MEXICO EQUITY & INCOME FUND INC

Form N-PX August 14, 2013

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: 811-06111

NAME OF REGISTRANT: The Mexico Equity and Income

Fund, Inc.

ADDRESS OF PRINCIPAL EXECUTIVE OFFICES: 615 East Michigan Street

Milwaukee, WI 53202

NAME AND ADDRESS OF AGENT FOR SERVICE: Gerald Hellerman

c/o U.S. Bancorp Fund Services,

LLC

615 East Michigan Street Milwaukee, WI 53202

REGISTRANT'S TELEPHONE NUMBER: 877-785-0367

DATE OF FISCAL YEAR END: 07/31

DATE OF REPORTING PERIOD: 07/01/2012 - 06/30/2013

Mexico Equity & Income Fund

ALFA SAB DE CV Agen

Security: P0156P117 Meeting Type: EGM

Meeting Date: 30-Aug-2012

Ticker:

ISIN: MXP000511016

Prop.# Proposal Proposal Vote

Type

CMMT PLEASE NOTE THAT ONLY MEXICAN NATIONALS Non-Voting

HAVE VOTING RIGHTS AT THIS MEETING. IF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.

THANK YOU

I Presentation and, if deemed appropriate, Non-Voting

approval of a proposal to carry out a split of all of the shares representative of the share capital, through the issuance and delivery to the shareholders of 10 new shares for each one of the shares that they own, and to carry out an amendment of article 7 of the corporate by laws and to pass the resolutions for that

II Designation of delegates

Non-Voting

III Reading and, if deemed appropriate, approval of the general meeting minutes Non-Voting

ALFA SAB DE CV Agen

Security: P0156P117

Meeting Type: AGM

Meeting Date: 28-Feb-2013

Ticker:

ISIN: MXP000511016

Prop.# Proposal Proposal Vote
Type

CMMT PLEASE NOTE THAT ONLY MEXICAN NATIONALS
HAVE VOTING RIGHTS AT THIS MEETING. IF YOU
ARE A MEXICAN NATIONAL AND WOULD LIKE TO
SUBMIT YOUR VOTE ON THIS MEETING PLEASE
CONTACT YOUR CLIENT SERVICE REPRESENTATIVE.
THANK YOU

Non-Voting

I Presentation and, if deemed appropriate, approval of the reports that are referred to in article 28, part IV, of the securities market law, in relation to the 2012 fiscal year

Non-Voting

II.I Proposal regarding the allocation of the results account from the 2012 fiscal year, in which are included: that relative to the declaration of a cash dividend Non-Voting

II.II Proposal regarding the allocation of the results account from the 2012 fiscal year, in which are included: the determination of the maximum amount of funds that can be allocated to the purchase of shares of the company Non-Voting

III Election of the members of the board of directors, as well as of the chairpersons of the audit and corporate practices committees, determination of their compensation and related resolutions

Non-Voting

IV Designation of delegates

Non-Voting

V Reading and, if deemed appropriate, approval of the general meeting minutes

Non-Voting

ALPE	K SAB DE CV,	MONTERREY		Agei
	eeting Type: eeting Date: Ticker:	P01703100 EGM 30-Aug-2012		
Prop.∮	# Proposal		Proposal Type	Proposal Vote
CMMT		THAT THIS IS AN AMENDMENT TO 115543 DUE TO CHANGE IN VOTING NK YOU.	Non-Voting	
I	approval of shares, whi the company and paid in offering ca and in this corporate b	on and, if deemed appropriate, a proposal to cancel 500,000 ch are held in the treasury of y, which were not subscribed for a during the primary public arried out in april of this year se regard amend article 7 of the bylaws and pass the resolutions propriate for this	Mgmt	Take No Action
II	Designation	of delegates	Mgmt	Take No Action
III		d, if deemed appropriate, the general meeting minutes	Mgmt	Take No Action
ALPE	K SAB DE CV,			 Ager
	eeting Type: eeting Date: Ticker:			
Prop.#	# Proposal		Proposal Type	Proposal Vote
CMMT		THAT THIS IS AN AMENDMENT TO 115790 DUE TO CHANGE IN VOTING NK YOU.	Non-Voting	
I	Declaration	of a dividend	Mgmt	Take No Action
II	Determinati	on of the maximum amount of	Mgmt	Take No Action

funds that can be allocated to the purchase of shares of the company $% \left\{ 1,2,\ldots ,n\right\}$

ARE LISTED ON THE MEXICAN STOCK MARKET, PREFERABLY WOULD BE REPRESENTATIVE OF THE MINIMUM FIXED CAPITAL, BELONGING ONLY TO

III	Determination of the compensation of the members of the board of directors and related resolutions	Mgmt	Take No Action
IV	Designation of delegates	Mgmt	Take No Action
V	Reading and, if deemed appropriate, approval of the general meeting minutes	Mgmt	Take No Action

ALSEA SAB DE CV,	MEXICO	 		Age
Security: Meeting Type: Meeting Date: Ticker:				
ISIN:	MXP001391012	 		
Prop.# Proposal			Proposal	Proposal Vote

	ISIN: MXP001391012		
Prop.#	Proposal	Proposal Type	Proposal Vote
I	Cancellation of shares held in treasury that have not been subscribed for or paid in and the consequent reduction of the authorized share capital of the company	Mgmt	Take No Action
II	Conversion of the variable share capital into fixed minimum share capital, with the consequent reduction of the share capital in its variable part and increase of share capital in its fixed minimum part and amendment of section 6 of the corporate bylaws of the company, as well as the restatement of the corporate by laws	Mgmt	Take No Action
III	Certification of the fully subscribed for and paid in share capital	Mgmt	Take No Action
IV	Designation of delegates who will formalize the resolutions that are passed	Mgmt	Take No Action
CMMT	IN RELATION TO ITEM (II) FOR THIS AGENDA, PLEASE SEE ADDITIONAL INFORMATION RECEIVED FROM THE COMPANY, FOR YOUR CONSIDERATION: THE NATIONAL BANKING AND SECURITIES COMMISSION (CNBV), WHICH IS THE AUTHORITY RESPONSIBLE FOR THE SUPERVISION OF PUBLICLY TRADED COMPANIES, RECENTLY ADOPTED A CRITERION WHEREBY STATES THAT ALL COMPANIES HAVING THEIR SHARES REGISTERED IN THE NATIONAL SECURITIES REGISTRY OF SUCH COMMISSION AND, CONSEQUENTLY, THEIR SHARES	Non-Voting	

ONE CLASS OR SERIES OF SHARES IN ORDER THEM TO BE EQUAL. BEING SO, IN THE NEXT SHAREHOLDERS MEETING, ALSEA INTENDS TO TRANSFER ALL ITS VARIABLE SHARE CAPITAL TO MINIMUM FIXED SHARE CAPITAL IN ORDER TO OBEY THE NEW COMMISSION CRITERIA AND CONSEQUENTLY, BE IN A POSITION, IN THE FUTURE, TO CARRY OUT NEW ISSUES IT IS WORTH MENTIONING THAT ALSEA SHAREHOLDERS CURRENTLY HAVE THE SAME RIGHTS AND OBLIGATIONS, REGARDLESS WHETHER THEIR SHARES CORRESPOND TO THE MINIMUM FIXED OR VARIABLE SHARE CAPITAL, THEREFORE THE CONVERSION OF SHARES OF VARIABLE SHARE CAPITAL TO MINIMUM FIXED SHARE CAPITAL IN ANY WAY AFFECT THE RIGHTS CURRENTLY SHAREHOLDERS HAVE. MOREOVER, REGARDING THE REFORM OF THE SIXTH CLAUSE OF THE ALSEA BYLAWS, IT IS IMPORTANT TO NOTE THAT THIS REFORM WILL ATTEND TWO ISSUES.

CMMT

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

Non-Voting

ALSEA SAB DE CV, MEXICO

Agen

Security: P0212A104 Meeting Type: EGM

Meeting Date: 12-Nov-2012

Ticker:

ISIN: MXP001391012

131N. MAF001391012

Prop.# Proposal

Type

Proposal Vote

Mgmt

Against

Т Proposal, discussion and, if deemed appropriate, approval to carry out an increase in the share capital of the company in its fixed part through the issuance of common, nominative shares in a single series, Class I, not subscribed for and for public placement, in accordance with the terms of Article 53 of the Securities Market Law and subject to the approval by, and the conditions imposed by, the national banking and securities commission, as well as the authorization for the board of directors or certain of its members to carry out any amendment to the terms and conditions of the capital increase, as well as to conduct the corresponding public offering, and once the issuance is carried out to be able to

determine the capital increase effectively subscribed for and paid in, as well as to cancel the shares that are not CONTD

CONT CONTD paid in, as the case may be, in order Non-Voting to proceed with the steps for the

appropriate cancellation before the national securities registry

II Designation of delegates who will formalize Mamt Against

the resolutions that are passed

ALSEA SAB DE CV, MEXICO Agen ______

Security: P0212A104

Meeting Type: AGM

Meeting Date: 29-Apr-2013

Ticker:
ISIN: MXP001391012

	ISIN: MXP001391012		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Discussion, amendment or approval, if deemed appropriate, of the annual report that is referred to in the main part of article 172 of the general mercantile companies law, regarding the operations conducted by the company during the fiscal year that ran from January 1 to December 31, 2012	Mgmt	For
II	Proposal for a declaration and form of payment of a dividend to the shareholders of the company	Mgmt	For
III	Discussion, amendment or approval, if deemed appropriate, of the annual report regarding the operations conducted by the intermediary management bodies of the company during the fiscal year that ran from January 1 to December 31, 2012	Mgmt	For
IV	Appointment or ratification, if deemed appropriate, of the members of the board of directors, officers and members of the intermediary management bodies of the company	Mgmt	For
V	Determination of the compensation for the members of the board of directors and members of the intermediary management bodies of the company	Mgmt	For
VI	Report from the board of directors regarding the shares representative of the share capital of the company, repurchased	Mgmt	For

with a charge against the fund for the repurchase of shares of the company, as well as their placement, and determination of the maximum amount of funds that can be allocated to the repurchase of shares of the company

ALSEA SAB DE CV, MEXICO Agen

Security: P0212A104

.y: PUZIZAIU4

Meeting Type: EGM
Meeting Date: 29-Apr-2013

Ticker:

ΙI

l'ala

ISIN: MXP001391012

Proposal for the amendment of article 6 of

the corporate bylaws of the company and the

Proposal Proposal Vote Type

I Cancellation of treasury shares that were neither subscribed for nor paid in and the consequent reduction of the authorized share capital of the company

Mgmt

For

restatement of the same

III Designation of delegates who will formalize Mgmt For

AMERICA MOVIL SAB DE CV, MEXICO Agen

Security: P0280A101

Meeting Type: SGM
Meeting Date: 22-Apr-2013

Ticker:

ISIN: MXP001691213

the resolutions that are passed

	TOTAL TAME OF COSTE		
Prop.#	Proposal	Proposal Type	Proposal Vote
1	Appointment and or ratification, if deemed appropriate, of the members of the board of directors of the company that it is appropriate for the series L shareholders to designate. Resolutions in this regard	Mgmt	Take No Action
2	Designations of delegates who will carry out the resolutions passed by this general meeting and, if deemed appropriate, formalize them as appropriate. Resolutions in this regard	Mgmt	Take No Action

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AMERICA MOVIL SAB DE CV, MEXICO

Security: P0280A101

Meeting Type: OGM
Meeting Date: 22-Apr-2013

Ticker:

ISIN: MXP001691213

Prop.# Proposal Proposal Vote

Type

CMMT PLEASE NOTE THAT THIS IS AN AMENDMENT TO Non-Voting

MEETING ID 176531 DUE TO CHANGE IN VOTING MEETING TO INFORMATION MEETING. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE

DISREGARDED. THANK YOU.

