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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed b	y the Re	gistrant x						
Filed b	y a Party	y other than the Registrant o						
Check	the appr	opriate box:						
0	Prelimi	nary Proxy Statement						
0	Confid	ential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))						
0	Definit	ive Proxy Statement						
x	Definit	ive Additional Materials						
0	Soliciting Material Pursuant to § 240.14a-12							
		Loews Corporation						
		(Name of Registrant as Specified In Its Charter)						
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)						
Payme	ent of Fil	ing Fee (Check the appropriate box):						
x	No fee	required.						
0	Fee co	nputed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.						
	(1)	Title of each class of securities to which transaction applies:						
	(2)	Aggregate number of securities to which transaction applies						

Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
Proposed maximum aggregate value of transaction:
Total fee paid:
previously with preliminary materials.
ox if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid ly. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
Amount Previously Paid:
Form, Schedule or Registration Statement No.:
Filing Party:
Date Filed:
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667 Madison Avenue New York, New York 10021-8087

To the Shareholders:

This year's Annual Meeting of Shareholders of Loews Corporation (the "Company") is only one week away. The meeting will be held on Tuesday, May 10, 2005, at 11:00 A.M., New York City time, at The Regency Hotel, 540 Park Avenue, New York, New York, for the purposes set forth in the notice of meeting accompanying the proxy statement we previously sent to you on March 25, 2005. Since your vote is important, a duplicate proxy is enclosed for your convenience.

In addition, the Company issued a press release today announcing its earnings for the first quarter of 2005 and that it will restate its previously issued financial statements for the years ended December 31, 2002, 2003 and 2004. A copy of the press release is included with this letter.

If you have already submitted a proxy and do not wish to change your vote, you need not take any further action at this time. If you wish to change a vote previously cast or vote now for the first time, please see the instructions set forth on the enclosed proxy which will permit you to vote by mail, over the telephone or through the internet. Your submission of a later dated proxy will revoke any prior proxy you may have previously submitted.

Very truly yours,

LOEWS CORPORATION

Dated: May 3, 2005



Contact:

Peter W. Keegan Senior Vice President (212) 521-2950

Candace Leeds V.P. of Public Affairs (212) 521-2416

Joshua E. Kahn Investor Relations (212) 521-2788

FOR IMMEDIATE RELEASE

LOEWS CORPORATION REPORTS NET INCOME FOR THE FIRST QUARTER OF 2005

NEW YORK, May 3, 2005—Loews Corporation (NYSE:LTR;CG) today reported consolidated net income (including both the Loews Group and Carolina Group) for the 2005 first quarter of \$339.7 million, compared to \$44.9 million in the 2004 first quarter. Income before net investment losses attributable to Loews common stock amounted to \$308.0 million in the first quarter of 2005 compared to \$310.8 million in the comparable 2004 quarter. Net income attributable to Loews common stock includes net investment losses of \$14.8 million (after tax and minority interest), compared to losses of \$300.3 million in the comparable 2004 quarter, which included an impairment loss of \$368.3 million (after tax and minority interest) for CNA's sale of its individual life insurance business.

The Company will restate its financial results for prior years to correct CNA's accounting for several reinsurance contracts, primarily with a former affiliate, and CNA's equity accounting for that affiliate. The Company will file a Form 10-K/A for 2004 reflecting the effects of the restatement, which will reduce shareholders' equity as of December 31, 2004 by \$27.3 million, or 0.2%.

Net income and earnings per share information attributable to Loews common stock and Carolina Group stock is summarized in the table below.

		Three Months E	nde	d March 31,	
(In millions, except per share data)	·	2005		2004	
				(Restated)	
Net income attributable to Loews common stock:					
Income before net investment losses	\$	308.0	\$	310.8	
Net investment losses (a)		(14.8)		(300.3)	
Net income attributable to Loews common stock		293.2		10.5	
Net income attributable to Carolina Group stock		46.5		34.4	
Consolidated net income	\$	339.7	\$	44.9	
Net income per share:					
Loews common stock	\$	1.58	\$	0.06	
Carolina Group stock	\$	0.68	\$	0.59	
Book value per share of Loews common stock at: March 31, 2005	\$	66.44			
December 31, 2004	\$	66.56			

(a) Includes an impairment loss of \$368.3 (after tax and minority interest) in 2004 related to CNA's sale of its individual life insurance business.

