOCK OPTION PLANS SHALL BE ADJUSTED IN RESPECT OF THEIR TERMS, THE COMPANY SHALL BE AUTHORIZED TO ISSUE STOCK OPTIONS FOR SHARES OF THE COMPANY ANY TO EXECUTIVES AND EMPLOYEES OF THE COMPANY AND ITS AFFILIATES, THE COMPANY SHARE CAPITAL SHALL BE INCREASED ACCORDINGLY BY UP TO EUR 235,000 THROUGH THE ISSUE OF UP TO 235,000 NEW BEARER NO-PAR SHARES, INSOFAR AS STOCK OPTIONS ARE EXERCISED (CONTINGENT CAPITAL TTT)

SANYO ELECTRIC CREDIT CO., LTD.

ISSUER: J6891L102 ISIN: JP3341000002

SEDOL: 6772165, 6830814, 5858765

VOTE GROUP: GLOBAL

Proposal		Proposal	Vo
Number	Proposal	Type	Ca
1	APPROVE APPROPRIATION OF PROFITS	Management	Fo
2.1	APPOINT A DIRECTOR	Management	Fo
2.2	APPOINT A DIRECTOR	Management	Fo
2.3	APPOINT A DIRECTOR	Management	Fo
2.4	APPOINT A DIRECTOR	Management	Fo
2.5	APPOINT A DIRECTOR	Management	Fo
2.6	APPOINT A DIRECTOR	Management	Fo
2.7	APPOINT A DIRECTOR	Management	Fo
2.8	APPOINT A DIRECTOR	Management	Fo
3.1	APPOINT A CORPORATE AUDITOR	Management	Fo
3.2	APPOINT A CORPORATE AUDITOR	Management	Fo
3.3	APPOINT A CORPORATE AUDITOR	Management	Fo
4	APPROVE FINAL PAYMENT ASSOCIATED WITH ABOLITION	Other	Abst
	OF RETIREMENT BENEFIT SYSTEMFOR DIRECTORS AND		
	AUDITORS		
5	APPROVE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE	Management	Fo
	AUDITORS		
6	APPOINT ACCOUNTING AUDITORS	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 40 of 61

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WINSTON HOTELS, INC. WXH

ISSUER: 97563A102 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	TO ADOPT AND APPROVE THE MERGER OF WINSTON HOTELS,	Management	Fo
	INC. WITH AND INTO INLAND AMERICAN ACQUISITION		
	(WINSTON), LLC PURSUANT TO THE AGREEMENT AND		
	PLAN OF MERGER, DATED AS OF APRIL 2, 2007, ALL		
	AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING,	Management	Fo
	IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL		
	PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE		
	TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE		
	THE MERGER, THE MERGER AGREEMENT AND THE OTHER		
	TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT.		

EMBARCADERO TECHNOLOGIES, INC. EMBT

ISSUER: 290787100 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

AGREEMENT.

Proposal Number	Proposal	Proposal Type	Vo Ca
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 5, 2007, BY AND AMONG EMB HOLDING CORP., EMBT MERGER CORP. AND EMBARCADERO TECHNOLOGIES,	Management	Fo
	INC. (THE MERGER AGREEMENT ).		
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, AS NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE THE ADOPTION OF THE MERGER	Management	Fo

NETRATINGS, INC.

ISSUER: 64116M108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 5, 2007, BY AND AMONG NETRATINGS, INC., NIELSEN MEDIA RESEARCH, INC. AND NTRT ACQUISITION	Management	Fo
02	SUB, INC. IN THEIR DISCRETION, THE PROXIES ARE AUTHORIZED TO VOTE UPON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING OR ANY ADJOURNMENTS OR POSTPONEMENTS THEREOF.	Management	Fo

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 41 of 61

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NIKKO CORDIAL CORPORATION

ISSUER: J51656122 ISIN: JP3670000003

SEDOL: 4576875, 6640284, B03TC41, 5485345, 6646464

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VOTE GROUP: GLOBAL

Number Proposal

Proposal

*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	
1.1	APPOINT A DIRECTOR	Management	Fo
1.2	APPOINT A DIRECTOR	Management	Fo
1.3	APPOINT A DIRECTOR	Management	Fo
1.4	APPOINT A DIRECTOR	Management	Fo
1.5	APPOINT A DIRECTOR	Management	Fo
1.6	APPOINT A DIRECTOR	Management	Fo
1.7	APPOINT A DIRECTOR	Management	Fo
1.8	APPOINT A DIRECTOR	Management	Fo
1.9	APPOINT A DIRECTOR	Management	Fo
1.10	APPOINT A DIRECTOR	Management	Fo
2.	APPOINT ACCOUNTING AUDITORS	Management	Fo

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PORTUGAL TELECOM SGPS SA, LISBOA

ISSUER: X6769Q104 ISIN: PTPTC0AM0009 BLOCKING

Proposal Vo Type Ca

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

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE NOTE THAT FOR EVERY 500 SHARES YOU HAVE 1 VOTING RIGHT. THANK YOU.	Non-Voting	
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	Tako
1.	AMEND: NO. 2 OF ARTICLE TWO, NO. 3 OF ARTICLE FOUR, NO. 8 OF ARTICLE NINE, ARTICLE TENTH, NO. 1 AND ADDING NO. 3 TO ARTICLE ELEVEN, AMENDING THE HEADING AND PARAGRAPHS B) AND D) OF NO. 1 AND ADDING NO. 4 TO ARTICLE TWELVE, NOS. 2, 3 AND 6, ADDING NOS. 7 TO 9, RENUMBERING THE PREVIOUS NOS. 7 AND 8, WHICH SHALL BECOME NOS. 10 AND 11, THE PREVIOUS NO. 9 WHICH SHALL BECOME NO. 12, RENUMBERING THE PREVIOUS NOS. 10 AND 11 WHICH SHALL BECOME NOS. 13 AND 14, ELIMINATING THE PREVIOUS NO. 12, RENUMBERING THE PREVIOUS NO. 13 WHICH SHALL BECOME NO. 15, PARAGRAPH B) OF PREVIOUS NO. 14 WHICH SHALL BECOME NO. 16 AND RENUMBERING THE PREVIOUS NOS. 15 AND 16 WHICH SHALL BECOME NOS. 17 AND 18, ALL OF ARTICLE THIRTEEN, NO. 2 OF ARTICLE FOURTEEN, PARAGRAPHS A) AND B) OF NO. 1 OF ARTICLE FIFTEEN, NO. 3 AND ADDING NO. 4 TO ARTICLE SIXTEEN, ARTICLE SEVENTEEN, NO. 1 OF ARTICLE SIXTEEN, ARTICLE SEVENTEEN, NO. 1 OF ARTICLE EIGHTEEN, ADDING NOS. 4 AND 7 TO ARTICLE TWENTY, AMENDING THE HEADING, ADDING PARAGRAPH F) OF NO. 1, AMENDMENT THE PREVIOUS PARAGRAPH F) OF NO. 1 WHICH SHALL BECOME PARAGRAPH G) AND ADDING NOS. 2 AND 6 OF ARTICLE TWENTY ONE, NO. 2 OF ARTICLE TWENTY THREE, NOS. 1 AND 2 OF ARTICLE TWENTY FOUR, AMENDING THE HEADING OF SECTION IV TO CHAPTER III, ARTICLES TWENTY SEVEN TO THIRTY, ADDING A NEW SECTION V TO CHAPTER III OF THE ARTICLES OF ASSOCIATION AND ARTICLE THIRTY ONE OF THE ARTICLES OF ASSOCIATION, AS WELL AS RENUMBERING IN ACCORDANCE THE PARAGRAPHS, NUMBERS AND ARTICLES OF THE ARTICLES OF ASSOCIATION	Management	Take Act

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 42 of 61

2. ELECT THE MEMBERS OF THE AUDIT COMMITTEE AS WELL AS ITS CHAIRMAN, FOR THE 2006-2008 PERIOD

AS A CONSEQUENCE OF THE STATUTORY AMENDMENTS RESOLVED IN THE PRESENT GENERAL MEETING

Management

3. ELECT THE STATUTORY AUDITOR EFFECTIVE AND ALTERNATE,

Management

Take

Act

Take

Act

FOR THE 2006-2008 PERIOD

4. AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
THE SHARE CAPITAL, WITH THE CORRESPONDING AMENDMENT
TO PARAGRAPH 3 OF ARTICLE FOUR OF THE ARTICLES
OF ASSOCIATION

Management

Take ment Act

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PORTUGAL TELECOM SGPS SA, LISBOA

ISSUER: X6769Q104 ISIN: PTPTCOAM0009 BLOCKING

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

2222. 2021103, 0100000, 0220000, 1000200, 00101200

VOTE GROUP: GLOBAL

Proposal Proposal Von Number Proposal Type Ca

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING
ID 393217 DUE TO ADDITIONAL RESOLUTION. ALL VOTES
RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED
AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING

Non-Voting

Management

Take

Act

NOTICE. THANK YOU. AMEND: NO. 2 OF ARTICLE TWO, NO. 3 OF ARTICLE 1. FOUR, NO. 8 OF ARTICLE NINE, ARTICLE TENTH, NO. 1 AND ADDING NO. 3 TO ARTICLE ELEVEN, AMENDING THE HEADING AND PARAGRAPHS B) AND D) OF NO. 1 AND ADDING NO. 4 TO ARTICLE TWELVE, NOS. 2, 3 AND 6, ADDING NOS. 7 TO 9, RENUMBERING THE PREVIOUS NOS. 7 AND 8, WHICH SHALL BECOME NOS. 10 AND 11, THE PREVIOUS NO. 9 WHICH SHALL BECOME NO. 12, RENUMBERING THE PREVIOUS NOS. 10 AND 11 WHICH SHALL BECOME NOS. 13 AND 14, ELIMINATING THE PREVIOUS NO. 12, RENUMBERING THE PREVIOUS NO. 13 WHICH SHALL BECOME NO. 15, PARAGRAPH B) OF PREVIOUS NO. 14 WHICH SHALL BECOME NO. 16 AND RENUMBERING THE PREVIOUS NOS. 15 AND 16 WHICH SHALL BECOME NOS. 17 AND 18, ALL OF ARTICLE THIRTEEN, NO. 2 OF ARTICLE FOURTEEN, PARAGRAPHS A) AND B) OF NO. 1 OF ARTICLE FIFTEEN, NO. 3 AND ADDING NO. 4 TO ARTICLE SIXTEEN, ARTICLE SEVENTEEN, NO. 1 OF ARTICLE EIGHTEEN, ADDING NOS. 4 AND 7 TO ARTICLE TWENTY, AMENDING THE HEADING, ADDING PARAGRAPH F) OF NO. 1, AMENDMENT THE PREVIOUS PARAGRAPH F) OF NO. 1 WHICH SHALL BECOME PARAGRAPH G) AND ADDING NOS. 2 AND 6 OF ARTICLE TWENTY ONE, NO. 2 OF ARTICLE TWENTY THREE, NOS. 1 AND