CMMT PLEASE NOTE THAT THIS IS AN INFORMATION Non-Voting

MEETING. SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT

REPRESENTATIVE. THANK YOU

I Appointment and as the case may be approval Non-Voting

of the resolutions in such regard I.I. Report of the chief executive officer directors in terms of article 172 of the general corporations law article 44 subsection xi of the securities market law accompanied by the independent auditors report in connection with the operations and results for the fiscal year ended December 31 2012 as well as of the board of directors opinion of the content of such report I.II. Report of the board of directors in terms of Article 172 subsection B of the general Corporation's Law which contains the main policies as well as the accounting and information criteria followed in the preparation of the financial information of the company. I.III. report of the activities and operations in which the board of directors was involved in during the fiscal year 2012 in terms of Article 28 fraction IV paragraph E of the Securities Market Law. I.IV Annual report on the activities carried out by the audit committee and corporate practices committee of the company in accordance with Article 43 of the Securities Market Law and the report on the company's subsidiaries. I.V. Consolidated the financial statements of

the company at December 31 2012 including a proposal regarding the application of the company's results may also include a

8

proposal to pay a dividend in cash. I.VI. Annual report regarding to the repurchase shares program corresponding to the financial year ended 2012. I.VII Report on compliance by tax obligations of the company for the fiscal year 2011, in accordance with the provisions of Article 86, section XX of the Income Tax Law and Article 93-A of the regulations the Income Tax Law

ΙI Ratification of the administration by the board of directors and the chief executive officer of the management for the fiscal year of 2012 and appointment or ratification of the persons who will integrate the board of directors of the company the secretary and alternate secretary, as well as the president of the audit committee, corporate practices committee and the determination of their corresponding compensation. Resolutions thereof

Non-Voting

TTT Ratification of the management the executive committee audit committee and the corporate practices committee and operations in Puerto Rico and the United States of America of the company for the fiscal year ended December 31 2012. Ratification of the members of the audit committee and the corporate practices committee of the company in Puerto Rico and the United states of America and the determination of their corresponding compensation resolution thereof

Non-Voting

ΤV Appointment as the case maybe approval of a proposal to increase the resources to repurchase shares in terms of article 56 of the Mexican Securities Law. Resolutions thereof

Non-Voting

Appointment of special delegates to formalize and execute the resolutions adopted in this meeting resolutions thereof Non-Voting

ARCA CONTINENTAL SAB DE CV, MEXICO ______

Agen

Security: P0448R103

Meeting Type: AGM

Meeting Date: 18-Apr-2013

Ticker:

ISIN: MX01AC100006

Proposal Vote

Prop.# Proposal

Type

I	Presentation and, if deemed appropriate, approval a. of the report from the general director prepared in accordance with article 44, part xi, of the securities market law, regarding the operations and results of the company for the fiscal year that ended on December 31, 2012, accompanied by the opinion of the outside auditor, as well as by the opinion of the board of directors regarding the mentioned report, b. of the report from the board of directors regarding the transactions and activities in which it has intervened in accordance with that which is provided for in the securities market law, as well as by that which is referred to in line b of article 172 CONTD	Mgmt	For
CONT	CONTD of the General Mercantile Companies Law, and c. of the annual report from the chairperson of the audit and corporate practices committee. Reading of the report regarding the fulfillment of the tax obligations	Non-Voting	
II	Proposal for the allocation of the results account from the 2012 fiscal year, in which is included the declaration and payment of a cash dividend, in MXN, in the amount of MXN 1.50 for each one of the shares in circulation	Mgmt	For
III	Proposal regarding the maximum amount of funds that can be allocated to the purchase of shares of the company	Mgmt	For
IV	Election of the members of the board of directors of the company, classification of their independence in accordance with the terms of article 26 of the securities market law, determination of their compensation and related resolutions. Election of secretaries	Mgmt	For
V	Determination of the compensation for the members who will make up the various committees of the board of directors, as well as the designation of the chairperson of the audit and corporate practices committee	Mgmt	For
VI	Appointment of delegates	Mgmt	For
VII	Reading and, if deemed appropriate, approval of the general meeting minutes	Mgmt	For

Agen

Security: P1610L106
Meeting Type: AGM
Meeting Date: 30-Apr-2013

Ticker:

	ISIN: MX01GF0X0008		
Prop.#	Proposal	Proposal Type	Proposal Vote
I.a	Presentation and approval, if deemed appropriate, of the reports that are referred to in article 28, part iv, of the securities market law, in relation to the 2012 fiscal year, which include: the report from the general director that includes the financial statements of the company and the consolidated financial statements, accompanied by the opinion of the outside auditor	Mgmt	For
I.b	Presentation and approval, if deemed appropriate, of the reports that are referred to in article 28, part iv, of the securities market law, in relation to the 2012 fiscal year, which include: the opinion from the board of directors regarding the content of the report from the general director	Mgmt	For
I.c	Presentation and approval, if deemed appropriate, of the reports that are referred to in article 28, part iv, of the securities market law, in relation to the 2012 fiscal year, which include: the report from the board of directors regarding the main accounting and information policies and criteria followed in the preparation of the financial information	Mgmt	For
I.d	Presentation and approval, if deemed appropriate, of the reports that are referred to in article 28, part iv, of the securities market law, in relation to the 2012 fiscal year, which include: the report regarding the transactions and activities in which the board of directors has intervened	Mgmt	For
I.e	Presentation and approval, if deemed appropriate, of the reports that are referred to in article 28, part iv, of the securities market law, in relation to the 2012 fiscal year, which include: the annual report from the chairperson of the audit and corporate practices committee	Mgmt	For
II	The report regarding the fulfillment of the tax obligations of the company	Mgmt	For
III	Proposal for the allocation of the profit	Mgmt	For

Mgmt For

from the 2012 fiscal year

dividend

Ticker:

Presentation and approval, if deemed

appropriate, of a proposal to pay a cash

IV

V	Report from the board of directors regarding the transactions carried out with shares of the company during the 2012 fiscal year, as well as the proposal to establish the maximum amount of funds that can be allocated to the acquisition of shares of the company for the 2013 fiscal year	Mgmt	For	
VI	Approval, if deemed appropriate, of the ratification of acts and resolutions of the board of directors	Mgmt	For	
VII	Appointment or ratification of the members of the board of directors, after classification of the independence of the independent members of the board of directors who are to be designated, election of the chairperson and secretary of the board of directors, and of the members of the audit and corporate practices committee, including the appointment of the chairperson of the mentioned committee, as well as of their compensation	Mgmt	For	
VIII	Designation of special delegates to formalize and carry out the resolutions passed by the general meeting	Mgmt	For	
IX	Reading and, if deemed appropriate, approval of the general meeting minutes	Mgmt	For	
CEME?	X SAB DE CV, GARZA GARCIA			Agen
	Security: P2253T133 Secting Type: OGM Secting Date: 21-Mar-2013			

	ISIN: MXP225611567		
Prop.#	Proposal	Proposal Type	Proposal Vote
I	Presentation of the report by the chief executive officer, including the company's financial statements, report of changes in financial situation and variations of capital stock, and presentation of the report by the board of directors, for the fiscal year 2012, as required by the	Mgmt	For

Mexican securities market law (Ley Del Mercado de Valores); and discussion and approval of such reports, after hearing the opinion of the board of directors as to the reports by the chief executive officer and the audit and corporate practices committee, the report of accounting principles adopted, and the report on the review of the company's tax situation

II	Resolution on allocation of profits	Mgmt	For
III	Proposal to increase the capital stock of the company in its variable portion through: (A) capitalization of retained earnings; and (B) issuance of treasury shares in order to preserve the rights of current note holders pursuant to the company's issuance of convertible notes prior	Mgmt	For
IV	Appointment of directors, members and president of the audit, corporate practices and finance committees	Mgmt	For
V	Compensation of the members of the board of directors and of the audit, corporate practices and finance committee	Mgmt	For
VI	Appointment of delegates to formalize the resolutions adopted at the meeting	Mgmt	For

______ CEMEX SAB DE CV, GARZA GARCIA Agen ______

Security: P2253T133

Meeting Type: EGM
Meeting Date: 21-Mar-2013

Ticker:

ISIN: MXP225611567		
Prop.# Proposal	Proposal Type	Proposal Vote
Resolution on the proposal by the board of directors to issue convertible notes pursuant to article 210 BIS of the Mexican General Law of Credit Instruments and Operations (Ley General De Titulos Y Operaciones De Credito), which would be placed through (a) a tender and exchange offer for the convertible notes currently outstanding issued by the company that were offered outside of Mexico on March 2010 (due 2015), March 2011 (due 2016) and March 2011 (due 2018) and/or, if applicable (b) their placement among public investors, using the proceeds to pay and cancel the	Mgmt	Take No Action

corresponding currently outstanding convertible notes. The proposal includes the authorization to make use of all or part of the shares currently held in treasury underlying the conversion rights of the currently outstanding convertible notes, as these are CONTD

CONTD substituted or redeemed, with the purpose of holding the shares in treasury and using them to ensure the conversion of the new convertible notes, under article 210 BIS of the Mexican general law of credit instruments and operations, without the need to increase the capital stock nor

issue additional common shares

Appointment of the delegate or delegates to formalize the approved resolutions

Non-Voting

Mgmt Take No Action

CORPORACION INMOBILIARIA VESTA SAB DE CV, MEXICO D

Agen

Proposal Vote

Security: P9781N108

Meeting Type: EGM

Meeting Date: 25-Sep-2012

Ticker:

Prop.# Proposal

III

ISIN: MX01VE0M0003

Τ Proposal, discussion and, where appropriate approval the cancellation of 134138966 shares only series representative of the variable part of the capital stock of the company which not were subject of subscription and payment in the subscription initial public offering of shares carried out by the company of the last month of July with the consequent adjustment in the capital stock.

ΤT Proposal, discussion and approval adjustments to the accounts of capital of the company as a result of the subscription initial public offering of shares carried out by the company the past month of July. Resolutions on such regards

Designation of special delegates

Resolutions on such regards

Type

Proposal

Take No Action Mgmt

Mgmt Take No Action

Mgmt Take No Action

CORPORACION INMOBILIARIA VESTA SAB DE CV, MEXICO D

Agen

Security: P9781N108 Meeting Type: OGM Meeting Date: 25-Sep-2012 Ticker: ISIN: MX01VE0M0003 ______ Prop.# Proposal Proposal Vote Type Ι Proposal, discussion and, if deemed Mgmt For appropriate, approval regarding the compensation for the members of the board of directors and the committees of the board of directors. Resolutions in this regard ΙI Proposal, discussion and, if deemed Mgmt For appropriate, declaration of the payment of dividends coming from the results of the company for the fiscal year that ended on December 31, 2011. Resolutions in this regard Proposal, discussion and, if deemed III Mgmt For appropriate, approval of the dividend policy of the company. Resolutions in this regard Designation of special delegates from the IV Mgmt For general meeting ______ CORPORACION INMOBILIARIA VESTA SAB DE CV, MEXICO D Agen ______ Security: P9781N108 Meeting Type: AGM Meeting Date: 19-Mar-2013 Ticker: ISIN: MX01VE0M0003 Prop.# Proposal Proposal Vote Type Т Presentation and, if deemed appropriate, Mgmt For approval of the audited and consolidated financial statements of the company prepared based on the fiscal year that ended on December 31, 2012 ΙI Presentation and, if deemed appropriate, Mgmt For approval of the report from the audit committee for the fiscal year that ended on December 31, 2012 III Presentation and, if deemed appropriate, Mgmt For approval of the report from the corporate

practices committee for the fiscal year that ended on December 31, 2012

IV	Presentation and, if deemed appropriate, approval of the report from the general director prepared in accordance with article 172 of the general mercantile companies law and article 44, part xi, of the securities market law	Mgmt	For
V	Presentation and, if deemed appropriate, approval of the opinion from the board of directors regarding the content of the report from the general director	Mgmt	For
VI	Presentation and, if deemed appropriate, approval of the report from the board of directors that is referred to in line e of part iv of article 28 of the securities market law and article 172, line b, of the general commercial companies law in which are contained the main accounting and information policies and criteria followed in the preparation of the financial information of the company, as well as regarding the transactions and activities in which the board of directors has intervened in accordance with the securities market law	Mgmt	For
VII	Report regarding the fulfillment of tax obligations of the company	Mgmt	For
VIII	Presentation and, if deemed appropriate, approval of the declaration and payment of a cash dividend in the amount and under the terms and conditions that are decided by the general meeting of shareholders, taking into account the current dividend policy	Mgmt	For
IX	Report regarding the membership of the board of directors, audit committee, corporate practices committee and investment committee of the company, and regarding the compensation of the persons who will be members of those bodies	Mgmt	For
X	Report regarding the social responsibility policy of the company	Mgmt	For
XI	Designation of special delegates of the general meeting	Mgmt	For