Net income attributable to Loews common stock for the first quarter of 2005 amounted to \$293.2 million or \$1.58 per share, compared to \$10.5 million or \$0.06 per share in the comparable period of the prior year.

Net income attributable to Carolina Group stock for the first quarter of 2005 was \$46.5 million or \$0.68 per Carolina Group share, compared to \$34.4 million, or \$0.59 per Carolina Group share in the first quarter of 2004. The Company is issuing a separate press release reporting the results of the Carolina Group for the quarter ended March 31, 2005.

Consolidated revenues in the first quarter of 2005 amounted to \$3.7 billion, compared to \$3.5 billion in the comparable 2004 quarter.

Financial Restatement

The Company will restate its financial results for prior years to correct CNA's accounting for several reinsurance contracts, primarily with a former affiliate, and CNA's equity accounting for that affiliate. The impact of this revised accounting results in a reduction to shareholders' equity as of December 31, 2004 of \$27.3 million, or 0.2%, and an increase in net income attributable to Loews common stock of \$1.3 million, or \$0.01 per Loews common share, for the three months ended March 31, 2004.

The Company will file a Form 10-K/A for 2004 reflecting the effects of the restatement as follows:

Restated Results as of and for the Year Ended December 31

	restatee	results as of an	d for the real En	ded December 51				
		2004		2003		2002		
		Previously	Previously			Previously		
(In millions, except per share data)		Reported	Restated	Reported	Restated	Reported	Restated	
Shareholders' equity	\$	12,183.3 \$	12,156.0 \$	11,054.3 \$	11,023.0 \$	11,235.2 \$	11,191.8	
Net income (loss) attributable to:								
Loews common stock	\$	1,046.8 \$	1,050.8 \$	(725.9) \$	(713.8) \$	771.3 \$	786.2	
Carolina Group stock		184.5	184.5	115.2	115.2	140.7	140.7	
Total	\$	1,231.3 \$	1,235.3 \$	(610.7) \$	(598.6) \$	912.0 \$	926.9	
	· <u>-</u>							
Net income (loss) per share attributable to:								
Loews common stock	\$	5.64 \$	5.66 \$	(3.91) \$	(3.85) \$	4.11 \$	4.19	
Carolina Group stock	\$	3.15 \$	3.15 \$	2.76 \$	2.76 \$	3.50 \$	3.50	

This restatement is based upon reconsideration of CNA's accounting for its former equity interest in Accord Re Ltd. ("Accord"), and for several reinsurance contracts with Accord, but also includes two reinsurance agreements with unaffiliated parties that are immaterial in the aggregate. A subsidiary of The Continental Corporation ("TCC") acquired a 49% ownership interest in Accord, a Bermuda company, in 1989 upon Accord's formation. TCC also provided capital support to Accord through a guarantee from a TCC subsidiary. TCC was acquired by CNA in 1995.

Reinsurance relationships with Accord involved both property and casualty assumed reinsurance risks that were written by TCC subsidiaries and 100% ceded to Accord or reinsured from other cedents by Accord. Stop-loss protection in relation to those risks was obtained by Accord from a wholly owned TCC subsidiary.

All of CNA's reinsurance agreements with Accord relating to property risks were commuted as of year-end 2001, leaving six reinsurance agreements with Accord relating to casualty risks outstanding at that time. As of March 31, 2005 CNA provides no capital support to and has no ownership interest in Accord. During the period of CNA's minority ownership, Accord also maintained reinsurance relationships with reinsurers unaffiliated with CNA.