SEVEN TO THIRTY, ADDING A NEW SECTION V TO CHAPTER III OF THE ARTICLES OF ASSOCIATION AND ARTICLE THIRTY ONE OF THE ARTICLES OF ASSOCIATION, AS WELL AS RENUMBERING IN ACCORDANCE THE PARAGRAPHS, NUMBERS AND ARTICLES OF THE ARTICLES OF ASSOCIATION AS A CONSEQUENCE OF THE STATUTORY AMENDMENTS

2 OF ARTICLE TWENTY FOUR, AMENDING THE HEADING OF SECTION IV TO CHAPTER III, ARTICLES TWENTY

RESOLVED IN THE PRESENT GENERAL MEETING

INNKEEPERS USA TRUST

ISSUER: 4576J0104

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 43 of 61

2.	APPROVE TO CHANGE IN THE COMPOSITION AND ELECT THE NEW MEMBERS OF THE BOARD OF DIRECTORS	Management	Take Act
3.	ELECT THE MEMBERS OF THE AUDIT COMMITTEE AS WELL AS ITS CHAIRMAN, FOR THE 2006-2008 PERIOD	Management	Take Act
4.	ELECT THE STATUTORY AUDITOR EFFECTIVE AND ALTERNATE, FOR THE 2006-2008 PERIOD	Management	Take Act
5.	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH THE CORRESPONDING AMENDMENT TO PARAGRAPH 3 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION	Management	Take Act
BIOVERIS ISSUER: 0	CORPORATION 90676107 ISIN:	BIOV	
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 4, 2007, BY AND AMONG BIOVERIS, ROCHE HOLDING LTD AND LILI ACOUISITION CORPORATION.	Management	Fo
02	PROPOSAL TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	Fo

ISIN:

KPA

Edgar Filing: Gabelli Global Deal Fund - Form N-PX				
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	V c C a	
01	APPROVE THE MERGER OF INNKEEPERS USA TRUST WITH AND INTO GRAND PRIX ACQUISITION TRUST, A WHOLLY-OWNED SUBSIDIARY OF GRAND PRIX HOLDINGS LLC, PURSUANT TO THE AGREEMENT AND PLAN OF MERGER, BY AND AMONG GRAND PRIX HOLDINGS LLC, GRAND PRIX ACQUISITION TRUST, INNKEEPERS USA TRUST, INNKEEPERS USA LIMITED PARTNERSHIP AND INNKEEPERS FINANCIAL CORPORATION, AS DESCRIBED IN THE STATEMENT.	Management	Fc	
Meeting I	e - Investment Company Report  Date Range: 07/01/2006 to 06/30/2007 Report:  Accounts: NPX GABELLI GLOBAL DEAL FUND	Date: 07/09/2007 Page 44 of 61		
02	ANY ADJOURNMENTS OR POSTPONEMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES.	Management	Fo	
ALTADIS	SA			
ISSUER: 1	E0432C106 ISIN: ES0177040	013		
SEDOL: 1	B02T9V8, 5843114, B0YLW13, 5444012, 5860652			
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vo Ca	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 28 JUN 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting		
* 1.	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.  APPROVE AND ADOPT THE ANNUAL ACCOUNTS, BALANCE SHEET, PROFIT AND LOSS ACCOUNTAND NOTES TO THE	Non-Voting Management	Fo	

ACCOUNT AND MANAGEMENT REPORT OF ALTADIS, SOCIEDAD A NONIMA AND ITS CONSOLIDATED GROUP, AS WELL

AS THE PROPOSED APPLICATION OF PROFITS AND DIVIDEND DISTRIBUTION, ALL OF THE FOREGOING WITH REFERENCE

RE-APPOINT MR. JEAN PIERRE TIROUFLET AS A DIRECTOR

TO THE FY 2006

2.

Fc

Management

	Edgar Filing: Gabelli Global Deal Fund	- Form N-PX	
3.	RE-APPOINT OR APPOINT THE AUDITORS OF THE CO AND ITS CONSOLIDATED GROUP FOR THE FY 2007	DMPANY Management	F
4.	APPROVE THE CAPITAL REDUCTION THROUGH AMORTIOF OWN SHARES, RESTATING THE ARTICLE CORRESPONDED TO THE CORPORATE CAPITAL OF THE ARTICLES OF	PONDING	F
5.	AMEND THE ARTICLES 8, ABOUT CONVENING NOTICE 14, ABOUT PROXY AND REPRESENTATION AND 22, A VOTING OF PROPOSALS OF THE GENERAL MEETING FIN ORDER TO BRING THEM INTO LINE WITH THE UN CODE OF CORPORATE GOVERNANCE FOR LISTED COME APPROVED BY THE SPANISH SECURITIES EXCHANGE COMISION NACIONAL DEL MERCADO DE VALORES, CN IN 2006	ABOUT REGULATIONS, NIFIED PANIES COMMISSION,	F¢
7.	AUTHORIZE THE BOARD FOR THE EXECUTION, CONSTRECTIFICATION AND IMPLEMENTATION OF THE RESC ADOPTED BY THE GENERAL MEETING OF SHAREHOLDE	DLUTIONS	F
6.	GRANT AUTHORITY TO THE BOARD OF DIRECTORS TO CARRY OUT THE DERIVATIVE ACQUISITION OF OWN EITHER DIRECTLY OR VIA AFFILIATED COMPANIES, WITHIN THE LEGAL LIMITS AND REQUIREMENTS, FO AN 18 MONTH PERIOD, AS WELL AS TO DISPOSE OF THE BOUGHT BACK SHARES OR TO APPLY THEM TO TREMUNERATION PROGRAMS PROVIDED BY SECTION 75 OF THE SPANISH LIMITED COMPANIES ACT, LEY DESOCIEDADES ANONIMAS	SHARES,  CHE	F¢
	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date: 07/09/2007	
	Accounts: NPX GABELLI GLOBAL DEAL FUND	Page 45 of 61	
COVANSYS	CORPORATION	CVNS	
ISSUER:	22281W103 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal		Proposal	Vo
Number	Proposal 	Type 	C á
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 25, 2007, BY AND AMONG COMSCIENCES CORPORATION, SURFSIDE ACQUISITION OF A WHOLLY OWNED SUBSIDIARY OF COMPUTER SCIENCE.	MPUTER CORP.,	F

CORPORATION, AND COVANSYS, AS SUCH AGREEMENT

TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL

MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE

MAY BE AMENDED FROM TIME TO TIME.

02

Fc

Management

TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.

ALTADIS SA

LIONORE M	IINING INTERNATIONAL LTD.	LMGGF	
ISSUER: 5	35913107 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vo Ca
01	THE ELECTION AS DIRECTORS FOR THE ENSUING YEAR OF THOSE NOMINEES PROPOSED BY MANAGEMENT AND SET FORTH IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR;	Management	Fc
02	THE RE-APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS OF THE COMPANY FOR THE ENSUING YEAR AND AUTHORIZING THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.	Management	Fo
SIERRA HE ISSUER: 8 SEDOL:	EALTH SERVICES, INC.  26322109 ISIN:	SIE	
VOTE GROU	P: GLOBAL		
Proposal	Proposal	Proposal Type	Vo
			Cá
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 11, 2007, BY AND AMONG UNITEDHEALTH GROUP INCORPORATED, SAPPHIRE ACQUISITION, INC. AND SIERRA HEALTH SERVICES, INC.	Management	F(

ISSUER: E0432C106 ISIN: ES0177040013

> DIRECTOR EXPRESSLY ACCEPTS HIS APPOINTMENT AND DECLARES THAT HE IS NOT INVOLVED IN CURRENT LEGAL PROCEEDINGS THAT WOULD AFFECT HIM HOLDING THE

SEDOL: B02T9V8, 5843114, B0YLW13, 5444012, 5860652

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Proposal Number	Proposal	Proposal Type	Vo Ca
*	PLEASE BE ADVISED THAT ADDITIONAL INFORMATION CONCERNING ALTADIS, S.A. CAN ALSO BE VIEWED ON THE COMPANY S WEBSITE: HTTP://WWW.ALTADIS.COM/EN/INDEX.PHP	Non-Voting	
*	PLEASE NOTE THAT THE FIRST CALL FOR THE MEETING IS 27 JUN 2007, BUT THE MEETING IS GOING TO BE HELD ON SECOND CONVOCATION DATE I.E. 28 JUN 2007. IF YOU HAVE ALREADY SENT YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	
1.	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE ANNUAL ACCOUNTS BALANCE SHEET, PROFIT AND LOSS STATEMENT AND REPORT AND MANAGEMENT REPORT, AS WELL AS THE MANAGEMENT EFFECTED BY THE BOARD OF DIRECTORS OF ALTADIS, S.A. AND ITS CONSOLIDATED GROUP FOR THE 2006 FINANCIAL YEAR, AND THE PROPOSAL FOR ALLOCATION OF PROFITS AND THE DISTRIBUTION OF DIVIDENDS. TO APPROVE THE ANNUAL ACCOUNTS BALANCE SHEET, PROFIT AND LOSS STATEMENT AND REPORT AND MANAGEMENT REPORT FOR THE FINANCIAL YEAR ENDING ON DECEMBER 31ST, 2006, FOR THE COMPANY AND ITS CONSOLIDATED GROUP, TO APPROVE CORPORATE MANAGEMENT AND PAYMENT TO DIRECTORS, IN ACCORDANCE WITH EPIGRAPH 19 OF THE REPORT, AND TO RESOLVE ON THE ALLOCATION OF PROFITS, CONSISTING OF THE PAYMENT OF A DIVIDEND OF 1,10 EUROS PER SHARE CHARGED TO PROFITS FOR THE YEAR 312.506 THOUSAND EUROS. THE REMAINING AMOUNT SHALL BE ALLOCATED TO THE VOLUNTARY RESERVES OF ALTADIS, S.A. THE RESOLUTION OF THE BOARD OF DIRECTORS DATED FEBRUARY 21ST, 2007, FOR THE PAYMENT OF AN INTERIM DIVIDEND OF 0.50 EUROS PER SHARE IS RATIFIED, AND A COMPLEMENTARY DIVIDEND OF 0.60 EUROS PER SHARE, TO BE PAID ON JULY 9, 2007, IS PROPOSED. TOTAL DIVIDEND PAYMENTS FOR THE FINANCIAL YEAR WILL THEREFORE	Management	Fo
2.	BE 1,10 EUROS PER SHARE RE-ELECTION OF THE DIRECTOR MR. JEAN-PIERRE TIROUFLET. AT THE PROPOSAL OF THEBOARD OF DIRECTORS AND SUBJECT TO A FAVORABLE REPORT FROM THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE, THE GENERAL MEETING OF SHAREHOLDERS HAS ADOPTED THE AGREEMENT TO RE-ELECT THE DIRECTOR MR. JEAN PIERRE TIROUFLET FOR A MAXIMUM STATUTORY PERIOD OF FIVE YEARS IN ACCORDANCE WITH ARTICLE 126 OF THE CORPORATIONS ACT AND ARTICLE 33 OF THE ARTICLES OF ASSOCIATION. BEING PRESENT IN THE MEETING, THE RE-ELECTED	Management	Fc