Agen CORPORACION INMOBILIARIA VESTA SAB DE CV, MEXICO D

Security: P9781N108

Meeting Type: OGM
Meeting Date: 30-May-2013

Ticker:

ISIN: MX01VE0M0003

	ISIN: MXUIVEUMUUU3		
Prop.#	† Proposal	Proposal Type	Proposal Vote
I	Proposal, discussion and resolution regarding a primary and secondary public offering of shares representative of the capital of the company in Mexico, in the united states of America and in other foreign markets, on the basis of the applicable legislation	Mgmt	No vote
II	Proposal, discussion and resolution regarding the increase of the capital of the company, through the corresponding issuance of shares in a single series that are common, nominative, without a stated par value, representative of the variable part of the share capital, for placement through a public offering, without the preemptive subscription rights being applicable, in accordance with the terms of article 53 of the securities market law	Mgmt	No vote
III	Proposal, discussion and resolution regarding the granting of special powers to formalize the resolutions that are passed at this general meeting	Mgmt	No vote
IV	Designation of special delegates of the general meeting	Mgmt	No vote
CORPC	DRATIVO FRAGUA SAB DE CV, MEXICO		Ag
	Security: P31444105 eeting Type: AGM eeting Date: 19-Mar-2013 Ticker: ISIN: MXP321131015		
Prop.#	† Proposal	Proposal Type	Proposal Vote
I	Appointment of the chairperson, secretary, officers to count the votes, attendance list and, if deemed appropriate, a declaration that the meeting is legally instated	Mgmt	For
II	Report from the board of directors for the fiscal year that ended on December 31, 2012, which includes the report regarding the purchase and placement of shares of the company, as well as the other applicable	Mgmt	For

reports in accordance with that which is provided for in the securities market law

III	Resolution regarding item II, above	Mgmt	For
IV	Resolution regarding the allocation of profit from the 2012 fiscal year and, if deemed appropriate, the payment of a dividend in the amount of MXN 1.10 per share and the procedure for its payment. Resolution regarding the ratification or increase of the fund for the repurchase of shares of the Company	Mgmt	For
V	Appointment or ratification of the members of the board of directors, executive committee, audit and corporate practices committee, granting of power and authorities, if deemed appropriate, as well as the determination of compensation	Mgmt	For
VI	Designation of special delegates to appear before a notary public and file and record the resolutions passed at this general meeting	Mgmt	For
VII	Preparation of the minutes, reading and, if deemed appropriate, approval	Mgmt	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

DEUTSCHE BANK MEXICO SA INSTITUCION DE BANCA MULTI Agen

Security: P3515D155
Meeting Type: SGM
Meeting Date: 28-Jan-2013

Ticker:

ISIN: MXCFFI0U0002

Prop.	Proposal	Proposal Type	Proposal Vote
I	Proposal, discussion and, if deemed appropriate approval of the designation of the members of the technical committee of the trust and their respective alternates in accordance with the terms established in section 5.2, part B, line I, of the trust	Mgmt	For
II	Classification of the independence of the independent members of the technical committee of the trust	Mgmt	For

._____

Mgmt

For

DEUTSCHE BANK MEXICO SA INSTITUCION DE BANCA MULTI Agen ._____ Security: P40612106 Meeting Type: AGM Meeting Date: 23-Apr-2013 Ticker: ISIN: MXCFFU000001 Prop.# Proposal Proposal Vote Type Ι Reading, discussion and, if deemed Mgmt Take No Action appropriate, approval of the report from the manager of the trust regarding the activities carried out during the fiscal year that ended on December 31, 2012, including the reading and, if deemed appropriate, approval of the report from the technical committee of the trust, in accordance with that which is established in article 28, part iv, line E of the securities market law ΙI Presentation, discussion and, if deemed Mamt Take No Action appropriate, approval of the annual report on the activities carried out by the audit committee and the practices committee, in accordance with article 43, parts I and II, of the securities market law, as well as of the report from the nominations committee Reading, discussion and, if deemed III Mgmt Take No Action appropriate, approval of the report from the administrator of the trust regarding the obligation contained in article 44, part XI, of the securities market law and article 172 of the general mercantile companies law, except for line B, of the mentioned article ΤV Reading, discussion and, if deemed Mgmt Take No Action appropriate, approval of the report from the manager of the trust regarding the obligation contained in article 172, line B, of the general mercantile companies law, in which are contained the main accounting and information policies and criteria followed in the preparation of the financial information, in relation to the reports from the outside auditor of the trust regarding the mentioned fiscal year, as well as the opinion of the technical committee regarding the content of that

report

V	Presentation, discussion and, if deemed appropriate, approval of the report regarding the fulfillment of the tax obligations during the fiscal year that ended on December 31, 2012, in accordance with article 86, part XX, of the income tax law	Mgmt	Take No Action
VI	Presentation, discussion and, if deemed appropriate, approval of the financial statements of the trust for the fiscal year that ended on December 31, 2012, and allocation of the results in the mentioned fiscal year	Mgmt	Take No Action
VII	Proposal, discussion and, if deemed appropriate, resignation, appointment and or ratification of the members of the technical committee, after classification, if deemed appropriate, of the independence of the independent members	Mgmt	Take No Action
VIII	Proposal, discussion and, if deemed appropriate, approval of the compensation for the independent members of the technical committee	Mgmt	Take No Action
IX	Proposal, discussion and, if deemed appropriate, resignation, appointment and or ratification of the members of the practices committee, audit committee and of the nominations committee of the trust	Mgmt	Take No Action
X	If deemed appropriate, designation of special delegates from the annual general meeting of holders	Mgmt	Take No Action
XI	Drafting, reading and approval of the minutes of the annual general meeting of holders	Mgmt	Take No Action

DEUTSCHE BANK MEXICO SA INSTITUCION DE BANCA MULTI Agen

Security: P40612106

Meeting Type: EGM

Meeting Date: 23-Apr-2013

Ticker:

ISIN: MXCFFU000001

Prop.# Proposal		Proposal Type	Proposal Vote
I.A	Presentation, discussion and, if deemed appropriate, approval of the plan to amend section 9, 10, 11 and 13 of the trust and	Mgmt	Take No Action

any other applicable term, in order that the investments of the trust can be approved by: the administrator of the trust up to the amount of USD 250 million per real property

I.B	Presentation, discussion and, if deemed appropriate, approval of the plan to amend section 9, 10, 11 and 13 of the trust and any other applicable term, in order that the investments of the trust can be approved by: the technical committee for investments from USD 250 million per real property up to 20 percent of the equity value of the trust	Mgmt

I.C Presentation, discussion and, if deemed Mgmt Take No Action appropriate, approval of the plan to amend section 9, 10, 11 and 13 of the trust and any other applicable term, in order that the investments of the trust can be approved by: the general meeting of holders for investments of greater than 20 percent of the equity value of the trust

ΙI Presentation, discussion and, if deemed appropriate, approval of the plan for the amendment of the sections of the trust that are applicable, in order that the trust of control that represents 10 percent of the CBFIS in circulation can have a significant influence in the decision making of the trust

Drafting, reading and approval of the Mgmt minutes of the extraordinary general meeting of holders

If deemed appropriate, designation of TV Mgmt special delegates from the extraordinary general meeting of holders

______ DEUTSCHE BANK MEXICO SA INSTITUCION DE BANCA MULTI

Security: P40612106 Meeting Type: OGM

Meeting Date: 23-Apr-2013

Ticker:

ISIN: MXCFFU000001

Prop.# Proposal Proposal Vote Type

Presentation of the report on the activities related to the acquisition of the real estate portfolio called G30

Mgmt Take No Action

Mgmt

Take No Action

Take No Action

Take No Action

Take No Action

Mgmt

Take No Action

Approval for the allocation of the CBFIS $\,$

issued due to the acquisition of the $\ensuremath{\text{G30}}$

MEETING ID 190396 DUE TO POSTPONEMENT OF

ΙI

	portfolio, for the payment of the real property called Tepotzotlan		
III	Analysis, discussion and, if deemed appropriate, approval of the proposal to carry out the acquisition of a real estate portfolio consisting of 49 commercial properties, so that they become part of the assets of the trust and, if deemed appropriate, approval for the issuance of CBFIS that would give an as consideration for the acquisition of the mentioned portfolio, in accordance with the terms of that which is provided for in the trust, as well as in the applicable legislation	Mgmt	Take No Action
IV	Analysis, discussion and, if deemed appropriate, approval to carry out the issuance of CBFIS that would be held in the treasury of the trust, in accordance with the terms of that which is provided for in the trust, as well as in the applicable law	Mgmt	Take No Action
V	Presentation, discussion and, if deemed appropriate, approval of the proposal to establish a social assistance foundation, under the name of Fundacion Fibra Uno, or any other	Mgmt	Take No Action
VI	Presentation, discussion and, if deemed appropriate, approval of the program of incentives for results obtained, in favor of the trust advisor	Mgmt	Take No Action
VII	Drafting, reading and approval of the minutes of the annual general meeting of holders	Mgmt	Take No Action
VIII	If deemed appropriate, designation of special delegates from the annual general meeting of holders	Mgmt	Take No Action
 DEUT	SCHE BANK MEXICO SA INSTITUCION DE BANCA MULTI		Ager
	Security: P40612106 eeting Type: EGM eeting Date: 20-May-2013 Ticker: ISIN: MXCFFU000001		
Prop.	# Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO	Non-Voting	

MEETING DATE FROM 23 APR 2013 TO 20 MAY 2013 AND CHANGE IN RECORD DATE FROM 15 APR 2013 TO 10 MAY 2013. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

Presentation, discussion, and as the case Mamt Take No Action may be, approval of the draft of amendment to clauses ninth, tenth, eleventh and thirtieth of the trust and any other applicable term, so the trust's investments are approved by: the trust's administrator up to an amount not exceeding USD 250,000,000.00 (two hundred fifty million dollars), or 5% (five percent) of the value of the trust property, for the real estate property, whichever the lesser is

Mamt

Mamt

Take No Action

Take No Action

Take No Action

- Presentation, discussion, and as the case may be, approval of the draft of amendment to clauses ninth, tenth, eleventh and thirtieth of the trust and any other applicable term, so the trust's investments are approved by: the technical committee for investments exceeding USD 250,000,000.00 (two hundred fifty million dollars) or 5% (five percent) of the value of the trust property, for the real estate property, whichever the lesser is and up to 20% (twenty percent) of the value of the trust property
- I.iii Presentation, discussion, and as the case Mgmt Take No Action may be, approval of the draft of amendment to clauses ninth, tenth, eleventh and thirtieth of the trust and any other applicable term, so the trust's investments
- Presentation, discussion, and as the case may be, approval of the draft to amend the applicable clauses of the trust, so the control trust holds 10% (ten percent) of the CBFIS outstanding, may have a significant influence in the trust's

of the value of the trust property

are approved by: the holders' meeting for investments exceeding 20% (twenty percent)