As previously reported CNA continues to respond to various subpoenas, interrogatories and other requests for information received from state and federal regulatory authorities relating to on-going insurance industry investigations of non-traditional insurance products, including finite reinsurance. As also previously reported, CNA agreed to undergo a state regulatory financial examination of the Continental Casualty Company and its insurance subsidiaries as of December 31, 2003. Such review includes examination of certain of the finite reinsurance contracts entered into by CNA and whether such contracts possess sufficient risk transfer characteristics necessary to qualify for accounting treatment as reinsurance. In the course of complying with these requests CNA conducted a comprehensive review of its finite reinsurance relationships, including contracts with Accord. It is possible that CNA's analyses of or accounting treatment for other finite reinsurance contracts could be questioned or disputed in the context of the referenced state regulatory examination, and further restatements of the Company's financial results are possible as a consequence, which could have a material adverse impact on the Company's financial condition.

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At March 31, 2005, the book value per share of Loews common stock was \$66.44, compared to \$66.56 at December 31, 2004. The decline in book value per share reflects reduced unrealized gains in CNA's fixed maturities portfolio and dividends paid to shareholders offsetting net income for the first quarter of 2005.

At March 31, 2005, there were 185,637,349 shares of Loews common stock outstanding and 68,027,309 shares of Carolina Group stock outstanding. Depending on market and other conditions, the Company from time to time purchases shares of its, and its subsidiaries', outstanding common stock in the open market or otherwise.

The Company has two classes of common stock, Carolina Group stock, a tracking stock intended to reflect the economic performance of a group of the Company's assets and liabilities, called the Carolina Group, principally consisting of the Company's subsidiary Lorillard, Inc. and Loews common stock, representing the economic performance of the Company's remaining assets, including the interest in the Carolina Group not represented by Carolina Group stock. At March 31, 2005, the outstanding Carolina Group stock represents a 39.22% economic interest in the economic performance of the Carolina Group.

A conference call to discuss the first quarter results of Loews Corporation has been scheduled for 11:00 a.m. EDT, Tuesday, May 3, 2005. A live broadcast of the call will be available online at the Loews Corporation website (www.loews.com). Please go to the website at least ten minutes before the event begins to register and to download and install any necessary audio software. Those interested in participating in the question and answer session of the conference call should dial (877) 692-2592. An online replay will be available at the Company's website following the call.

A conference call to discuss the first quarter results of CNA has been scheduled for 10:00 a.m. EDT, Tuesday, May 3, 2005. A live broadcast of the call will be available online at the CNA website (http://investors.cna.com). Please go to the website at least ten minutes before the event begins to register and to download and install any necessary audio software. Those interested in participating in the question

and answer session of the conference call should dial (800) 478-6251. An online replay will be available at CNA's website following the call.

FORWARD-LOOKING STATEMENTS

Statements contained in this press release which are not historical facts are "forward-looking statements" within the meaning of the federal securities laws. Forward-looking statements are inherently uncertain and subject to a variety of risks that could cause actual results to differ materially from those expected by management of the Company and CNA. A discussion of the important risk factors and other considerations that could materially impact these matters as well as the Company's overall business and financial performance can be found in the Company's reports filed with the Securities and Exchange Commission and readers of this release are urged to review those reports carefully when considering these forward-looking statements. Copies of these reports are available through the Company's website (www.loews.com). Given these risk factors, investors and analysts should not place undue reliance on forward-looking statements. Any such forward-looking statements speak only as of the date of this press release. The Company expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement to reflect any change in the Company's expectations with regard thereto or any change in events, conditions or circumstances on which any forward-looking statement is based.