POST, IN ACCORDANCE WITH EXISTING REGULATIONS.
MR. TIROUFLET HAS BEEN, AND WILL CONTINUE TO
BE, AN INDEPENDENT DIRECTOR. IN ACCORDANCE WITH
THE PROVISIONS IN ARTICLE 146 OF THE BUSINESS
REGISTER REGULATIONS, IT IS EXPRESSLY STATED
THAT, HAVING BEEN RE-ELECTED AS DIRECTOR, HE
WILL CONTINUE TO FULFIL THE DUTIES HE WAS PERFORMING
BEFOREHAND ON THE BOARD OF DIRECTORS AND ITS
COMMITTEES

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 47 of 61

3. APPOINTMENT OR REAPPOINTMENT OF THE ACCOUNTS AUDITOR FOR ALTADIS, S.A. AND ITS CONSOLIDATED GROUP FOR THE 2007 FINANCIAL YEAR. IT IS PROPOSED TO REAPPOINT THE COMPANY DELOITTE, S.L. AS ACCOUNTS AUDITOR FOR THE COMPANY AND ITS CONSOLIDATED GROUP TO UNDERTAKE THE AUDIT WORK FOR THE 2007 FINANCIAL YEAR, EMPOWERING THE BOARD OF DIRECTORS, WHICH TO THIS EFFECT MAY DELEGATE TO THE AUDIT AND CONTROL COMMITTEE, TO ENTER INTO THE RELEVANT SERVICE PROVISION AGREEMENT, BASED ON PAYMENT FOR THE PREVIOUS FINANCIAL YEAR, WITH THE CLAUSES AND CONDITIONS IT DEEMS APPROPRIATE, AS WELL AS TO MAKE THE MODIFICATIONS IN SUCH AGREEMENT AS MAY BE RELEVANT PURSUANT TO THE LEGISLATION IN EFFECT AT EACH MOMENT

Management Fo

Management

Fo

REDUCTION OF COMPANY SHARE CAPITAL THROUGH THE REDEMPTION OF OWN SHARES, THUSAMENDING THE WORDING OF THE ARTICLE OF THE COMPANY BY-LAWS WHICH REFERS TO SHARE CAPITAL. TO REDUCE COMPANY SHARE CAPITAL BY 368,457 EUROS, THROUGH THE REDEMPTION OF 3,684,570 SHARES OF TREASURY STOCK, PREVIOUSLY ACQUIRED PURSUANT TO AUTHORIZATION FROM THE GENERAL SHAREHOLDERS MEETING, WITHIN THE LIMITS ESTABLISHED IN ARTICLES 75 AND SUBSEQUENT AND IN ADDITIONAL PROVISION 1, SECTION 2 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. THUS, THE REFERENCE TO THE SHARE CAPITAL FIGURE SET OUT IN ARTICLE 5 OF THE COMPANY BYLAWS WILL BE AMENDED TO READ AS FOLLOWS: ARTICLE 5. - SHARE CAPITAL SHARE CAPITAL IS 25,243,685 EUROS AND 60 CENTS, REPRESENTED BY 252,436,856 SHARES OF 0.10 EURO NOMINAL VALUE EACH, ALL OF THE SAME TYPE, NUMBERED FROM 1 TO 252,436,856 INCLUSIVE, FULLY SUBSCRIBED AND PAID UP. THE AFOREMENTIONED REDUCTION SHALL BE EXECUTED WITHIN A PERIOD OF SIX MONTHS FROM THE DATE OF THE PRESENT RESOLUTION. THE SHARE CAPITAL REDUCTION SHALL BE CHARGED TO RESERVES, CANCELLING THE UNAVAILABLE RESERVE ENVISAGED IN ARTICLE 79.3 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. SUCH REDUCTION SHALL NOT INVOLVE THE REIMBURSEMENT OF CASH CONTRIBUTIONS, GIVEN THAT THE COMPANY ITSELF IS HOLDER OF THE REDEEMED SHARES. THEREFORE, THE PURPOSE OF THE SAID REDUCTION SHALL BE TO AMORTIZE THE COMPANY

S OWN SHARES. IT IS PROPOSED THAT THE BOARD OF DIRECTORS BE COMMISSIONED TO UNDERTAKE THE ADMINISTRATIVE STEPS AND PROCESSES LEGALLY NECESSARY TO COMPLETE AND, IF APPROPRIATE, CORRECT THE RESOLUTION ADOPTED, AND SPECIFICALLY TO: REQUEST EXCLUSION FROM QUOTATION OF THE AMORTIZED STOCK, DRAW UP AND, IF NECESSARY, PUBLISH ANNOUNCEMENTS ESTABLISHED IN ARTICLE 165 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT; IN THE EVENT OF EXERCISE OF THE RIGHT TO CHALLENGE BY CREDITOR HOLDERS OF THE SAME, IF THE CASE MAY BE, TO COMPLY WITH THE REQUIREMENTS SET OUT IN ARTICLE 166, SECTION 3, OF THE AFOREMENTIONED ACT, AND IN GENERAL, TO ADOPT ANY RESOLUTIONS THAT MAY BE NECESSARY AND UNDERTAKE THE ACTS REQUIRED TO EFFECT THE SHARE CAPITAL REDUCTION AND AMORTIZATION OF THE SHARES, WITH THE EXPRESS POWER TO CORRECT OR SUPPLEMENT THE ABOVE RESOLUTIONS IN THE LIGHT OF COMMENTS OR QUALIFICATIONS FROM THE MERCANTILE REGISTRAR, GRANTING THE RELEVANT PUBLIC DEEDS AND APPOINTING THE PERSON OR PERSONS WHO SHALL ACT IN THE FORMALIZATION OF THE SAME. LIKEWISE, IT IS PROPOSED THAT THE POWERS NECESSARY TO FORMALIZE THE PRESENT RESOLUTION BE DELEGATED TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE SECRETARY TO THE BOARD INDISTINCTLY, ENABLING THEM TO EFFECT ALL PUBLIC AND PRIVATE DOCUMENTS TO THIS EFFECT, AND TO SUPPLEMENT OR CORRECT THE PRESENT RESOLUTION, AND TO PROCEED TO REGISTER THE SAME WITH THE CORRESPONDING MERCANTILE REGISTRY AND ALL OTHER ENTITIES WHERE REQUIRED. REPORT FROM THE BOARD OF DIRECTORS OF ALTADIS, S.A.

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

IN RELATION TO THE PROPOSAL TO REDUCE THE SHARE CAPITAL BY REDEMPTION OF TREASURY STOCK, REDRAFTING THE ARTICLE OF THE COMPANY ARTICLES OF ASSOCIATION RELATING TO THE SHARE CAPITAL. ARTICLE 164 OF THE PUBLIC LIMITED COMPANIES ACT ESTABLISHES THAT THE SHARE CAPITAL REDUCTION MUST BE AGREED BY THE GENERAL MEETING WITH THE REQUIREMENTS OF THE MODIFICATIONS OF THE ARTICLES OF ASSOCIATION; ON THE OTHER HAND ARTICLE 144 OF THE SAME LAW MENTIONS, AMONGST OTHER REQUIREMENTS FOR THE VALID ADOPTION OF THE AGREEMENT TO MODIFY THE ARTICLES OF ASSOCIATION, THAT THE DIRECTORS FORMULATE A WRITTEN REPORT JUSTIFYING THE MODIFICATION PROPOSAL. THE SAID REPORT, TOGETHER WITH THE FULL TEXT OF THE PROPOSAL MODIFICATION, MUST BE MADE AVAILABLE TO THE SHAREHOLDERS AS SET OUT IN THE SAID ARTICLE. THIS REPORT IS PREPARED IN ORDER TO COMPLY WITH THE AFOREMENTIONED LEGAL REQUIREMENT. A. JUSTIFICATION FOR THE PROPOSAL THE BOARD OF DIRECTORS CONSIDERS THAT IT IS APPROPRIATE TO REDUCE THE SHARE CAPITAL BY THE AMOUNT THAT

Report Date: 07/09/2007

Page 48 of 61

CORRESPONDS TO THE NOMINAL VALUE OF CERTAIN SHARES IN THE TREASURY STOCK, BY THEIR REDEMPTION, IN ORDER TO ADAPT TO THE REAL STRUCTURE OF THE COMPANY S SHARE CAPITAL, CONCENTRATE THE CAPITAL IN THE EXTERNAL SHAREHOLDERS AND INCREASE THE PROFIT PER COMPANY SHARE. ON THE BASIS OF THE ABOVE PREMISE, IT IS PROPOSED TO THE GENERAL MEETING OF SHAREHOLDERS TO REDUCE THE SHARE CAPITAL BY 368,457 EUROS BY REDEEMING 3,684,570 OWNED SHARES IN THE TREASURY STOCK WHICH CORRESPONDS TO APPROXIMATELY 1,43% OF THE COMPANY S CURRENT SHARE CAPITAL. B. AGREEMENT PROPOSAL TO REDUCE THE SHARE CAPITAL BY REDEMPTION OF TREASURY STOCK, REDRAFTING THE ARTICLE OF THE COMPANY ARTICLES OF ASSOCIATION RELATING TO THE SHARE CAPITAL THE AGREEMENT THAT THE BOARD OF DIRECTORS PROPOSES FOR THE APPROVAL OF THE ORDINARY GENERAL MEETING OF SHAREHOLDERS IN RELATION TO THIS ISSUES IS AS FOLLOWS: REDUCE THE COMPANY S SHARE CAPITAL BY THE AMOUNT OF 368,457 EUROS, BY REDEEMING THE 3,684,570 OWNED SHARES IN THE TREASURY STOCK, WHICH WERE PREVIOUSLY ACQUIRED ON THE BASIS OF THE AUTHORIZATION AT THE TIME BY THE GENERAL MEETING OF SHAREHOLDERS, WITHIN THE LIMITS SET OUT IN ARTICLES 75 AND BELOW AND IN THE 1ST ADDITIONAL REGULATION, SECTION 2, OF THE PUBLIC LIMITED COMPANIES ACT. AS A RESULT, ARTICLE 5 OF THE COMPANY ARTICLES OF ASSOCIATION IS MODIFIED IN RELATION TO THE AMOUNT OF THE SHARE CAPITAL, WHICH SHALL BE DRAFTED AS FOLLOWS: ARTICLE 5. - SHARE CAPITAL: SHARE CAPITAL IS 25,243,685 EUROS AND 60 CENTS, REPRESENTED BY 252,436,856 SHARES OF 0.10 EURO NOMINAL VALUE EACH, ALL OF THE SAME TYPE, NUMBERED FROM 1 TO 252,436,856 INCLUSIVE, FULLY SUBSCRIBED AND PAID UP. THE REDUCTION WILL BE EXECUTED IN A MAXIMUM PERIOD OF SIX MONTHS FROM THE DATE OF THIS AGREEMENT. THE CAPITAL REDUCTION IS DONE CHARGED TO THE RESERVES, CANCELLING THE UNAVAILABLE RESERVE REFERRED TO IN ARTICLE 79.3 OF THE PUBLIC LIMITED COMPANIES ACT. THE REDUCTION WILL NOT INVOLVE THE REFUND OF INVESTMENTS AS IT IS THE COMPANY ITSELF THAT OWNS THE REDEEMED SHARES. AS SUCH, THE PURPOSE OF THE REDUCTION SHALL BE TO REDEEM THE TREASURY STOCK. IT IS PROPOSED TO DELEGATE TO THE BOARD OF DIRECTORS THE PERFORMANCE OF ALL STEPS AND ACTIONS THAT ARE NECESSARY IN ACCORDANCE WITH THE ACT IN ORDER TO COMPLETE AND IF APPROPRIATE