Designation of special delegates to the Mgmt holders' general extraordinary meeting

-----EL PUERTO DE LIVERPOOL SAB DE CV Agen ______

Security: P36918137

decision making

Meeting Type: OGM
Meeting Date: 07-Mar-2013

23

Ticker:

ISIN: MXP369181377

Prop.#	Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT ONLY MEXICAN NATIONALS MAY PARTICIPATE IN THIS MEETING THEREFORE THESE SHARES HAVE NO VOTING RIGHTS	Non-Voting	
I	Lecture in accordance the reports of board of directors as well as the reports of the chief executive officer	Non-Voting	
II	Report on the fulfillment of fiscal obligations	Non-Voting	
III	Presentation of the financial statements for the year ended on December 31 2012. and the reports of the audit committee and corporate practices committee	Non-Voting	
IV	Resolutions regarding point iii, as well as the project on implementation of income statements	Non-Voting	
V	Resolutions regarding of the board of directors compensations for the fiscal year 2013 as well as the members of the council property	Non-Voting	
VI	Election of the members of the board of directors for fiscal year 2013	Non-Voting	
VII	Election of the members of the council property as well as the members of the operation year 2013	Non-Voting	
VIII	Designation of the special delegates to carry out the agreements to this meeting	Non-Voting	
IX	Act of the meeting	Non-Voting	

EMPRESAS ICA SAB DE CV Agei

Security: P37149104

Meeting Type: AGM

Meeting Date: 16-Apr-2013

Ticker:

Prop.# Proposal Proposal Proposal Vote Type

I Presentation of the reports from the board Mgmt For of directors that are referred to in lines

d and e of article 28, part iv, and article 56 of the securities market law, with relation to the fiscal year that ended on December 31, 2012

	December 31, 2012		
II	Presentation of the report from the general director and opinion of the outside auditor	Mgmt	For
III	Presentation of the reports and opinion that are referred to in lines a and c of article 28, part iv, of the securities market law, with the inclusion of the tax report	Mgmt	For
IV	Discussion, approval and, if deemed appropriate, amendment of the reports that are referred to in items i and ii above. resolutions in this regard	Mgmt	For
V	Allocation of results, increase of the reserves, approval of the maximum amount of funds allocated to the acquisition of shares of the company and, if deemed appropriate, declaration of dividends	Mgmt	For
VI	Designation or ratification, if deemed appropriate, of the members of the board of directors and chairpersons of the special committees. resolutions in this regard	Mgmt	For
VII	Discussion, approval or ratification, if deemed appropriate, of the proposal for the payment of compensation to members of the board of directors and of special committees. resolutions in this regard	Mgmt	For
VIII	Designation of special delegates	Mgmt	For

FIBRA UNO ADMINISTRACION SA DE CV Agen

Security: P40612106

Meeting Type: SGM

Meeting Date: 17-Jul-2012

Ticker:

ISIN: MXCFFU000001

Prop.#	Proposal	Proposal Type	Proposal Vote
I.I	Presentation, discussion and, if deemed appropriate, approval of: the acquisition of a real estate portfolio made up of 15 properties and the concession for commercial use and operation of a maritime terminal and port area, through its contribution to the assets of the trust by its current owners	Mgmt	For

I.II	Presentation, discussion and, if deemed appropriate, approval of: the issuance of the real estate trust exchange certificates that, if deemed appropriate, would be delivered as consideration for the acquisition of the mentioned real estate portfolio, in accordance with the terms of that which is provided for in the trust, as well as in the applicable legislation	Mgmt	For
II	Designation of special delegates from the annual general meeting of holders	Mgmt	For
 Ме	A UNO ADMINISTRACION SA DE CV Security: P40612106 eeting Type: OGM eeting Date: 18-Dec-2012		Agen
	Ticker: ISIN: MXCFFU000001		
Prop.#	# Proposal	Proposal Type	Proposal Vote
I	Presentation of the report from the delegates for the offering, Messrs. Andre and Moses El Mann Arazi and from the administrator of the trust, F1 management, S.C., of the activities related to the issuance of the CBFIS dated march 22, 2012, under clause 9, section 9.1.24 of the trust	Mgmt	Take No Action

II Presentation, discussion and, if deemed appropriate, in accordance with the resolution of the technical committee of the trust for the issuance of real estate trust exchange certificates, from here onwards CBFIS, clause 9, section 9.1.24 of the trust and its public and/or private offering on the domestic and or foreign

activities

securities markets

and its public and or private offering on the domestic and/or foreign securities markets, as well as the ratification of each and every one of the mentioned

III Presentation, discussion and, if deemed appropriate, approval of i. the acquisition of a real estate portfolio made up of approximately 30 properties, through their contribution to the assets of the trust by their current owners, and ii. the issuance of real estate trust exchange certificates, from here onwards CBFIS, that, if deemed appropriate, will be delivered as

Take No Action

Take No Action

Mgmt

Mgmt

consideration for the acquisition of the mentioned real estate portfolio, in accordance with the terms of that which is provided for in the trust, as well as in the applicable legislation

IV Designation of special delegates from the annual general meeting of holders

Mgmt Take No Action

FOMENTO ECONOMICO MEXICANO SAB DE CV, MEXICO

Agen

Security: P4182H115 Meeting Type: AGM Meeting Date: 15-Mar-2013

Ticker:

	Ticker: ISIN: MXP320321310		
Prop	# Proposal	Proposal Type	Proposal Vote
I	Report from the general director of Fomento Economico Mexicano, S.A.B. De C.V., opinion of the board of directors regarding the content of the report from the general director and reports from the board of directors itself with regard to the main accounting and information policies and criteria followed in the preparation of the financial information, as well as regarding the transactions and activities in which it has intervened, reports from the chairpersons of the audit and corporate practices committees, presentation of the financial statements for the 2012 fiscal year, in accordance with the terms of article 172 of the general mercantile companies law and of the applicable provisions of the securities market law	Mgmt	For
II	Report regarding the fulfillment of the tax obligations	Mgmt	For
III	Allocation of the results account from the 2012 fiscal year, in which are included the declaration and payment of a cash dividend, in MXN	Mgmt	For
IV	Proposal to establish as the maximum amount of funds that can be allocated to the purchase of shares of the company, the amount of MXN 3 billion	Mgmt	For
V	Election of the members of the board of directors and secretaries, classification of their independence, in accordance with the terms of the securities market law, and determination of their compensation	Mgmt	For

VI	Election of members of the finance and planning committee, audit committee and corporate practices committee, designation of the chairperson of each one of them and determination of their compensation	Mgmt	For
VII	Appointment of delegates to formalize the resolutions of the general meeting	Mgmt	For
VIII	Reading and, if deemed appropriate, approval of the general meeting minutes	Mgmt	For
GRUM	A SAB DE CV		
	Security: P4948K121 eeting Type: EGM eeting Date: 15-May-2013 Ticker: ISIN: MXP4948K1056		
Prop.	# Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 15 MAY 2013 AT 11:00 AM. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting	
1	Presentation and, if deemed appropriate, approval of a plan for Gruma, Sociedad Anonima Bursatil De capital variable to sign an agreement for merger by absorption	Mgmt	For

Presentation and, if deemed appropriate, approval of a plan for Gruma, Sociedad Anonima Bursatil De capital variable to sign an agreement for merger by absorption with Valores Azteca, Sociedad Anonima de capital variable, under which the latter would be the merged company and the former would be the company conducting the merger or surviving company, and for the cancellation of 24,566,561 common, nominative shares, with no stated par value, series b, class I, from the same the issuer when the merger takes effect, with the consequent amendment of article 6 of the corporate bylaws relative to the share capital and to the number of shares that represent it

Analysis, discussion and, if deemed appropriate, approval of a proposal to cancel 107,858,969 common, nominative shares, with no stated par value, series b, class I, issued by the company and that have been repurchased by the same and as a consequence of the foregoing a reduction of the fixed portion of the share capital and

Mgmt For

Agen

Preparation, reading and, if deemed

minutes that are prepared

appropriate, approval of the meeting

3	Analysis, discussion and, if deemed appropriate, approval of a proposal to amend article 3, domicile, article 10, transactions with shares of the company, article 16, chairperson of the board of directors, article 17, meetings of the board of directors, article 32, call notices, article 33, publication of the call notices, and article 35, conducting the general meetings, of the corporate bylaws of the company	Mgmt	For
4	Designation of special delegates who will carry out and formalize the resolutions passed by the general meeting	Mgmt	For

CDUDE CAD DE CU MENTO

Mgmt

For

GRUPE SAB DE CV, MEXICO

Security: P4948T122 Meeting Type: AGM

Meeting Date: 25-Apr-2013

Ticker:

	Ticker:		
Prop.	# Proposal	Proposal Type	Proposal Vote
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 181803 DUE TO DELETION OF RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
I	List of those present and declaration that the general meeting is legally instated	Mgmt	No vote
II	Report and opinion from the chairperson of the board of directors. 1. Report from the general director and results of operations. 2. Report presented to the board of directors by the audit and corporate practices committee	Mgmt	No vote
III	Presentation, discussion and, if deemed appropriate, approval of the financial statements for the years that ended on December 31, 2012, and 2011, and the opinion of the independent auditors	Mgmt	No vote

IV	Report regarding the fulfillment of the tax obligations for the fiscal year that ended on December 31, 2011	Mgmt	No vote
V	Presentation, discussion and, if deemed appropriate, approval to appoint and or ratify the members of the board of directors and the secretary	Mgmt	No vote
VI	Presentation, discussion and, if deemed appropriate, approval to appoint and or ratify the members of the audit and corporate practices committee	Mgmt	No vote
VII	Presentation, discussion and, if deemed appropriate, approval to maintain the amount of the reserve fund for the purchase of shares of the company, for the fiscal year that runs from January 1 to December 31, 2013	Mgmt	No vote
VIII	Designation of special delegates who will carry out the resolutions passed at this general meeting	Mgmt	No vote
IX	Closing of the general meeting	Mgmt	No vote
	Security: P49530101 Secting Type: MIX Secting Date: 16-Apr-2013 Ticker: ISIN: MX010M000018		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Report of the Board of Directors in accordance with Article 28, section IV, paragraphs (d) and (e) of the Mexican Securities Law, regarding the fiscal year ended as of December 31, 2012	Non-Voting	
II	Reports of the Chief Executive Officer and External Auditor in accordance with Article 28, section IV, paragraph (b) of the Mexican Securities Law, regarding the fiscal year ended as of December 31, 2012	Non-Voting	
III	Reports and opinion referred to in Article 28, section IV, paragraphs (a) and (c) of the Mexican Securities Law, including the Fiscal Report referred to in article 86, section XX of the Income Tax Law	Non-Voting	
IV	Discussion, approval, and amendment, if	Mgmt	For

any, of the Reports mentioned in items ${\ \ \ \ }$ and II above. Resolutions in this regard

V	Allocation of net income, increase in reserves, and approval of the amounts for share repurchases. Resolutions in this regard	Mgmt	For
VI	Discussion and, in the event, approval of a proposal to nominate and ratify members of the Board of Directors and the Chairman of the Audit, Corporate Practices, Finance and Planning Committee, and the Secretary and Alternate Secretary of the Board of Directors. Resolutions in this regard	Mgmt	For
VII	Discussion and, in the event, approval, of a proposal to pay emoluments to members of the Board of Directors and the board Committees. Resolutions in this regard	Mgmt	For
VIII	Discussion and, in the event, approval of a proposal of the Board of Directors to reduce the minimum fixed capital by means of a reimbursement to shareholders, without reducing the number of shares representing social capital, and, in the event, amend Article Six of the Company's Bylaws accordingly. Resolutions in this regard	Mgmt	For

GRUPO CARSO SAB DE CV Agen

Mgmt For

Security: P46118108
Meeting Type: AGM

IX

Appointment of Special Delegates.