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 49 of 61

CORRECT THAT ADOPTED HEREIN AND, IN PARTICULAR, SO THAT IT CAN: REQUEST THE QUOTING OF THE REDEEMED SHARES, IN THE MANNER ESTABLISHED BY THE APPLICABLE REGULATIONS; DRAFT AND PUBLISH, IF APPLICABLE, THE ANNOUNCEMENTS REFERRED TO IN ARTICLE 165

OF THE PUBLIC LIMITED COMPANIES ACT; IN THE CASE OF THE EXERCISE OF THE RIGHT TO OPPOSE BY ANY OF THE CREDITORS HOLDING THE SAME, IF APPLICABLE, TO COMPLY WITH THE REQUIREMENTS ESTABLISHED IN ARTICLE 166, SECTION 3, OF THE SAID ACT, AND IN GENERAL, ADOPT AS MANY AGREEMENTS AS NECESSARY AND DO ALL ACTS THAT ARE NECESSARY FOR THE REDUCTION OF THE CAPITAL AND SHARE REDEMPTION, WITH THE EXPRESS AUTHORIZATION TO CORRECT AND COMPLEMENT THE ABOVE AGREEMENTS IN LIGHT OF THE VERBAL OR WRITTEN CLASSIFICATION FROM THE TRADE REGISTRAR, GRANTING THE CORRESPONDING PUBLIC DEED(S), AND APPOINTING THE PERSON WHO WILL ACT IN THEIR FORMALIZATION. IT IS ALSO PROPOSED TO DELEGATE TO BOTH THE CHAIRMAN AND TO THE SECRETARY OF THE BOARD OF DIRECTORS THE POWERS NECESSARY IN ORDER TO FORMALIZE THIS AGREEMENT, BEING ABLE FOR SUCH PURPOSE TO GRANT ALL KINDS OF PUBLIC OR PRIVATE DOCUMENTS, EVEN THOSE TO COMPLETE OR CORRECT THIS AGREEMENT, AND TO PROCEED TO ENTER IT IN THE CORRESPONDING TRADE REGISTRY AND IN THE OTHER ENTITIES AS APPROPRIATE

5. PARTIAL ALTERATION OF ARTICLES 8 (OFFICIAL CALL), 14 (DELEGATION AND REPRESENTATION) AND 22 (VOTING ON PROPOSED RESOLUTIONS) OF THE REGULATIONS OF THE GENERAL MEETING FOR THEIR ADAPTATION TO THE UNIFIED CODE OF GOOD GOVERNANCE OF LISTED COMPANIES APPROVED BY THE CNMV (SPANISH NATIONAL SECURITIES MARKET COMMISSION) IN 2006. ALTERATION OF THE FOLLOWING ARTICLES OF THE REGULATIONS OF THE ALTADIS, S.A. GENERAL MEETING HAS BEEN PROPOSED FOR THEIR ADAPTATION TO THE NEW UNIFIED CODE OF GOOD GOVERNANCE OF LISTED COMPANIES APPROVED BY THE COMMISSION NACIONAL DEL MERCADO DE VALORES IN 2006: ARTICLE 8 OFFICIAL CALL, WHICH HAS THE NEW SECTION 8.3 ADDED; ARTICLE 14 (DELEGATION AND REPRESENTATION), WHICH HAS THE NEW SECTION 14.5 ADDED; AND ARTICLE 22 VOTING ON PROPOSED RESOLUTIONS, WHICH HAS ADDED A NEW PARAGRAPH TO SECTION 22.2. THE REST OF THE SECTIONS OF EACH OF THE ARTICLES REMAIN UNALTERED. ALTERATION OF THE ARTICLES STATED IS PREVIOUSLY AGREED THROUGH A WRITTEN REPORT FROM THE DIRECTORS, EXPLAINING THEIR ALTERATION, AND AFTER THE PROPOSAL OF THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE. ALTERED ARTICLES WILL BE WORDED LITERALLY ALTERATIONS ARE UNDERLINED: ARTICLE 8. OFFICIAL CALL 8.1. THE GENERAL SHAREHOLDERS MEETINGS, WHETHER ORDINARY OR EXTRAORDINARY, SHALL BE CALLED BY THE BOARD OF DIRECTORS. 8.2. THE BOARD OF DIRECTORS MAY CALL THE GENERAL SHAREHOLDERS MEETING WHENEVER IT DEEMS APPROPRIATE OR NECESSARY FOR THE COMPANY S INTERESTS, BUT IS OBLIGED, NONETHELESS, TO CALL THE ORDINARY GENERAL SHAREHOLDERS MEETING WITHIN THE FIRST SIX MONTHS OF EACH FISCAL YEAR AND TO CALL THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING WHEN SO REQUESTED IN WRITING BY SHAREHOLDERS HOLDING A MINIMUM OF FIVE PERCENT OF THE COMPANY SHARE CAPITAL. SUCH REQUEST SHALL INCLUDE THE MATTERS TO BE DELIBERATED AT THE MEETING TO BE CALLED. IN THIS CASE, THE GENERAL SHAREHOLDERS MEETING SHALL BE HELD WITHIN THE THIRTY DAYS

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FOLLOWING THE DATE ON WHICH NOTIFICATION BY NOTARY

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 50 of 61

OF THE CALL IS RECEIVED, INCLUDING NECESSARILY THE PROPOSED AGENDA, OR THE MATTERS THAT GAVE RISE TO SUCH REQUEST. 8.3. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE INCLUDED SEPARATELY ON THE AGENDA AND VOTED ON INDIVIDUALLY. ARTICLE 14. DELEGATION AND REPRESENTATION 14.1 ALL SHAREHOLDERS SHALL BE ENTITLED TO BE REPRESENTED AT THE GENERAL SHAREHOLDERS MEETING BY ANOTHER SHAREHOLDER WITH THE RIGHT TO ATTEND. SUCH REPRESENTATION SHALL BE SPECIFIC FOR EACH MEETING, EXPRESSED THROUGH THE DELEGATION FORM PRINTED ON THE ATTENDANCE CARD OR THROUGH ANY OTHER MEANS ACCEPTED BY LAW, WITHOUT PREJUDICE TO THE PROVISIONS OF ARTICLE 108 OF THE JOINT STOCK COMPANIES ACT WITH RESPECT TO FAMILY REPRESENTATION AND THE CONFERRING OF GENERAL POWERS. SUCH DOCUMENTS OF DELEGATION OR REPRESENTATION FOR THE GENERAL SHAREHOLDERS MEETING SHALL REFLECT THE RELEVANT INSTRUCTIONS WITH REGARDS TO THE VOTE TO BE ISSUED. SHOULD NO EXPRESS INSTRUCTIONS BE GIVEN, IT SHALL BE UNDERSTOOD THAT THE REPRESENTATIVE SHALL VOTE IN FAVOUR OF THE PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS WITH RESPECT TO THE MATTERS INCLUDED ON THE AGENDA. SHOULD NO INSTRUCTIONS HAVE BEEN ISSUED BECAUSE THE GENERAL SHAREHOLDERS MEETING RESOLVES MATTERS THAT ARE NOT INCLUDED ON THE AGENDA AND ARE THEREFORE UNKNOWN AT THE DATE OF DELEGATION, AND SHOULD SUCH MATTERS BE PUT TO A VOTE, THE REPRESENTATIVE SHALL VOTE AS HE/SHE DEEMS APPROPRIATE, TAKING INTO ACCOUNT THE INTERESTS OF THE COMPANY AND THE REPRESENTED PARTY. THE SAME PRINCIPLE SHALL APPLY WHEN THE RELEVANT PROPOSAL OR PROPOSALS SUBMITTED FOR DECISION BY THE MEETING HAVE NOT BEEN PRESENTED BY THE BOARD OF DIRECTORS. IN THE EVENT THE REPRESENTATION OR DELEGATION DOCUMENT DOES NOT INDICATE THE SPECIFIC INDIVIDUAL TO WHOM THE SHAREHOLDER CONFERS REPRESENTATION, SUCH REPRESENTATION SHALL BE CONSIDERED TO HAVE BEEN GRANTED IN FAVOUR OF THE CHAIRMAN OF THE COMPANY BOARD OF DIRECTORS OR WHOMEVER SUBSTITUTES THE CHAIRMAN IN PRESIDING THE GENERAL SHAREHOLDERS MEETING. IN THE CASES OF PUBLIC REQUESTS FOR REPRESENTATION, IN CASES OF CONFLICT OF INTEREST THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION IS GRANTED SHALL BE LIMITED BY THE RESTRICTIONS ON THE EXERCISE OF

VOTING RIGHTS ESTABLISHED IN ARTICLE 114 OF THE

SECURITIES MARKET ACT. IN THESE CASES, THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION WERE GRANTED MAY APPOINT ANOTHER ADMINISTRATOR OR A THIRD PARTY IN WHICH NO CONFLICT OF INTEREST OCURR TO THE EFFECT THAT SUCH PERSONS EXERCISE LAWFULLY THE AFORESAID REPRESENTATION. THE APPOINTMENT, UNLESS ANYTHING IS EXPRESSED TO THE CONTRARY, SHALL EXTEND TO THOSE MATTERS THAT EVEN IF NOT INDICATED IN THE AGENDA OF CALL MAY BE, BY MINISTRY OF LAW, RESOLVED BY THE GENERAL MEETING OF SHAREHOLDERS; IN THESE CASES SHALL ALSO APPLY THE AFOREMENTIONED DISPOSITIONS REGARDING THE CONFLICT OF INTEREST. REPRESENTATION IS ALWAYS REVOCABLE. PERSONAL ATTENDANCE BY THE REPRESENTED PARTY AT THE GENERAL SHAREHOLDERS MEETING SHALL BE CONSIDERED AS REVOCATION OF SUCH REPRESENTATION. 14.2. INDIVIDUAL SHAREHOLDERS WHO ARE NOT FULLY ABLE TO ACT AND LEGAL ENTITY

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

> SHAREHOLDERS SHALL BE REPRESENTED BY THOSE EXERCISING THEIR REPRESENTATION IN ACCORDANCE WITH THE LAW, WITH DUE ACCREDITATION. 14.3. IN THE CASES OF BOTH VOLUNTARY REPRESENTATION AND LEGAL REPRESENTATION, SHAREHOLDERS ARE ENTITLED TO ONLY ONE REPRESENTATIVE AT THE MEETING, 14.4. THE CHAIRMAN OF THE GENERAL SHAREHOLDERS MEETING OR, IF SO DELEGATED, THE SECRETARY OF THE SAME, SHALL RESOLVE ALL DOUBTS WHICH MAY ARISE WITH RESPECT TO THE VALIDITY AND EFFECTIVENESS OF THE DOCUMENTS GRANTING THE RIGHT TO ATTEND PRESENTED BY ALL SHAREHOLDERS, WHETHER INDIVIDUALLY OR GROUPING THEIR SHARES WITH OTHER SHAREHOLDERS, AS WELL AS THE DELEGATION OR REPRESENTATION IN FAVOUR OF ANOTHER PARTY, ENDEAVOURING TO CONSIDER INVALID OR INEFFECTIVE ONLY THOSE DOCUMENTS THAT DO NOT MEET THE MINIMUM ESSENTIAL REQUIREMENTS, AND PROVIDED THAT SUCH NON-FULFILMENT HAS NOT BEEN REMEDIED. 14.5. IN PARTICULAR, FINANCIAL INTERMEDIARIES, WHO HAVE BEEN DULY ACCREDITED TO THE COMPANY, AND WHO ARE LEGITIMIZED AS SHAREHOLDERS IN ORDER TO ACT ON BEHALF OF DIFFERENT CLIENTS, SHALL BE PERMITTED TO EXERCISE SPLIT VOTES, IN ACCORDANCE WITH THE INSTRUCTIONS OF THEIR CLIENTS. ARTICLE 22. VOTING ON PROPOSED RESOLUTIONS. 22.1. AFTER THE SHAREHOLDERS INTERVENTIONS AND WHEN THE REQUESTED RESPONSES HAVE BEEN DULY PROVIDED, VOTING SHALL TAKE PLACE ON THE RELEVANT PROPOSED RESOLUTIONS IN ACCORDANCE WITH THE PROVISIONS OF THE PRESENT REGULATIONS. VOTING ON EACH OF THE PROPOSED RESOLUTIONS SHALL OCCUR FOLLOWING THE AGENDA INDICATED ON THE CALL. SHOULD PROPOSALS NOT INCLUDED ON THE AGENDA BE SUBMITTED FOR A VOTE, SUCH PROPOSALS SHALL BE PUT TO VOTE AFTER THE PROPOSALS ON THE AGENDA, UNLESS OTHERWISE INDICATED BY THE CHAIRMAN. 22.2.

Page 51 of 61

AFTER A COMPLETE OR SUMMARISED READING BY THE SECRETARY, A PROCEDURE WHICH MAY BE OMITTED WHEN THE TEXT OF THE RELEVANT PROPOSED RESOLUTION REGARDING THE MATTER ON THE AGENDA HAS BEEN FURNISHED TO THE SHAREHOLDERS AT THE OPENING OF THE MEETING, THE FIRST RESOLUTIONS PUT TO VOTE SHALL BE THOSE PROPOSED BY THE BOARD OF DIRECTORS AND, IN THE ABSENCE OF SUCH PROPOSALS, PROPOSALS SUBMITTED BY OTHER BODIES WILL BE SUBMITTED TO A VOTE, IN THE ORDER DETERMINED TO THIS EFFECT BY THE CHAIRMAN. CONTD..

Non-Voting

Report Date: 07/09/2007

Page 52 of 61

CONTD.. WHEN A RESOLUTION HAS BEEN APPROVE RELATED TO AND INCOMPATIBLE WITH THE SAME SHALL AUTOMATICALLY BE REJECTED WITHOUT THEIR SUBMISSION TO A VOTE, AND SHALL BE SO DECLARED BY THE CHAIRMAN OF THE MEETING. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE VOTED ON SEPARATELY. 22.3. VOTING ON THE PROPOSED RESOLUTIONS SHALL BE DETERMINED ACCORDING TO THE FOLLOWING SYSTEM: WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, FAVOURABLE VOTES SHALL BE CONSIDERED TO BE THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR UNFAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS NOT INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, UNFAVOURABLE VOTES SHALL BE CONSIDERED ALL THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR FAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. TO THE EFFECTS OF THE PROVISIONS SET OUT IN PARAGRAPHS A) AND B) ABOVE, FOR EACH OF THE PROPOSALS SUBMITTED TO A VOTE, THE SHARES PRESENT OR REPRESENTED AT THE MEETING SHALL BE CONSIDERED THOSE THAT APPEAR ON THE ATTENDANCE LIST AFTER DEDUCTING THOSE SHARES THAT, AS STIPULATED BY THE LEGISLATION

IN EFFECT AND IN FUNCTION OF THE PROPOSED RESOLUTION TO BE SUBMITTED TO A VOTE, CANNOT EXERCISE THE RELEVANT RIGHT TO VOTE. 22.4. WHATEVER THE SYSTEM USED TO DETERMINE THE VOTE, THE GENERAL SHAREHOLDERS MEETING PANEL OR, IN THE EVENT SUCH PANEL HAS NOT BEEN CONSTITUTED, THE SECRETARY OF THE MEETING SHALL VERIFY THE EXISTENCE OF A SUFFICIENT NUMBER OF FAVOURABLE VOTES TO REACH THE NECESSARY MAJORITY IN EACH CASE, THEREBY ALLOWING THE CHAIRMAN TO DECLARE THE CORRESPONDING RESOLUTION APPROVED; REPORT FROM THE BOARD OF DIRECTORS OF ALTADIS, S.A. IN RELATION TO THE PROPOSAL TO THE GENERAL MEETING OF SHAREHOLDERS TO PARTIALLY MODIFY ARTICLES 8 (OFFICIAL CALL), 14 (DELEGATION AND REPRESENTATION) AND 22 (VOTING ON PROPOSED RESOLUTIONS) OF THE REGULATIONS OF THE GENERAL MEETING, IN ORDER TO ADAPT THEM TO THE UNIFIED CODE OF GOOD GOVERNANCE FOR LISTED COMPANIES APPROVED BY THE NATIONAL STOCK MARKET COMMISSION IN 2006 1. PURPOSE OF THE REPORT IN COMPLIANCE WITH THAT STATED IN ARTICLE 3 OF THE REGULATIONS OF THE GENERAL MEETING, THE BOARD OF DIRECTORS OF ALTADIS, S.A. (HEREINAFTER THE COMPANY ) FORMULATES THIS REPORT TO JUSTIFY THE PROPOSAL TO MODIFY THE ARTICLES OF THE REGULATIONS OF THE GENERAL MEETING OF SHAREHOLDERS WHICH IS SUBMITTED TO THE APPROVAL OF THE GENERAL MEETING. 2. GENERAL JUSTIFICATION FOR THE PROPOSAL ALL OF THE MODIFICATIONS THAT ARE SUBMITTED FOR THE APPROVAL OF THE MEETING ARE AIMED AT ADAPTING THE REGULATIONS OF THE GENERAL MEETING OF SHAREHOLDERS TO THE UNIFIED CODE FOR GOOD GOVERNANCE PUBLISHED BY THE NATIONAL STOCK MARKET COMMISSION AS APPENDIX I TO THE REPORT FROM THE SPECIAL WORKING GROUP IN GOOD GOVERNANCE FOR LISTED COMPANIES OF 19TH MAY 2006 AND APPROVED BY AGREEMENT OF THE BOARD OF THE NATIONAL STOCK MARKET COMMISSION ON 22ND MAY 2006. 3. DETAILED JUSTIFICATION FOR THE PROPOSAL THE MODIFICATIONS THAT ARE PROPOSED TO ARTICLES 8 AND 22 OF THE REGULATIONS OF THE MEETING HAVE THE SAME OBJECTIVE, WHICH IS THAT IN THE SETTING OF THE AGENDA AND IN THE VOTING ON THE AGREEMENT PROPOSALS, SUBSTANTIALLY INDEPENDENT ISSUES SHALL BE INCLUDED SEPARATELY AND VOTED INDEPENDENTLY, LIKE THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH DIRECTOR OR, IN THE CASE OF MODIFICATION OF THE ARTICLES OF ASSOCIATION, EACH ARTICLES OF GROUP OF ARTICLES INDEPENDENTLY. THE AIM IS THAT THE SHAREHOLDERS KNOW, ASSESS AND VOTE SEPARATELY, WITHOUT BEING PUT IN CLOSED LISTS , IN PARTICULAR

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007

Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 53 of 61

> THE APPOINTMENT OF DIRECTORS AND THE MODIFICATION OF THE ARTICLES OF ASSOCIATION, WHERE IT SEEMS APPROPRIATE THAT DECISIONS CAN BE MADE INDIVIDUALLY