Resolutions in this regard

Meeting Type: Meeting Date: Ticker: ISIN:	25-Apr-2013		
Prop.# Proposal		Proposal Type	Proposal Vote
HAVE VOTIN ARE A MEXI SUBMIT YOU	E THAT ONLY MEXICAN NATIONALS G RIGHTS AT THIS MEETING. IF YOU CAN NATIONAL AND WOULD LIKE TO R VOTE ON THIS MEETING PLEASE UR CLIENT SERVICE REPRESENTATIVE.	Non-Voting	
of the rep regarding the compan on Decembe	on, for the following purposes, ort from the general director the progress of the operations of y for the fiscal year that ended r 31, 2012, which includes the statements to that date and the	Mgmt	Take No Action

opinion of the outside auditor, of the opinion and of the reports from the board of directors that are referred to in lines C, D and e of part IV of article 28 of the securities market law, of the report from the corporate practices and audit committee, and of the report regarding the fulfillment of the tax obligations. Resolutions in this regard

II Presentation and, if deemed appropriate, approval of a proposal in regard to the allocation of profit, which includes the payment to the shareholders of a cash dividend of MXN 0.70 per share, coming from the balance of the net fiscal profit account, divided into two equal installments of MXN 0.35 per share each.Resolutions in this regard

III If deemed appropriate, ratification of the term in office of the board of directors and of the general director for the 2012 fiscal year .Resolutions in this regard

IV Designation or ratification, as the case may be, of the members and officers of the board of directors, as well as of the members and of the chairperson of the corporate practices and audit committee. passage of the resolutions relative to the classification of the independence of the members of the board of directors and their compensation, and of others that derive from all of the foregoing.Resolutions in this regard

V Designation of special delegates who will formalize and carry out the resolutions that the general meeting passes. Resolutions in this regard

Mgmt Take No Action

Mgmt Take No Action

Mgmt Take No Action

Mgmt Take No Action

GRUPO FINANCIERO BANORTE SAB DE CV

GROPO FINANCIERO BANORIE SAB DE CV Agen

Security: P49501201 Meeting Type: OGM

Meeting Date: 11-Oct-2012

Ticker:

Prop.# Proposal

ISIN: MXP370711014

1 Discussion and if the case, approval of a proposed cash dividend payment equivalent

proposed cash dividend payment equivalent to MXN 0.183 per share

Mgmt Take No Action

Proposal Vote

Type

2 External Auditor's Report regarding the Company's tax status

Non-Voting

3 Designate the delegate(s) to formalize and execute the resolutions passed by the

Mgmt

Take No Action

Assembly

4 Drafting, reading and approval of the Assembly's minutes

Mamt

Take No Action

GRUPO FINANCIERO BANORTE SAB DE CV GFNORTE

______ Security: P49501201

Meeting Type: EGM

Meeting Date: 22-Jan-2013

Ticker:

Prop.# Proposal

1

ISIN: MXP370711014

Proposal Vote

Type

It is proposed to modify Article Second of Mgmt

the Corporate By-laws of the Company, in order to exclude Ixe Automotriz, S.A. de C.V., Sociedad Financiera de Objeto Multiple, Entidad Regulada, Grupo Financiero Banorte, as an integrated entity of Grupo Financiero Banorte, S.A.B. de C.V., as a result of its merger with Arrendadora y Factor Banorte, S.A. de C.V., Sociedad Financiera de Objeto Multiple, Entidad Regulada, Grupo Financiero Banorte; and modify the legal denomination of Ixe Casa de Bolsa, S.A. de C.V., Grupo Financiero Banorte, to Casa de Bolsa Banorte Ixe, S.A. de C.V., Grupo Financiero Banorte. Given the merger of Arrendadora y Factor Banorte, S.A. de C.V., Sociedad Financiera de Objeto Multiple, Entidad Regulada, Grupo Financiero Banorte ("Arrendadora y Factor Banorte"), as the

For

CONT

merging entity, CONTD

CONTD with Ixe Automotriz, S.A. de C.V., Sociedad Financiera de Objeto Multiple, Entidad Regulada, Grupo Financiero Banorte ("Ixe Automotriz"), as the merged entitity, and the change of the legal denomination of Ixe Casa de Bolsa, S.A. de C.V., Grupo Financiero Banorte to Casa de Bolsa Banorte Ixe, S.A. de C.V., Grupo Financiero Banorte it is proposed to modify Article Second of the Corporate By-laws in order to exclude the first as an integrated entity of Grupo Financiero Banorte, S.A.B. de C.V. and modify the legal denomination of the second

Non-Voting

It is proposed to approve the text and to 2 Mgmt For subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte, S.A.B. de C.V.'s entities 3 It is proposed to designate delegate(s) to Mgmt For formalize and execute, if the case, the resolutions passed by the Assembly 4 It is proposed to draft, read and approve Mgmt For the Assembly's minutes

GRUPO FINANCIERO BANORTE SAB DE CV GFNORTE

Agen

Security: P49501201

Meeting Type: OGM Meeting Date: 22-Jan-2013

Me	eeting Date: 22-Jan-2013 Ticker:		
	ISIN: MXP370711014		
Prop.	# Proposal	Proposal Type	Proposal Vote
1	Approval of a proposed cash dividend payment equivalent to Ps. MXNO.549 per share. It is proposed to distribute a cash dividend of Ps. MXNO.549 per share, derived from the retained earnings of previous years, which will be covered in three installments of Ps. MXN 0.183 per share, respectively, in January 31st, April 23rd and July 23rd, 2013 against delivery of coupons number 6, 7 and 8, respectively. The total dividend to be paid against the 2011 profits amounts to Ps. MXNO.732 per share, approved by the Group's Board of Directors last July 26th, 2012, of which the first disbursement of Ps. MXNO.183 per share was made on October 24th, 2012. The total amount of the dividend to be paid represents 20% of the recurring profits of 2011	Mgmt	Take No Action
2	It is proposed to designate delegate(s) to formalize and execute, if the case, the resolutions passed by the assembly	Mgmt	Take No Action
3	It is proposed to draft, read and approve the assembly's minutes	Mgmt	Take No Action
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION IN THE TEXT OF RESOLUTION 1. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

Meeting Type: EGM Meeting Date: 26-Apr-2013 Ticker: ISIN: MXP370711014 Prop.# Proposal Proposal Propo 1.i It is proposed to modify Article Second of the Corporate By-Laws of GFNorte, in order to exclude Ixe Banco and Fincasa Hipotecaria, given their merger with Banco Mercantil del Norte; and modify the legal denomination of Ixe Soluciones, to S lida Administradora de Portafolios SOFOM and of Ixe Fondos, to Operadora de Fondos Banorte Ixe 1.ii It is proposed to approve the text and to subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities 2 It is proposed to designate delegate(s) to Mgmt For	
Ticker: ISIN: MXP370711014 Prop.# Proposal Proposal Propo Type 1.i It is proposed to modify Article Second of the Corporate By-Laws of GFNorte, in order to exclude Ixe Banco and Fincasa Hipotecaria, given their merger with Banco Mercantil del Norte; and modify the legal denomination of Ixe Soluciones, to S lida Administradora de Portafolios SOFOM and of Ixe Fondos, to Operadora de Fondos Banorte Ixe 1.ii It is proposed to approve the text and to subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities	
ISIN: MXP370711014 Prop.# Proposal Proposal Proposal Type 1.i It is proposed to modify Article Second of the Corporate By-Laws of GFNorte, in order to exclude Ixe Banco and Fincasa Hipotecaria, given their merger with Banco Mercantil del Norte; and modify the legal denomination of Ixe Soluciones, to S lida Administradora de Portafolios SOFOM and of Ixe Fondos, to Operadora de Fondos Banorte Ixe 1.ii It is proposed to approve the text and to subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities	
1.i It is proposed to modify Article Second of the Corporate By-Laws of GFNorte, in order to exclude Ixe Banco and Fincasa Hipotecaria, given their merger with Banco Mercantil del Norte; and modify the legal denomination of Ixe Soluciones, to S lida Administradora de Portafolios SOFOM and of Ixe Fondos, to Operadora de Fondos Banorte Ixe 1.ii It is proposed to approve the text and to Mgmt For subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities	sal Vote
the Corporate By-Laws of GFNorte, in order to exclude Ixe Banco and Fincasa Hipotecaria, given their merger with Banco Mercantil del Norte; and modify the legal denomination of Ixe Soluciones, to S lida Administradora de Portafolios SOFOM and of Ixe Fondos, to Operadora de Fondos Banorte Ixe 1.ii It is proposed to approve the text and to Subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities	
subscribe the new Agreement of Shared Responsibilities including all of Grupo Financiero Banorte's entities	
The is proposed to designate delegato(s) to Momt For	
formalize and execute, if the case, the resolutions passed by the Assembly	
It is proposed to draft, read and approve Mgmt For the Assembly's minutes	
CMMT PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING OF RESOLUTIONS. 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.	
GRUPO FINANCIERO BANORTE SAB DE CV GFNORTE	Ager
Security: P49501201	
Meeting Type: AGM	
Meeting Date: 26-Apr-2013 Ticker:	
ISIN: MXP370711014	
Proposal Proposal Proposal Type	

CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 181804 DUE TO SPLITTING OF RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
1	Approval of the reports referred in section IV, Article 28 of the Securities Market Law, corresponding to the year ended December 31st, 2012	Mgmt	Take No Action
2	Distribution of profits	Mgmt	Take No Action
3.a.1	Appointment of the member of the Company's Board of Directors and qualify their independence: Proprietary Member: Guillermo Ortiz Martinez, Chairman, Related	Mgmt	Take No Action
3.a.2	Appointment of the member of the Company's Board of Directors and qualify their independence: Bertha Gonzalez Moreno, Patrimonial	Mgmt	Take No Action
3.a.3	Appointment of the member of the Company's Board of Directors and qualify their independence: David Villarreal Montemayor, Patrimonial	Mgmt	Take No Action
3.a.4	Appointment of the member of the Company's Board of Directors and qualify their independence: Manuel Saba Ades, Independent	Mgmt	Take No Action
3.a.5	Appointment of the member of the Company's Board of Directors and qualify their independence: Alfredo Elias Ayub, Independent	Mgmt	Take No Action
3.a.6	Appointment of the member of the Company's Board of Directors and qualify their independence: Herminio Blanco Mendoza, Independent	Mgmt	Take No Action
3.a.7	Appointment of the member of the Company's Board of Directors and qualify their independence: Everardo Elizondo Almaguer, Independent	Mgmt	Take No Action
3.a.8	Appointment of the member of the Company's Board of Directors and qualify their independence: Patricia Armendariz Guerra, Independent	Mgmt	Take No Action
3.a.9	Appointment of the member of the Company's Board of Directors and qualify their independence: Armando Garza Sada, Independent	Mgmt	Take No Action
3a.10	Appointment of the member of the Company's Board of Directors and qualify their independence: Hector Reyes Retana, Independent	Mgmt	Take No Action