ON EACH DIRECTORS AND OPENLY ON THE VARIOUS ARTICLES OF ASSOCIATION SUBMITTED FOR THEIR CONSIDERATION. AS REGARDS FINANCIAL INTERMEDIARIES EXERCISING THEIR VOTING RIGHTS (ARTICLE 14 OF THE REGULATIONS OF THE BOARD) AND THE POSSIBILITY OF THEM DOING SO IN A FRAGMENTED MANNER, ACCORDING TO THE INSTRUCTIONS FROM THEIR CLIENTS, THE REASON FOR THE PROPOSAL LIES IN THE FACT THAT MOST OF THE FOREIGN SHAREHOLDERS INVEST IN THE SPANISH MARKET THROUGH A CHAIN OF BROKERS WHO ACT AS BENEFICIAL OWNERS ON BEHALF OF THE INVESTOR. IF THE VOTING RIGHT OF THE ULTIMATE OWNER IS TO BE RESPECTED IT MUST BE ALLOWED THAT THE FINANCIAL INTERMEDIARIES WHO ACT AS TRUSTEES CAN VOTE IN ACCORDANCE WITH THE INSTRUCTIONS FROM EACH OF THEIR CLIENTS; THIS WOULD OFTEN INVOLVE THE SAME BENEFICIAL OWNER ISSUING DIFFERENT VOTES. THIS IS A POSSIBILITY WHICH IS IN PRACTICE ALREADY ACCEPTED ALTHOUGH NOT EXPRESSLY COVERED EITHER IN THE ACT OR IN THE CORPORATE GOVERNANCE RULES, UNTIL ITS INCORPORATION IN THE RECOMMENDATIONS OF THE UNIFIED CODE. 4. FULL TEXT OF THE PROPOSAL THE PROPOSAL THAT THE BOARD OF DIRECTORS SUBMITS TO THE GENERAL MEETING OF SHAREHOLDERS IS AS FOLLOWS: GOVERNANCE OF LISTED COMPANIES APPROVED BY THE COMMISSION NACIONAL DEL MERCADO DE VALORES IN 2006: ARTICLE 8 (OFFICIAL CALL), WHICH HAS THE NEW SECTION 8.3 ADDED; ARTICLE 14 (DELEGATION AND REPRESENTATION), WHICH HAS THE NEW SECTION 14.5 ADDED; AND ARTICLE 22 (VOTING ON PROPOSED RESOLUTIONS), WHICH HAS ADDED A NEW PARAGRAPH TO SECTION 22.2. THE REST OF THE SECTIONS OF EACH OF THE ARTICLES REMAIN UNALTERED. ALTERATION OF THE ARTICLES STATED IS PREVIOUSLY AGREED THROUGH A WRITTEN REPORT FROM THE DIRECTORS, EXPLAINING THEIR ALTERATION, AND AFTER THE PROPOSAL OF THE STRATEGY, ETHICS AND GOOD GOVERNANCE COMMITTEE. ALTERED ARTICLES WILL BE WORDED LITERALLY (ALTERATIONS ARE UNDERLINED): ARTICLE 8. OFFICIAL CALL. 8.1. THE GENERAL SHAREHOLDERS MEETINGS, WHETHER ORDINARY OR EXTRAORDINARY, SHALL BE CALLED BY THE BOARD OF DIRECTORS. 8.2. THE BOARD OF DIRECTORS MAY CALL THE GENERAL SHAREHOLDERS MEETING WHENEVER IT DEEMS APPROPRIATE OR NECESSARY FOR THE COMPANY S INTERESTS, BUT IS OBLIGED, NONETHELESS, TO CALL THE ORDINARY GENERAL SHAREHOLDERS MEETING WITHIN THE FIRST SIX MONTHS OF EACH FISCAL YEAR AND TO CALL THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING WHEN SO REQUESTED IN WRITING BY SHAREHOLDERS HOLDING A MINIMUM OF FIVE PERCENT OF THE COMPANY SHARE CAPITAL. SUCH REQUEST SHALL INCLUDE THE MATTERS TO BE DELIBERATED AT THE MEETING TO BE CALLED. IN THIS CASE, THE GENERAL SHAREHOLDERS MEETING SHALL BE HELD WITHIN THE THIRTY DAYS FOLLOWING THE DATE ON WHICH NOTIFICATION BY NOTARY OF THE CALL IS RECEIVED, INCLUDING NECESSARILY THE PROPOSED AGENDA, OR THE MATTERS THAT GAVE RISE TO SUCH REQUEST. CONTD..

\* CONTD.. 8.3. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH

Non-Voting

ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE INCLUDED SEPARATELY ON THE AGENDA AND VOTED ON INDIVIDUALLY. ARTICLE 14. DELEGATION AND REPRESENTATION.

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007

Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 54 of 61

14.1 ALL SHAREHOLDERS SHALL BE ENTITLED TO BE REPRESENTED AT THE GENERAL SHAREHOLDERS MEETING BY ANOTHER SHAREHOLDER WITH THE RIGHT TO ATTEND. SUCH REPRESENTATION SHALL BE SPECIFIC FOR EACH MEETING, EXPRESSED THROUGH THE DELEGATION FORM PRINTED ON THE ATTENDANCE CARD OR THROUGH ANY OTHER MEANS ACCEPTED BY LAW, WITHOUT PREJUDICE TO THE PROVISIONS OF ARTICLE 108 OF THE JOINT STOCK COMPANIES ACT WITH RESPECT TO FAMILY REPRESENTATION AND THE CONFERRING OF GENERAL POWERS. SUCH DOCUMENTS OF DELEGATION OR REPRESENTATION FOR THE GENERAL SHAREHOLDERS MEETING SHALL REFLECT THE RELEVANT INSTRUCTIONS WITH REGARDS TO THE VOTE TO BE ISSUED. SHOULD NO EXPRESS INSTRUCTIONS BE GIVEN, IT SHALL BE UNDERSTOOD THAT THE REPRESENTATIVE SHALL VOTE IN FAVOUR OF THE PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS WITH RESPECT TO THE MATTERS INCLUDED ON THE AGENDA. SHOULD NO INSTRUCTIONS HAVE BEEN ISSUED BECAUSE THE GENERAL SHAREHOLDERS MEETING RESOLVES MATTERS THAT ARE NOT INCLUDED ON THE AGENDA AND ARE THEREFORE UNKNOWN AT THE DATE OF DELEGATION, AND SHOULD SUCH MATTERS BE PUT TO A VOTE, THE REPRESENTATIVE SHALL VOTE AS HE/SHE DEEMS APPROPRIATE, TAKING INTO ACCOUNT THE INTERESTS OF THE COMPANY AND THE REPRESENTED PARTY. THE SAME PRINCIPLE SHALL APPLY WHEN THE RELEVANT PROPOSAL OR PROPOSALS SUBMITTED FOR DECISION BY THE MEETING HAVE NOT BEEN PRESENTED BY THE BOARD OF DIRECTORS. IN THE EVENT THE REPRESENTATION OR DELEGATION DOCUMENT DOES NOT INDICATE THE SPECIFIC INDIVIDUAL TO WHOM THE SHAREHOLDER CONFERS REPRESENTATION, SUCH REPRESENTATION SHALL BE CONSIDERED TO HAVE BEEN GRANTED IN FAVOUR OF THE CHAIRMAN OF THE COMPANY BOARD OF DIRECTORS OR WHOMEVER SUBSTITUTES THE CHAIRMAN IN PRESIDING THE GENERAL SHAREHOLDERS MEETING. IN THE CASES OF PUBLIC REQUESTS FOR REPRESENTATION, IN CASES OF CONFLICT OF INTEREST THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION IS GRANTED SHALL BE LIMITED BY THE RESTRICTIONS ON THE EXERCISE OF VOTING RIGHTS ESTABLISHED IN ARTICLE 114 OF THE SECURITIES MARKET ACT. IN THESE CASES, THE ADMINISTRATOR TO WHOM SUCH REPRESENTATION WERE GRANTED MAY APPOINT ANOTHER ADMINISTRATOR OR A THIRD PARTY IN WHICH NO CONFLICT OF INTEREST OCURR TO THE EFFECT THAT SUCH PERSONS EXERCISE LAWFULLY THE AFORESAID REPRESENTATION. THE APPOINTMENT, UNLESS ANYTHING IS EXPRESSED TO THE CONTRARY, SHALL EXTEND TO THOSE MATTERS THAT EVEN IF NOT INDICATED

IN THE AGENDA OF CALL MAY BE, BY MINISTRY OF LAW, RESOLVED BY THE GENERAL MEETING OF SHAREHOLDERS; IN THESE CASES SHALL ALSO APPLY THE AFOREMENTIONED DISPOSITIONS REGARDING THE CONFLICT OF INTEREST. REPRESENTATION IS ALWAYS REVOCABLE. PERSONAL ATTENDANCE BY THE REPRESENTED PARTY AT THE GENERAL SHAREHOLDERS MEETING SHALL BE CONSIDERED AS REVOCATION OF SUCH REPRESENTATION. 14.2. INDIVIDUAL SHAREHOLDERS WHO ARE NOT FULLY ABLE TO ACT AND LEGAL ENTITY SHAREHOLDERS SHALL BE REPRESENTED BY THOSE EXERCISING THEIR REPRESENTATION IN ACCORDANCE WITH THE LAW, WITH DUE ACCREDITATION. 14.3. IN THE CASES OF BOTH VOLUNTARY REPRESENTATION AND LEGAL REPRESENTATION, SHAREHOLDERS ARE ENTITLED TO ONLY ONE REPRESENTATIVE AT THE MEETING. 14.4. THE CHAIRMAN OF THE GENERAL SHAREHOLDERS MEETING OR, IF SO DELEGATED, THE SECRETARY OF THE SAME, SHALL RESOLVE ALL DOUBTS WHICH MAY ARISE WITH RESPECT TO THE VALIDITY AND EFFECTIVENESS OF THE DOCUMENTS GRANTING THE

Report Date: 07/09/2007

Page 55 of 61

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

RIGHT TO ATTEND PRESENTED BY ALL SHAREHOLDERS, WHETHER INDIVIDUALLY OR GROUPING THEIR SHARES WITH OTHER SHAREHOLDERS, AS WELL AS THE DELEGATION OR REPRESENTATION IN FAVOUR OF ANOTHER PARTY. ENDEAVOURING TO CONSIDER INVALID OR INEFFECTIVE ONLY THOSE DOCUMENTS THAT DO NOT MEET THE MINIMUM ESSENTIAL REQUIREMENTS, AND PROVIDED THAT SUCH NON-FULFILMENT HAS NOT BEEN REMEDIED. 14.5. IN PARTICULAR, FINANCIAL INTERMEDIARIES, WHO HAVE BEEN DULY ACCREDITED TO THE COMPANY, AND WHO ARE LEGITIMIZED AS SHAREHOLDERS IN ORDER TO ACT ON BEHALF OF DIFFERENT CLIENTS, SHALL BE PERMITTED TO EXERCISE SPLIT VOTES, IN ACCORDANCE WITH THE INSTRUCTIONS OF THEIR CLIENTS. ARTICLE 22. VOTING ON PROPOSED RESOLUTIONS 22.1. AFTER THE SHAREHOLDERS INTERVENTIONS AND WHEN THE REQUESTED RESPONSES HAVE BEEN DULY PROVIDED, VOTING SHALL TAKE PLACE ON THE RELEVANT PROPOSED RESOLUTIONS IN ACCORDANCE WITH THE PROVISIONS OF THE PRESENT REGULATIONS. VOTING ON EACH OF THE PROPOSED RESOLUTIONS SHALL OCCUR FOLLOWING THE AGENDA INDICATED ON THE CALL. SHOULD PROPOSALS NOT INCLUDED ON THE AGENDA BE SUBMITTED FOR A VOTE, SUCH PROPOSALS SHALL BE PUT TO VOTE AFTER THE PROPOSALS ON THE AGENDA, UNLESS OTHERWISE INDICATED BY THE CHAIRMAN. 22.2. AFTER A COMPLETE OR SUMMARISED READING BY THE SECRETARY, A PROCEDURE WHICH MAY BE OMITTED WHEN THE TEXT OF THE RELEVANT PROPOSED RESOLUTION REGARDING THE MATTER ON THE AGENDA HAS BEEN FURNISHED TO THE SHAREHOLDERS AT THE OPENING OF THE MEETING, THE FIRST RESOLUTIONS PUT TO VOTE SHALL BE THOSE PROPOSED BY THE BOARD OF DIRECTORS AND, IN THE ABSENCE OF SUCH PROPOSALS, PROPOSALS SUBMITTED

BY OTHER BODIES WILL BE SUBMITTED TO A VOTE, IN THE ORDER DETERMINED TO THIS EFFECT BY THE CHAIRMAN. WHEN A RESOLUTION HAS BEEN APPROVED, ALL OTHER PROPOSALS RELATED TO AND INCOMPATIBLE WITH THE SAME SHALL AUTOMATICALLY BE REJECTED WITHOUT THEIR SUBMISSION TO A VOTE, AND SHALL BE SO DECLARED BY THE CHAIRMAN OF THE MEETING. THOSE MATTERS WHICH ARE SIGNIFICANTLY INDEPENDENT, SUCH AS THE APPOINTMENT, RE-ELECTION OR RATIFICATION OF EACH BOARD MEMBER OR, IN THE CASE OF AMENDMENT OF THE COMPANY BY-LAWS, EACH ARTICLE OR GROUP OF INDEPENDENT ARTICLES, SHALL BE VOTED ON SEPARATELY. 22.3. VOTING ON THE PROPOSED RESOLUTIONS SHALL BE DETERMINED ACCORDING TO THE FOLLOWING SYSTEM: WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, FAVOURABLE VOTES SHALL BE CONSIDERED TO BE THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR UNFAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT. WHEN VOTING ON RESOLUTIONS RELATED TO MATTERS NOT INCLUDED IN THE AGENDA OF THE GENERAL SHAREHOLDERS MEETING, UNFAVOURABLE VOTES SHALL BE CONSIDERED ALL THOSE CORRESPONDING TO ALL THE SHARES PRESENT OR REPRESENTED AT THE MEETING ACCORDING TO THE ATTENDANCE LIST, EXCEPT FOR THOSE VOTES CORRESPONDING TO THE SHARES WHOSE OWNERS OR REPRESENTATIVES MAKE THEIR FAVOURABLE VOTE, BLANK VOTE OR ABSTENTION KNOWN TO THE REPORTING OFFICERS AND OTHER MEMBERS OF THE PANEL OR, IF THE CASE MAY BE, TO THE NOTARY

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007
Selected Accounts: NPX GABELLI GLOBAL DEAL FUND

PRESENT, EITHER IN WRITING OR BY PERSONAL STATEMENT.
TO THE EFFECTS OF THE PROVISIONS SET OUT IN PARAGRAPHS
A) AND B) ABOVE, FOR EACH OF THE PROPOSALS SUBMITTED
TO A VOTE, THE SHARES PRESENT OR REPRESENTED
AT THE MEETING SHALL BE CONSIDERED THOSE THAT
APPEAR ON THE ATTENDANCE LIST AFTER DEDUCTING
THOSE SHARES THAT, AS STIPULATED BY THE LEGISLATION
IN EFFECT AND IN FUNCTION OF THE PROPOSED RESOLUTION
TO BE SUBMITTED TO A VOTE, CANNOT EXERCISE THE
RELEVANT RIGHT TO VOTE. CONTD..

\* CONTD..22.4. WHATEVER THE SYSTEM USED TO DETERMINE THE VOTE, THE GENERAL SHAREHOLDERS MEETING PANEL OR, IN THE EVENT SUCH PANEL HAS NOT BEEN CONSTITUTED, THE SECRETARY OF THE MEETING SHALL VERIFY THE EXISTENCE OF A SUFFICIENT NUMBER OF FAVOURABLE VOTES TO REACH THE NECESSARY MAJORITY IN EACH

Non-Voting

Report Date: 07/09/2007

Page 56 of 61

CASE, THEREBY ALLOWING THE CHAIRMAN TO DECLARE THE CORRESPONDING RESOLUTION APPROVED.

6. AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF OWNSHARES, EITHER DIRECTLY OR THROUGH GROUP AFFILIATES, WITHIN THE LEGAL LIMITS AND REQUIREMENTS, FOR A MAXIMUM TERM OF EIGHTEEN MONTHS, AS WELL AS AUTHORISATION FOR THEIR TRANSFER AND/OR THE APPLICATION OF THE REMUNERATION SYSTEMS ENVISAGED IN ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. IT IS PROPOSED TO EXPRESSLY AUTHORISE THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS ESTABLISHED IN ARTICLE 75 OF THE REVISED TEXT OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT CURRENTLY IN EFFECT, TO EFFECT THE DERIVATIVE ACQUISITION OF ALTADIS, S.A. SHARES, EITHER DIRECTLY BY THE COMPANY OR INDIRECTLY THROUGH AFFILIATE COMPANIES, UP TO A SHARE CEILING THAT REPRESENTS 5% OF THE COMPANY SHARE CAPITAL, AT A PRICE AND COMPENSATION VALUE THAT SHALL NOT BE LESS THAT THE PAR VALUE OF THE SHARES, NOR EXCEED THE LISTED SHARE PRICE. THE ACQUISITION FOR WHICH AUTHORISATION IS REQUESTED MAY BE EFFECTED BY MEANS OF SALE-PURCHASE, SWAP, DONATION OR AWARD OR AS APPROPRIATION FOR PAYMENT, AND IN GENERAL BY ANY OTHER MEANS OF ACQUISITION FOR PAYMENT OF SHARES THAT HAVE BEEN ISSUED AND FULLY PAID-UP, INCLUDING THE USE OF FINANCIAL DERIVATIVE INSTRUMENTS, AND PARTICULARLY TRANSACTIONS INVOLVING ALL TYPES OF OPTIONS (PUT AND CALL), FOR A MAXIMUM TERM OF EIGHTEEN MONTHS FROM THE DATE OF ADOPTION OF THE PRESENT RESOLUTION. THE SHARES SO ACOUIRED SHALL NOT BEAR ANY RIGHTS WHATSOEVER, INCLUDING THE RIGHT TO VOTE. THE RELEVANT ECONOMIC RIGHTS SHALL BE PROPORTIONALLY ATTRIBUTED TO THE REMAINING SHARES IN ACCORDANCE WITH THE PROVISIONS ESTABLISHED IN ARTICLE 70 OF THE AFOREMENTIONED ACT. THE BOARD IS HEREBY AUTHORISED TO CREATE A SPECIAL RESERVE ENTERED AS A LIABILITY ON THE BALANCE SHEET TO BE CHARGED TO THE FREELY DISPOSABLE RESERVE, IN THE AMOUNT EQUALLING THE ACQUISITION PRICE OF THE SAID SHARES. THE PRESENT AUTHORISATION RENDERS NULL AND VOID THE RESOLUTION OF THE GENERAL SHAREHOLDERS MEETING OF JUNE 7TH, 2006. LIKEWISE, AND TO THE EFFECTS ENVISAGED IN PARAGRAPH TWO OF NUMBER 1 IN ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT, EXPRESS AUTHORISATION IS HEREBY GRANTED FOR THE ACQUISITION OF COMPANY SHARES BY ANY OF THE AFFILIATE COMPANIES, IN THE SAME TERMS AS THOSE SET OUT HERE IN. IT IS EXPRESSLY STATED

Management

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ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 57 of 61

AUTHORISATION MAY DE ALLOCATED TO SALE OR TO THE APPLICATION OF THE REMUNERATION SYSTEMS CONTEMPLATED IN PARAGRAPH THREE, SECTION 1 OF ARTICLE 75 OF THE PUBLIC LIMITED-LIABILITY COMPANIES ACT. THE BOARD SHALL DECIDE WHETHER TO SELL, MAINTAIN OR REDEEM THE SHARES SO ACQUIRED IN DUE TIME

7. DELEGATIONS OF POWERS TO FORMALISE, INTERPRET, CORRECT, REGISTER AND EXECUTE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING. TO DELEGATE TO THE BOARD OF DIRECTORS THE BROADEST POWERS ENVISAGED BY LAW TO SUPPLEMENT, DEVELOP, EXECUTE AND CORRECT THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING, INCLUDING THE POWER TO TOTALLY OR PARTIALLY DELEGATE THE AFOREMENTIONED POWERS TO THE EXECUTIVE COMMITTEE. THE POWER TO CORRECT SHALL ENCOMPASS THE POWER TO MAKE THE MODIFICATIONS, AMENDMENTS AND ADDITIONS THAT MAY BE NECESSARY OR APPROPRIATE SUBSEQUENT TO OBJECTIONS OR COMMENTS ARISING FROM THE SECURITIES MARKET REGULATORY BODIES, THE STOCK EXCHANGE, THE MERCANTILE REGISTRY AND ALL OTHER PUBLIC AUTHORITIES COMPETENT IN RELATION TO THE RESOLUTIONS ADOPTED. LIKEWISE, TO DELEGATE TO THE CHAIRMAN OF THE BOARD, THE CHAIRMAN OF THE EXECUTIVE COMMITTEE AND THE SECRETARY TO THE BOARD INDISTINCTLY, THE POWERS NECESSARY TO FORMALISE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING AND TO REGISTER THOSE SUBJECT TO SUCH REQUIREMENT, TOTALLY OR PARTIALLY, AND TO THIS EFFECT, TO GRANT ALL TYPES OF PUBLIC AND PRIVATE DOCUMENTS, INCLUDING THOSE REQUIRED TO SUPPLEMENT OR CORRECT SUCH RESOLUTIONS

Management Fo

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FUJI ROBIN INDUSTRIES LTD.