3a.11	Appointment of the member of the Company's Board of Directors and qualify their independence: Juan Carlos Braniff Hierro, Independent	Mgmt	Take No Action
3a.12	Appointment of the member of the Company's Board of Directors and qualify their independence: Alejandro Burillo Azcarraga, Independent	Mgmt	Take No Action
3a.13	Appointment of the member of the Company's Board of Directors and qualify their independence: Miguel Aleman Magnani, Independent	Mgmt	Take No Action
3a.14	Appointment of the member of the Company's Board of Directors and qualify their independence: Enrique Castillo Sanchez Mejorada, Related	Mgmt	Take No Action
3a.15	Appointment of the member of the Company's Board of Directors and qualify their independence: Alejandro Valenzuela del Rio, Related	Mgmt	Take No Action
3a.16	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Jesus O. Garza Martinez, Related	Mgmt	Take No Action
3a.17	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Juan Antonio Gonzalez Moreno, Patrimonial	Mgmt	Take No Action
3a.18	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Jose G. Garza Montemayor, Patrimonial	Mgmt	Take No Action
3a.19	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Alberto Saba Ades, Independent	Mgmt	Take No Action
3a.20	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Isaac Becker Kabacnik, Independent	Mgmt	Take No Action
3a.21	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Manuel Aznar Nicolin, Independent	Mgmt	Take No Action
3a.22	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Ramon A. Leal Chapa, Independent	Mgmt	Take No Action
3a.23	Appointment of the member of the Company's	Mgmt	Take No Action

Board of Directors and qualify their independence. Alternate Member: Julio Cesar Mendez Rubio, Independent

	Mendez Rubio, Independent		
3a.24	Appointment of the member of the Company's Board of Directors and qualify their independence.Alternate Member: Guillermo Mascarenas Milmo, Independent	Mgmt	Take No Action
3a.25	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Javier Molinar Horcasitas, Related	Mgmt	Take No Action
3a.26	Appointment of the member of the Company's Board of Directors and qualify their independence. Alternate Member: Jose Marcos Ramirez Miguel, Related	Mgmt	Take No Action
3.b	It is proposed in accordance with Article Forty of the Corporate By-Laws, that the Board Members are exempt from the responsibility of providing a bond or monetary guarantee for backing their performance when carrying out their duties	Mgmt	Take No Action
3.c	It is proposed to appoint Hector Avila Flores as Secretary to the Board of Directors and Jose Morales Martinez as Undersecretary, who will not be part of the Board	Mgmt	Take No Action
4	Determine the compensation for the members of the Company's Board of Directors	Mgmt	Take No Action
5.a	Designation of the member of the Audit and Corporate Practices Committee: Hector Reyes Retana-Chairman	Mgmt	Take No Action
5.b	Designation of the member of the Audit and Corporate Practices Committee: Herminio Blanco Mendoza	Mgmt	Take No Action
5.c	Designation of the member of the Audit and Corporate Practices Committee: Manuel Aznar Nicolin	Mgmt	Take No Action
5.d	Designation of the member of the Audit and Corporate Practices Committee: Patricia Armendariz Guerra	Mgmt	Take No Action
5.e	Designation of the member of the Audit and Corporate Practices Committee: Julio Cesar Mendez Rubio	Mgmt	Take No Action
6.a	Designation of the member of the Risk Policies Committee: Juan Carlos Braniff Hierro - Chairman	Mgmt	Take No Action
6.b	Designation of the member of the Risk Policies Committee: Alfredo Elias Ayub	Mgmt	Take No Action

6.c	Designation of the member of the Risk Policies Committee: Everardo Elizondo Almaguer	Mgmt	Take No Action
6.d	Designation of the member of the Risk Policies Committee: Manuel Aznar Nicolin	Mgmt	Take No Action
6.e	Designation of the member of the Risk Policies Committee: Alejandro Valenzuela del Rio	Mgmt	Take No Action
6.f	Designation of the member of the Risk Policies Committee: Manuel Romo Villafuerte	Mgmt	Take No Action
6.g	Designation of the member of the Risk Policies Committee: Fernando Solis Soberon	Mgmt	Take No Action
6.h	Designation of the member of the Risk Policies Committee: Gerardo Zamora Nanez	Mgmt	Take No Action
6.i	Designation of the member of the Risk Policies Committee: Marcos Ramirez Miguel	Mgmt	Take No Action
6.j	Designation of the member of the Risk Policies Committee: David Aaron Margolin Schabes - Secretary	Mgmt	Take No Action
7	Board of Directors' Report regarding shares repurchase transactions carried out during 2012 and determination of the maximum amount of financial resources that will be applied for share repurchases during 2013	Mgmt	Take No Action
8	Discussion and approval to modify the integration and duties of the Regional Boards	Mgmt	Take No Action
9	Approval to certify the Company's By-Laws	Mgmt	Take No Action
10	Designation of delegate(s) to formalize and execute the resolutions passed by the Assembly	Mgmt	Take No Action
11	Drafting, reading and approval of the Assembly's minutes	Mgmt	Take No Action

GRUPO KUO SAB DE CV Agen

Security: P4954B106

Meeting Type: AGM

Meeting Date: 15-Apr-2013

Ticker:

ISIN: MX01KU000012

Prop.# Proposal Proposal Vote
Type

I	Presentation of the reports and opinion that are referred to in article 28, part iv, of the securities market law, regarding the fiscal year that ran from January 1 to December 31, 2012, and a resolution regarding the same	Mgmt	For
II	Resolution regarding the ratification of the acts that were done by the general director, the board of directors and by its committees during the fiscal year that ran from January 1 to December 31, 2012	Mgmt	For
III	Discussion, approval or amendment, if deemed appropriate, of the financial statements of the company to December 31, 2012	Mgmt	For
IV	Resolutions regarding the allocation of results	Mgmt	For
V	Resolutions regarding certain reclassifications in the capital accounts and balance sheet entries due to the adoption of the international financial reporting standards	Mgmt	For
VI	Presentation, discussion and, if deemed appropriate, approval of a proposal to carry out a cash distribution to the shareholders, through a reduction of the capital of the company, amending article 6 of the corporate bylaws as a consequence	Mgmt	For
VII	Reading of the report regarding the fulfillment of the tax obligations that are referred to in part xx of article 86 of the income tax law	Mgmt	For
VIII	Appointment or reelection, if deemed appropriate, of the members of the board of directors of Kuo, as well as of the members of the committees of the board of directors itself and of their chairpersons	Mgmt	For
IX	Resolution regarding the compensation for the members of the board of directors	Mgmt	For
X	Presentation, discussion and, if deemed appropriate, approval of a proposal to carry out the merger of the company with Kuo Concentradora, S.A. de C.V. and KUO Quimicos Servicios, S.A. de C.V., in which Grupo Kuo S.A.B. de C.V. will have the role of the company conducting the merger and Kuo Concentradora, S.A. de C.V., as well as Kuo Quimicos Servicios, S.A. de C.V., that of the companies being merged, as well as the resolutions for its implementation	Mgmt	For
XI	Report from the board of directors that is referred to in part III of article 60 of	Mgmt	For

the provisions of a general nature applicable to the issuers of securities and other securities market participants issued by the national banking and securities commission

XII Presentation, discussion and, if deemed Mgmt For appropriate, approval of a proposal to determine the amount of the funds that can be allocated to the acquisition of shares of the company during the 2013 fiscal year, in accordance with the terms of that which is provided for in article 56 of the securities market law XIII Designation of delegates who, if deemed Mgmt For appropriate, will formalize the resolutions passed by the general meeting

Reading and approval of the general meeting Mgmt For

minutes

______ GRUPO MEXICO SAB DE CV Agen ______

Security: P49538112

Meeting Type: AGM

Meeting Date: 30-Apr-2013

Ticker:

ISIN: MXP370841019

Prop.	† Proposal	Proposal Type	Proposal Vote
I	Report from the executive chairperson of the company for the fiscal year that ran from January 1 to December 31, 2012. Discussion and approval, if deemed appropriate, of the consolidated financial statements of the company and its subsidiaries to December 31, 2012. Presentation of the opinions and reports that are referred to in Article 28, Part IV, lines a, c, d and e, of the Securities Market Law, regarding the fiscal year that ran from January 1 to December 31, 2012. Resolutions in this regard	Mgmt	For
II	Reading of the report regarding the fulfillment of the tax obligations that are referred to in Part XX of Article 86 of the Income Tax Law during the 2012 fiscal year	Mgmt	For
III	Resolution regarding the allocation of profit from the fiscal year that ended on December 31, 2012	Mgmt	For
IV	Report that is referred to in Part III of	Mgmt	For

Article 60 of the provisions of a general nature applicable to the issuers of securities and to other securities market participants, including a report regarding the allocation of the funds intended for the acquisition of shares of the company during the fiscal year that ran from January 1 to December 31, 2012. Determination of the maximum amount of funds to be allocated to the acquisition of the shares of the company during the 2012 fiscal year. Resolutions in this regard

V Resolution regarding the ratification of the acts done by the board of directors, the executive chairperson and its committees, during the fiscal year that ran from January 1 to December 31, 2012.

Appointment or reelection, if deemed appropriate, of the members of the board of directors of the company and classification of their independence in accordance with Article 26 of the Securities Market Law.

Appointment or reelection, if deemed appropriate, of the members of the committees of the board of directors and of their chairpersons

VI Proposal regarding the compensation for the members of the board of directors and for the members of the committees of the board of directors. Resolutions in this regard

VII Designation of the delegates who will carry out and formalize the resolutions passed by the general meeting. Resolutions in this regard

Mgmt For

Mgmt For

Mgmt For

GRUPO POCHTECA SAB DE CV

Security: P4983R106

Meeting Type: MIX

Meeting Date: 22-Nov-2012

Ticker:

ISIN: MX01P0020005

Prop.# Proposal Proposal Vote

Type

I Proposal, discussion and, if deemed Mgmt Take No Action

appropriate, approval regarding carrying out a reverse split of the shares representative of the share capital, for the purpose of reducing the number of shares issued by the company. Resolutions

in this regard

II	Proposal, discussion and, if deemed appropriate, approval to carry out the amendment of articles 5 and 6 of the corporate bylaws of the company. Resolutions in this regard	Mgmt	Take No Action
III	In relation to the potential acquisition of the company called Productos Quimicos Mardupol, S.A. DE C.V., from here onwards Mardupol, a proposal, discussion and, if deemed appropriate, approval regarding i. any increase in the variable part of the share capital of the company through the issuance of up to 5,800,000 shares, from here onwards referred to as the reverse split for the purpose of partially capitalizing the liability that, if deemed appropriate, is generated as a consequence of the mentioned potential acquisition, or ii. the merger of the company as the merging company and Mardupol as the company being merged. Resolutions in this regard	Mgmt	Take No Action
IV	Designation of delegates who will carry out and formalize the resolutions passed by the general meeting	Mgmt	Take No Action

GRUPO POCHTECA SAB DE CV Agen

GRUPO POCHIECA SAB DE CV Age.