3.6 APPOINT A DIRECTOR

ISSUER: J15120108 ISIN: JP3822400002

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vo Ca
1	APPROVE STOCK-TRANSFER WITH MAKITA CORPORATION FOR TRANSITION INTO ITS WHOLLY-OWNED SUBSIDIARY	Management	Fo
2	AMEND ARTICLES TO: CHANGE OFFICIAL COMPANY NAME TO MAKITA NUMAZU CORPORATION	Management	Fo
3.1	APPOINT A DIRECTOR	Management	Fo
3.2	APPOINT A DIRECTOR	Management	Fo
3.3	APPOINT A DIRECTOR	Management	Fo
3.4	APPOINT A DIRECTOR	Management	Fo
3.5	APPOINT A DIRECTOR	Management	Fo

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Management

ProxyEdge - Investment Company Report  Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2007 Selected Accounts: NPX GABELLI GLOBAL DEAL FUND Page 58 of 61  INTERTAPE POLYMER GROUP INC. ITP  ISSUER: 460919103 ISIN:  SEDOL:  VOTE GROUP: GLOBAL  Proposal Proposal Type  01 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  02 DIRECTOR Management MICHAEL L. RICHARDS BEN J. DAVENDERT, JR. Management Manageme		
ISSUER: 460919103  SEDOL:  VOTE GROUP: GLOBAL  Proposal Number Proposal  Type   1 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  10 DIRECTOR  Management MICHAEL L. RICHARDS BEN J. DAVENPORT, JR. Management		
VOTE GROUP: GLOBAL  Proposal Number Proposal  O1 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  02 DIRECTOR  H. DALE MCSWEEN Management MICHAEL L. RICHARDS BEN J. DAVENPORT, JR. Management		
VOTE GROUP: GLOBAL  Proposal Number Proposal  O1 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  02 DIRECTOR  H. DALE MCSWEEN Management MICHAEL L. RICHARDS BEN J. DAVENPORT, JR. Management		
Proposal Number Proposal  O1 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  O2 DIRECTOR  H. DALE MCSWEEN Management Michael L. Richards BEN J. DAVENPORT, JR. Management		
Number Proposal Type  O1 THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  O2 DIRECTOR  H. DALE MCSWEEN Management MICHAEL L. RICHARDS BEN J. DAVENPORT, JR. Management		
THE SPECIAL RESOLUTION OF SHAREHOLDERS APPROVING THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE COMPANY, ITS SHAREHOLDERS, INTERTAPE POLYMER INC., ECP GP II INC., 4398009 CANADA INC. AND TAPE HOLDINGS INC., IN THE FORM ATTACHED AS APPENDIX A TO THE ACCOMPANYING MANAGEMENT AND INFORMATION CIRCULAR OF THE COMPANY DATED MAY 25, 2007 IN RESPECT OF THE MEETING.  102 DIRECTOR  H. DALE MCSWEEN Management MICHAEL L. RICHARDS Management BEN J. DAVENPORT, JR. Management	Vo Ca	
H. DALE MCSWEEN Management MICHAEL L. RICHARDS Management BEN J. DAVENPORT, JR. Management	Fo	
MICHAEL L. RICHARDS Management BEN J. DAVENPORT, JR. Management	Fo	
L. ROBBIE SHAW Management GORDON R. CUNNINGHAM Management THOMAS E. COSTELLO Management	FO FO FO FO	
IN RESPECT OF THE APPOINTMENT OF RAYMOND CHABOT  GRANT THORNTON, LLP AS AUDITORS OF THE COMPANY  AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION.	Fo	
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ISSUER: F6574X104 ISIN: FR0000044588		
SEDOL: 7147290, B1L51V8		

VOTE GROUP: GLOBAL

roposal Number 	Proposal	Proposal Type	7
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE	Non-Voting	
0.1	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 2006, AS PRESENTED; THE SHAREHOLDERS MEETING APPROVES THERE WERE NO EXPENSES AND CHARGES THAT WERE NOT TAX-DEDUCTIBLE; GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FISCAL YEAR	Management	Tak Ac
eeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/ Accounts: NPX GABELLI GLOBAL DEAL FUND Page 5	09/2007 9 of 61	
eeting I	Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/		Tak Ac
eeting I elected	Date Range: 07/01/2006 to 06/30/2007 Report Date: 07/ Accounts: NPX GABELLI GLOBAL DEAL FUND Page 5  RECCEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING; ACCORDINGLY, GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE	9 of 61	

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0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLESL.225-38 ET SEQ OF THE FRENCH COMMERCIAL CODE, APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Act
0.5	RATIFY THE APPOINTMENT OF MR. MICHEL BON AS A DIRECTOR, TO REPLACE THE COMPANY PROVIMLUX CVC SA, FOR THE REMAINDER OF PROVIMLUX CVC SA S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2006	Management	Take Act
0.6	RATIFY THE APPOINTMENT OF MR. PHILIP MUELDER AS A DIRECTOR, TO REPLACE MR. BERTRAND MEUNIER, FOR THE REMAINDER OF MR. BERTRAND MEUNIER S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2006	Management	Take Act
0.7	RATIFY THE APPOINTMENT OF MR. PHILIPPE ROBERT AS A DIRECTOR, TO REPLACE MR. HUGO VAN BERCKEL, FOR THE REMAINDER OF MR. HUGO VAN BERCKEL S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2006	Management	Take Act
0.8	APPROVE TO RENEW THE APPOINTMENT OF MR. MICHEL BON AS A DIRECTOR FOR A 3-YEARPERIOD	Management	Take Act
0.9	APPROVE TO RENEW THE APPOINTMENT OF MR. PHILIP MUELDER AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take Act
0.10	APPROVE TO RENEW THE APPOINTMENT OF MR. PHILIPPE ROBERT AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	Take Act
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date: 07/09/2 Accounts: NPX GABELLI GLOBAL DEAL FUND Page 60 of		
0.11	APPROVE TO RENEW THE APPOINTMENT OF MR. WIM TROOST AS A DIRECTOR FOR A 3-YEARPERIOD	Management	Take Act

perected	ACCOUNTES. NEA GADEBET GLODAE DEAL FUND	rage of or or	
0.11	APPROVE TO RENEW THE APPOINTMENT OF MR. WIM TROOST AS A DIRECTOR FOR A 3-YEARPERIOD	Management	Take Act
0.12	APPOINT THE STATUTORY AUDITOR, ACE AUDIT FOR A 6-YEAR PERIOD, IN REPLACEMENT OF THE COMPANY HOCHE AUDIT	Management	Take Act
E.16	AMEND THE ARTICLES 10, 11, 13, 23, AND 26 OF THE BY-LAWS	Management	Take Act

				m - 1 -
0.13	APPOINT THE DEPUTY AUDITOR, MR. EMMANUIFOR A 6-YEAR PERIOD, IN REPLACEMENT OF GRAMET		Management	Take Act
0.14	AUTHORIZE THE BOARD OF DIRECTORS TO BUTTHE COMPANY S SHARES ON THE OPENMARKET, TO THE CONDITIONS: MAXIMUM PURCHASE PRIBOROUS, MAXIMUM NUMBER OF SHARES TO BE A 10 % OF THE SHARE CAPITAL, I.E. 2,471,0 MAXIMUM FUNDS INVESTED IN THE SHARE BUTTHE SHARE BUTTHE SHAPPING AND TO TAKE ALL INMEASURES AND ACCOMPLISH ALL NECESSARY IN THIS AUTHORIZATION SUPERSEDES ANY AND DELEGATION TO THE SAME EFFECT AND THE OBY THE SHAREHOLDERS MEETING OF 31 MAY ITS RESOLUTION 7	SUBJECT ICE: EUR ACQUIRED: D78 SHARES YBACKS: THE END NECESSARY FORMALITIES, ALL EARLIER DNE GRANTED	Management	Take Act
E.15	AUTHORIZE THE BOARD OF DIRECTORS TO REISHARE CAPITAL, ON ONE OR MORE OCCASIONS ITS SOLE DISCRETION, BY CANCELING ALL OF THE SHARES HELD BY THE COMPANY IN COMITH THE STOCK REPURCHASE PLAN DECIDED NO.14, UP TO A MAXIMUM OF 10 % OF THE SOVER A 24-MONTH PERIOD; AUTHORITY EXPIPEMENT OF A 24-MONTH PERIOD; AND TO TANCESSARY MEASURES AND ACCOMPLISH ALL INFORMALITIES, THIS AUTHORIZATION SUPERSTAND ALL EARLIER DELEGATION TO THE SAME AND THE ONE GRANTED BY THE SHAREHOLDERS OF 31 MAY 2006 IN ITS RESOLUTION NUMBER	S AND AT DR PART DNNECTION IN RESOLUTION SHARE CAPITAL RES AT AKE ALL NECESSARY EDES ANY EFFECT S MEETING	Management	Take Act
E.17	AUTHORIZE THE BEARER OF AN ORIGINAL, A EXTRACT OF THE MINUTES OF THISMEETING OUT ALL FILINGS, PUBLICATIONS AND OTHER PRESCRIBED BY LAW	TO CARRY	Management	Take Act
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLOBAL DEAL FUND	Report Date: 07 Page	/09/2007 61 of 61	
TERAYON C	OMMUNICATION SYSTEMS, INC.		TERN	
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Proposal

Number	Proposal	Туре	Cá
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 21, 2007, BY AND AMONG TERAYON COMMUNICATION SYSTEMS, INC., MOTOROLA, INC. AND MOTOROLA GTG SUBSIDIARY VI CORP. AND APPROVE THE MERGER OF MOTOROLA GTG SUBSIDIARY VI CORP. WITH AND INTO TERAYON COMMUNICATION SYSTEMS, INC., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	F¢
02	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	Management	Fc
THE SERV	CEMASTER COMPANY	SVM	
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VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	V c C ā
02	ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER REFERRED TO IN ITEM 1.	Management	Fc
01	ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 18, 2007, AMONG SERVICEMASTER, CDRSVM TOPCO, INC. (CDRSVM PARENT) AND CDRSVM ACQ. CO., INC., WHICH PROVIDES FOR THE MERGER OF CDRSVM ACQ. CO., INC., AN INDIRECT WHOLLY-OWNED SUBSIDIARY OF CDRSVM PARENT, WITH AND INTO SERVICEMASTER, WITH SERVICEMASTER CONTINUING AS THE SURVIVING CORPORATION.	Management	Fo
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SEDOL:			
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Number	Proposal	Туре	Са 
01	TO ADOPT THE MERGER AGREEMENT.	Management	Fo
02	TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES, IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE SPECIAL MEETING.	Management	Fo

### SIGNATURES

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

Registrant	The Gabelli Global Deal Fund
By (Signature and Title)*	/s/ Bruce N. Alpert
	Bruce N. Alpert, Principal Executive Officer
Date August 22, 2007	