Security: P4983R106 Meeting Type: MIX

Meeting Date: 11-Jan-2013

Ticker:

	Ticker: ISIN: MX01P0020005		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Proposal, discussion and, if deemed appropriate, approval to carry out the acquisition of a company called Productos Quimicos Mardupol, S.A. de C.V. Resolutions in this regard	Mgmt	Take No Action
II	Ratification and or modification of the resolutions passed by the annual and extraordinary general meeting of shareholders of the company held on November 22, 2012, in regard to a. proposal, discussion and, if deemed appropriate, approval to carry out the amendment of article 6 of the corporate bylaws of the company. Resolutions in this regard. b. proposal, discussion and, if deemed appropriate, approval to carry out an increase in the variable part of the share capital of the company through the	Mgmt	Take No Action

issuance of up to 7 million shares, already taking into account the reverse split resolved on by the general meeting of shareholders of November 22, 2012, as well as the determination of the allocation of the same. Resolutions in this regard

Proposal, discussion and, if deemed appropriate, approval to carry out an issuance of bonds that are mandatorily the share capital. Resolutions in this

convertible into shares representative of regard

ΤV Designation of delegates who will carry out and formalize the resolutions passed by the general meeting

Mamt Take No Action

Mgmt Take No Action

GRUPO SANBORNS SAB DE CV, MEXICO

Security: P4984N104

Meeting Type: AGM

Meeting Date: 29-Apr-2013

Ticker:

ISIN: MX01GS000004

Prop.# Proposal

Proposal

Proposal Vote

Agen

Type

For Mgmt

Presentation, discussion and approval, if Т deemed appropriate, of A. The report from the general director prepared in accordance with article 44, part XI, of the Securities Market Law and article 172 of the General Mercantile Companies Law, accompanied by the opinion of the outside auditor, regarding the operations and results of the company for the fiscal year that ended on December 31, 2012, as well as the opinion of the board of directors regarding the content of that report, B. The report from the board of directors that is referred to in Article 172, line B, of the General Mercantile Companies Law in which are contained the main accounting and information policies and criteria followed in the preparation of the financial information of the company, which includes the report from the commissioner, C. The report on the CONTD

CONT CONTD activities and transactions in which the board of directors has intervened in accordance with article 28, part IV, line E of the Securities Market Law, and D. The individual and consolidated financial statements of the company to December 31,

Non-Voting

2012. Resolutions in this regard

II	Presentation of the report regarding the fulfillment of the tax obligations for the 2012 fiscal year, in compliance with the obligation contained in article 86, part XX, of the Income Tax Law. Resolutions in this regard	Mgmt	For
III	Presentation, discussion and approval, if deemed appropriate, of the proposal for the allocation of results. Resolutions in this regard	Mgmt	For
IV	Presentation, discussion and approval, if deemed appropriate, of the payment of a cash dividend of MXN 0.76 per share from the balance of the net fiscal profit account, divided into two equal installments of MXN 0.38 per share each. Resolutions in this regard	Mgmt	For
V	Appointment and or ratification of the members of the board of directors and secretary. Resolutions in this regard	Mgmt	For
VI	Determination of the compensation for the members of the board of directors and secretary of the company. Resolutions in this regard	Mgmt	For
VII	Appointment and or ratification of the members of the audit and corporate practices committee of the company. Resolutions in this regard	Mgmt	For
VIII	Determination of the compensation for the members of the audit and corporate practices committee of the company. Resolutions in this regard	Mgmt	For
IX	Proposal, discussion and approval, if deemed appropriate, to establish the amount of up to MXN 3 billion as the maximum amount of funds to be allocated to the acquisition of shares of the company for the 2013 fiscal year, in accordance with the terms of article 56 of the Securities Market Law. Resolutions in this regard	Mgmt	For
X	Designation of delegates to carry out and formalize the resolutions passed by the general meeting. Resolutions in this regard	Mgmt	For

GRUPO SIMEC SAB DE CV

Security: P4984U108 Meeting Type: AGM

Meeting Date: 08-Apr-2013

Ticker:

ISIN: MXP4984U1083

Prop.#	Proposal	Proposal Type	Proposal Vote
I	Designation of officers to count the votes, taking of attendance and declaration, if deemed appropriate, that the general meeting is legally instated	Mgmt	Take No Action
II	Presentation of the report from the general director that is referred to in part xi of article 44 of the securities market law	Mgmt	Take No Action
III	Presentation of the financial statements of the company and of the companies that are referred to in paragraph 2 of article 3 of the securities market law, for the fiscal year that ended on December 31, 2012	Mgmt	Take No Action
IV	Presentation of the report from the board of directors that is referred to in article 28, part iv, lines c, d and e, and article 49, part iv, paragraph 2 of the securities market law	Mgmt	Take No Action
V	Presentation of the annual report from the audit and corporate practices committee	Mgmt	Take No Action
VI	Presentation of the report from the outside auditors regarding the fulfillment of the tax obligations of the company, to comply with that which is provided for by article 86, part xx, of the income tax law and article 93a of its regulations	Mgmt	Take No Action
VII	Allocation of results from the fiscal year under consideration	Mgmt	Take No Action
VIII	Election of the members of the board of directors and of the members of the audit and corporate practices committee, including their chairperson, establishing compensation and election of the secretary of the company	Mgmt	Take No Action
IX	Appointment of special delegates who will formalize the resolutions passed by the general meeting	Mgmt	Take No Action
Χ	Presentation of the general meeting minutes	Mgmt	Take No Action
СММТ	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING DATE FROM 01 APR 2013 TO 08 APR 2013 AND RECORD DATE FROM 14 MAR 2013 TO 22 MAR 2013. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	

GRUP	O SPORTS WORLD SAB DE CV		Agen
	Security: P50614109 eeting Type: AGM eeting Date: 21-Mar-2013 Ticker: ISIN: MX01SP020001		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Presentation and, if deemed appropriate, approval of the reports that are referred to in article 28, part IV, of the securities market law, including the presentation of the annual financial statements of the company for the fiscal year that ended on December 31, 2012. Presentation of the report regarding the fulfillment of the tax obligations of the company, in accordance with the applicable legal provisions. Allocation of results. Resolutions in this regard	Mgmt	Take No Action
II	Designation and or ratification of the members of the board of directors, secretaries and chairpersons of the audit and corporate practices committees	Mgmt	Take No Action
III	Determination of the compensation for the members of the board of directors, secretaries and members of the committees of the company	Mgmt	Take No Action
IV	Report regarding the procedures and resolutions related to the acquisition and placement of shares of the company. discussion and, if deemed appropriate, approval of the maximum amount of funds that can be allocated to the acquisition of shares of the company, in accordance with the terms of that which is provided for in article 56, part IV, of the securities market law. Resolutions in this regard	Mgmt	Take No Action
V	Discussion and, if deemed appropriate, approval to cancel shares representative of the share capital of the company acquired based on the transactions conducted in accordance with the terms of article 56 of the securities market law, and a consequent decrease of the share capital of the company	Mgmt	Take No Action
VI	Designation of special delegates who will formalize and carry out the resolutions	Mgmt	Take No Action

passed by the general meeting

3.4	Security: P5393B102		
	eeting Type: AGM eeting Date: 24-Apr-2013		
	Ticker: ISIN: MX01ID000009		
	121N: MY011D000003		
'rop.#	# Proposal	Proposal Type	Proposal Vote
-	Presentation of the fiscal opinion of the outside auditor for the 2011 corporate and fiscal year. Resolutions in this regard	Mgmt	For
II.1	Presentation, discussion and, if deemed appropriate, approval of: The report for the general director prepared in accordance with article 44, part XI, of the securities market law and article 172 of the general mercantile companies law, accompanied by the opinion of the outside auditor, regarding the operations and results of the company for the fiscal year that ended on December 31, 2012, as well as the opinion of the board of directors regarding the content of that report	Mgmt	For
.2	Presentation, discussion and, if deemed appropriate, approval of: The report from the board of directors that is referred to in article 172, line B, of the general mercantile companies law in which are contained the main accounting and information policies and criteria followed in the preparation of the financial information of the company	Mgmt	For
II.3	Presentation, discussion and, if deemed appropriate, approval of: The report on the activities and transactions in which the board of directors intervened in accordance with article 28, part IV, line e, of the securities market law	Mgmt	For
II.4	Presentation, discussion and, if deemed appropriate, approval of: The individual and consolidated financial statements of the company to December 31, 2012, and	Mgmt	For
I.5	Presentation, discussion and, if deemed appropriate, approval of: The annual reports regarding the activities carried out by the audit and corporate practices committees in accordance with article 43,	Mgmt	For

part I and II, of the securities market law. Resolutions in this regard $\,$

III	Presentation, discussion and, if deemed appropriate, approval of the proposal for the allocation of results. Resolutions in this regard	Mgmt	For
IV	Discussion and, if deemed appropriate, appointment and or ratification of the members of the board of directors, secretary and vice secretary of the company. Resolutions in this regard	Mgmt	For
V	Determination of the compensation for the members of the board of directors, secretary and vice secretary of the company. Resolutions in this regard	Mgmt	For
VI	Discussion and, if deemed appropriate, approval of the appointment and or ratification of the corporate practices and audit committees of the company. Resolutions in this regard	Mgmt	For
VII	Determination of the compensation for the members of the corporate practices and audit committees of the company. Resolutions in this regard	Mgmt	For
VIII	Presentation, discussion and, if deemed appropriate, approval of the annual report in regard to the acquisition of shares of the company in accordance with the terms of article 56 of the securities market law and determination or ratification of the maximum amount of funds that can be allocated to the acquisition of shares of the company for the 2013 fiscal year. Resolutions in this regard	Mgmt	For
IX	Designation of delegates to carry out and formalize the resolutions passed by the general meeting. Resolutions in this regard	Mgmt	For

KIMBERLY-CLARK DE MEXICO SAB DE CV Agen

Security: P60694117 Meeting Type: MIX

Meeting Date: 27-Feb-2013

Ticker:

ISIN: MXP606941179

Prop.# Proposal Proposal Vote
Type

CMMT PLEASE NOTE THAT ONLY MEXICAN NATIONALS Non-Voting

HAVE VOTING RIGHTS AT THIS MEETING. IF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU.

Presentation and, if deemed appropriate, A.I approval of the report from the general director prepared in accordance with article 172 of the general mercantile companies law, accompanied by the opinion of the outside auditor, regarding the operations and results of the company for the fiscal year that ended on December 31, 2012, as well as the opinion from the board of directors regarding the content of that report, presentation and, if deemed appropriate, approval of the report from the board of directors that is referred to in article 172, line b, of the general mercantile companies law in which are contained the main accounting and information policies and criteria followed in the preparation of the financial information of the company, presentation and, if deemed appropriate, approval of the financial statements of the CONTD

Non-Voting

CONT CONTD company to December 31, 2012, and allocation of the results from the fiscal year, presentation and, if deemed appropriate, approval of the report regarding the fulfillment of the tax obligations that are the responsibility of the company, presentation and, if deemed appropriate, approval of the annual report regarding the activities carried out by the audit and corporate practices committee. Resolutions in this regard

Non-Voting

A.II Presentation and, if deemed appropriate, approval of the proposal from the board of directors for the payment of a cash dividend, coming from the balance of the net fiscal profit account in the amount of MXN 1.32 per share, for each one of the common, nominative, class a and b shares, with no stated par value. This dividend will be paid in four installments of MXN 0.33 per share, on April 4, July 4, October 3 and December 5, 2013. Resolutions in this regard

Non-Voting

A.III Appointment and or ratification of the members of the board of directors, both full and alternate, as well as of the chairperson of the audit and corporate practices committee, classification regarding the independence of the members of the board of directors of the company, in accordance with that which is established in article 26 of the securities

Non-Voting

market law. Resolutions in this regard

Compensation for the members of the board A.TV of directors and of the various committees, both full and alternate, as well as for the secretary of the company. Resolutions in this regard

Non-Voting

Presentation and, if deemed appropriate, A.V approval of the report from the board of directors regarding the policies of the company in regard to the acquisition of its own shares and, if deemed appropriate, placement of the same, proposal, and if deemed appropriate, approval of the \max amount of funds that can be allocated to the purchase of shares of the company for the 2013 fiscal year

Non-Voting

Proposal to cancel up to 29,678,520 common, E.VI nominative, class i shares, with no stated par value, representative of the fixed part of the share capital, coming from the share repurchase program that are being held in the treasury of the company, of which 15,521,820 are series a shares and 14,156,700 are series b shares, proposal and, if deemed appropriate, approval of the amendment of article 5 of the corporate bylaws of the company, for the purpose of reflecting the corresponding decrease in the fixed part of the share capital. Resolutions in this regard

Non-Voting

E.VII Designation of delegates who will formalize and carry out the resolutions passed by the annual and extraordinary general meeting of shareholders

Non-Voting

MEGACABLE HLDGS SAB DE CV

Agen

Security: P652AE117 Meeting Type: AGM

Meeting Date: 25-Apr-2013

Ticker:

ISIN: MX01ME090003

Prop. # Proposal

Type

Proposal Vote

CMMT PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETING. IF YOU ARE A MEXICAN NATIONAL AND WOULD LIKE TO SUBMIT YOUR VOTE ON THIS MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU

Non-Voting

1	To discuss, approve or amend the report from the general director, in accordance with article 44, part xi, of the securities market law, resolutions in this regard	Mgmt	Take No Action
2	To take cognizance of the opinion of the board of directors regarding the content of the report from the general director, resolutions in this regard	Mgmt	Take No Action
3	To discuss, approve or amend the report from the board of directors in accordance with the terms of line b of article 172 of the general mercantile companies law, resolutions in this regard	Mgmt	Take No Action
4	Presentation, discussion and approval of the financial statements of the company to March 31, 2013	Mgmt	Take No Action
5	Presentation, discussion and approval of the payment of a dividend	Mgmt	Take No Action
6	To discuss, approve or amend the reports from the chairpersons of the corporate practices committee and of the audit committee, resolutions in this regard	Mgmt	Take No Action
7	To discuss, approve or amend a proposal regarding the allocation of profit, resolutions in this regard	Mgmt	Take No Action
8	Report, analysis and, if deemed appropriate, approval regarding the transactions that have been conducted for the repurchase of common equity certificates of the company	Mgmt	Take No Action
9	To discuss, approve or amend a proposal regarding the maximum amount of funds that can be allocated to the repurchase of shares, or of common equity certificates that have those shares as their underlying security, by the company, resolutions in this regard	Mgmt	Take No Action
10	To discuss, approve or amend a proposal regarding the appointment or ratification of the members of the board of directors, the secretary and their alternates, resolutions in this regard	Mgmt	Take No Action
11	Classification of the independence of the full and alternate members of the board of directors, resolutions in this regard	Mgmt	Take No Action
12	To discuss, approve or amend a proposal regarding the appointment or ratification of the chairpersons of the audit committee and of the corporate practices committee, resolutions in this regard	Mgmt	Take No Action

13	To discuss, approve or amend a proposal regarding the compensation of the members of the board of directors, the secretary and the members of the audit and corporate practices committees, resolutions in this regard	Mgmt	Take No Action
14	Designation of special delegates from the general meeting for the execution and formalization of its resolutions	Mgmt	Take No Action
 MEXI	 ICHEM SAB DE CV		Ager
M	Security: P57908132 Meeting Type: EGM Meeting Date: 18-Sep-2012 Ticker: ISIN: MX01ME050007		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Proposal, discussion and, if deemed appropriate, approval regarding the increase of the variable part of the share capital, through the issuance of unsubscribed shares for placement with the investing public through a primary public offering, in accordance with the terms of article 53 of the securities market law, subject to the authorization of the national banking and securities commission. Resolutions in this regard	Mgmt	Take No Action
II	Proposal, discussion and, if deemed appropriate, approval regarding the primary public offering of shares of the Company	Mgmt	Take No Action
III	Designation of delegates who will carry out and formalize the resolutions passed by the general meeting	Mgmt	Take No Action
	ICHEM SAB DE CV		Ager
M	Security: P57908132 Meeting Type: OGM Meeting Date: 22-Nov-2012 Ticker: ISIN: MX01ME050007		
Prop.	.# Proposal	Proposal Type	Proposal Vote

Proposal and acceptance, if deemed Ι Mgmt Take No Action appropriate, for the payment of a cash dividend in favor of the shareholders of the company, for up to the amount of MXN 0.48 per share. Resolutions in this regard Designation of delegates who will carry out Take No Action ΙI Mamt and formalize the resolutions passed by the general meeting

_____ MEXICHEM SAB DE CV

Security: P57908132

Meeting Type: AGM
Meeting Date: 26-Apr-2013

Ticker:

ISIN: MX01ME050007

Prop.	# Proposal	Proposal Type	Proposal Vote
I	Report from the general director and, on the basis of this, that from the board of directors, for the purposes of article 28, part iv, line b, of the securities market law and of article 172 of the general mercantile companies law, regarding the operations and results from the fiscal year that ended on December 31, 2012, and the audited individual and consolidated financial statements of the company with its subsidiaries to that date, as well as the report that is referred to in part xx of article 86 of the income tax law	Mgmt	For
II	Presentation of the annual report from the audit and corporate practices committee of the company	Mgmt	For
III	Proposal and resolution regarding the allocation of results for the fiscal year that ended on December 31, 2012	Mgmt	For
IV	Designation and or ratification of the members of the board of directors, both full and alternate, secretary and vice secretary, as well as of the members and secretary of the audit and corporate practices committee of the company	Mgmt	For
V	Determination of the compensation for the members of the board of directors, as well as for the persons who are members of the audit and corporate practices committee of the company	Mgmt	For

VI	Determination of the maximum amount of funds that can be allocated, during the 2013 fiscal year, to the purchase of shares of the company	Mgmt	For
VII	Annual report from the board of directors regarding the adoption or amendment of the policies in regard to the acquisition of shares of the company and regarding the resolutions of that corporate body in relation to the purchase and or placement of shares of the company	Mgmt	For
VIII	Proposal, discussion and, if deemed appropriate, approval regarding the complete amendment of the corporate bylaws of the company	Mgmt	For
IX	Designation of delegates who will carry out and formalize the resolutions passed by the general meeting	Mgmt	For

PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV Agen

Security: P7925L103

	eeting Type: OGM eeting Date: 08-Mar-2013 Ticker: ISIN: MX01PI000005		
Prop.#	Proposal	Proposal Type	Proposal Vote
I	Presentation, discussion and, if deemed appropriate, approval of the report that is referred to in article 86, part xx, of the income tax law, regarding the fulfillment of the tax obligations of the company	Mgmt	For
II	Designation or, if deemed appropriate, ratification of the members of the board of directors, as well as of the chairpersons of the audit and corporate practices committees of the company. Resolutions in this regard	Mgmt	For
III	Determination of the compensation to be paid to the members of the board of directors for the fiscal year that will end on December 31, 2013. Resolutions in this regard	Mgmt	For
IV	Designation of special delegates who will formalize the resolutions that the general meeting passes	Mgmt	For

PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV		Age	
	Security: P7925L103 eeting Type: AGM eeting Date: 30-Apr-2013 Ticker: ISIN: MX01PI000005		
Prop.	# Proposal	Proposal Type	Proposal Vote
I	Presentation, discussion and, if deemed appropriate, approval of the report from the board of directors in accordance with the terms of that which is referred to in article 28, part IV, of the securities market law. resolutions in this regard	Mgmt	Take No Action
II	Presentation, discussion and, if deemed appropriate, approval of the audited financial statements of the company for the fiscal year that ended on December 31, 2012. Resolutions in this regard	Mgmt	Take No Action
III	Presentation, discussion and, if deemed appropriate, approval of the results obtained by the company during the fiscal year that ended on December 31, 2012. Resolutions in this regard	Mgmt	Take No Action
IV	Designation or, if deemed appropriate, ratification of the members of the board of directors, as well as of the chairpersons of the audit and corporate practices committees of the company. Resolutions in this regard	Mgmt	Take No Action
V	Determination of the compensation to be paid to the members of the board of directors for the fiscal year that will end on December 31, 2013. resolutions in this regard	Mgmt	Take No Action
VI	Presentation, discussion and, if deemed appropriate, approval of the annual report in regard to the acquisition of shares of the company, as well as the determination of the maximum amount of funds that the company can allocate to the purchase of shares of the company, in accordance with the terms of article 56, part iv, of the securities market law. Resolutions in this regard	Mgmt	Take No Action
VII	Designation of special delegates who will formalize the resolutions passed at the general meeting	Mgmt	Take No Action

QUALITAS CONTROLADORA SAB DE CV ______ Security: P7921H122 Meeting Type: EGM Meeting Date: 26-Nov-2012 Ticker: ISIN: MX010C000000 ______ Proposal Vote Prop.# Proposal Type Mgmt Take No Action Τ Authorization to carry out, in respect to certain holders who are fully identified, the exchange of the common equity certificates that represent shares of Qualitas Compania de Seguros, S.A.B. de ${\hbox{\rm C.V.}}$ of which they are owners, for common equity certificates that represent shares of Qualitas Controladora, S.A.B. de C.V., including the instruction to the issuing trustee of those equity certificates to carry out the mentioned exchange, bearing in mind that it will be carried out over the counter by signing a voluntary agreement Proposal and, if deemed appropriate, ΙI Mamt Take No Action approval to carry out the subscription and paying in of shares representative of the minimum, fixed share capital of the company, through the capitalization of the liability derived from the acquisition of common equity certificates and of the shares that they represent issued by Qualitas Controladora, S.A.B. de C.V., and the consequent increase of the share capital, in accordance with the terms of item I above TTT Certification of the amount of the exchange Mgmt Take No Action offer carried out by the company and certification of the amount of the same, of the amount of the share capital and of the shareholder equity of the company, certification of those amounts and, if deemed appropriate, the amendment of article 6 of the corporate bylaws IV Presentation of the report regarding the Mgmt Take No Action determination of the average cost per share of the shares of Qualitas Compania de Seguros, S.A.B. de C.V. and the proven acquisition cost of the shares of the company, regarding certain shareholders to date, bearing in mind the carrying out of the exchange offer that was conducted

V Appointment or ratification, if deemed Take No Action Mgmt appropriate, of the members of the board of directors of the company VΤ Designation of special delegates who will Mamt Take No Action formalize and carry out the resolutions that are passed -----QUALITAS CONTROLADORA SAB DE CV Agen ______ Security: P7921H122 Meeting Type: SGM Meeting Date: 17-Dec-2012 Ticker: ISIN: MX01QC000000 Prop.# Proposal Proposal Vote Type Т Authorization to carry out the amendment of Mgmt Take No Action section 4 of neutral investment irrevocable trust agreement number 80,646 of January 18, 2012 Authorization for certain natural persons Mamt Take No Action who are owners of shares representative of the share capital of Qualitas Controladora, S.A.B. DE C.V. to join neutral investment irrevocable trust agreement number 80,646 of January 18, 2012 TTT Designation of delegates who will formalize Mgmt Take No Action the resolutions that are passed QUALITAS CONTROLADORA SAB DE CV Agen Security: P7921H122 Meeting Type: AGM Meeting Date: 14-Mar-2013 Ticker: ISIN: MX01QC000000 ______ Prop.# Proposal Proposal Vote Type Т Discussion, modification or, if deemed Mgmt For appropriate, approval of the annual report that is referred to in the main part of article 172 of the general mercantile companies law, regarding the operations conducted by the company and its subsidiary companies during the fiscal year that ran

from January 1 through December 31, 2012, after the recommendation from the audit committee

II	Discussion, modification or, if deemed appropriate, approval of the annual report regarding The operations conducted by the audit committee and by the corporate practices committee during the fiscal year that ran from January 1 to December 31, 2012	Mgmt	For
III	Appointment or ratification, if deemed appropriate, of the members of the board of directors, officers and members of the intermediary management bodies of the company	Mgmt	For
IV	Determination of the compensation for the members of the board of directors and intermediary management bodies of the company	Mgmt	For
V	Proposal for the declaration and manner of payment of a dividend to the shareholders of the company	Mgmt	For
VI	Creation and establishment of the fund for the repurchase of shares of the company and determination of the amount of funds that can be allocated to the repurchase of shares of the company	Mgmt	For
VII	Designation of special delegates who will formalize and carry out the resolutions that are passed	Mgmt	For

^{*} Management position unknown

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 Mexico Equity and Income Fund, Inc. By (Signature) /s/ Maria Eugenia Pichardo Name Maria Eugenia Pichardo

Title President 08/06/2013 Date