	2005		2004 (e)
	(Amounts i	-	Restated)
	•	hare data)	-
Revenues:			
Insurance premiums and net investment income (a)	\$ 2,330.	5 \$	2,246.5
Manufactured products (b)	834.	2	808.2
Other	576.	5	438.6
Total	3,741.	2	3,493.3
Expenses:			
Insurance claims & policyholders' benefits	1,433.	2	1,638.2
Cost of manufactured products sold (b)	505.		487.5
Other	1,250.	4	1,287.2
Total	3,189.	3	3,412.9
	551.	9	80.4
Income tax expense	177.	3	46.2
Minority interest	34.	9	(10.7)
Total	212.	2	35.5
Net Income	\$ 339.	7 \$	44.9
Net income attributable to:			
Loews common stock	\$ 293.	2 \$	10.5
Carolina Group stock (c)	46.	5	34.4
	\$ 339.	7 \$	44.9
Net income per share of Loews common stock (d):	\$ 1.5	8 \$	0.06
Net income per share of Carolina Group stock (d)	\$ 0.6	8 \$	0.59
	-	- 4	3.33
Weighted number of shares outstanding: Loews common stock	185.6	1	185.47
Carolina Group stock	68.0		57.97

Three Months Ended March 31,

- (a) Includes investment losses of \$22.8 and \$452.0 (including an impairment loss of \$565.9 in 2004 related to CNA's sale of its individual life insurance business) for the respective periods.
- (b) Includes excise taxes of \$156.2 and \$156.1 paid on sales of manufactured products for the respective periods.
- (c) Represents 39.20% and 33.43% of the economic interest in the Carolina Group for the respective periods.
- (d) Earnings per common share-assuming dilution is not presented because securities that could potentially dilute basic earnings per common share in the future would have been insignificant or antidilutive for the periods presented.
- (e) Restated to correct CNA's accounting for several reinsurance contracts, primarily with a former affiliate, and CNA's equity accounting for that affiliate.

	Т	Three Months Ended March 31,			
			2004 (g)		
			Restated)		
Revenues:					
CNA Financial	\$	2,383.8 \$	2,724.7		
Lorillard (a)		808.3	775.7		
Boardwalk Pipelines		151.3	86.0		
Diamond Offshore		264.7	185.9		
Loews Hotels		92.1	80.7		
Investment income-net and other (b)		63.8	92.3		
		3,764.0	3,945.3		
		·	·		
Investment (losses) gains:					
CNA Financial (c)		(16.7)	(455.0)		
Corporate and other		(6.1)	3.0		
		(22.8)	(452.0)		
Total	\$	3,741.2 \$	3,493.3		
	<u></u>	<u> </u>			
Income Before taxes:					
CNA Financial	\$	264.4 \$	291.3		
Lorillard (e)	·	154.9	152.4		
Boardwalk Pipelines		62.8	43.1		
Diamond Offshore		43.0	(16.1)		
Loews Hotels		21.3	11.3		
Investment income-net and other (b) (d)		(48.5)	(6.0)		
		497.9	476.0		
			11.010		
Investment (losses) gains:					
CNA Financial (c)		(16.7)	(455.0)		
Corporate and other		(5.4)	3.0		
		(22.1)	(452.0)		
		(22.1)	(432.0)		
Loews common stock		475.8	24.0		
Carolina Group stock (f)		76.1	56.4		
Total	\$	551.9 \$	80.4		
Total	Ψ	331.3 ψ	00.4		
Net Income:					
CNA Financial	\$	180.0 \$	195.5		
Lorillard (e)	•	94.7	93.0		
Boardwalk Pipelines		37.9	26.0		
Diamond Offshore		14.2	(6.9)		
Loews Hotels		13.2	6.9		
Investment income-net and other (b) (d)		(32.0)	(3.7)		
		308.0	310.8		
		300.0	310.0		
Investment (losses) gains :					
CNA Financial (c)		(11.7)	(302.2)		
Corporate and other		(3.1)	1.9		
		(14.8)	(300.3)		
Loews common stock		293.2	10.5		
Carolina Group stock (f)		46.5	34.4		
Total	\$	339.7 \$			
IUldi	<u>*************************************</u>)))), }	44.9		

- (a) Includes excise taxes of \$156.2 and \$156.1 paid on sales of manufactured products for the respective periods.
- (b) Consists primarily of corporate investment income, interest expenses, the operations of Bulova Corporation, equity earnings of Majestic Shipping Corporation and other unallocated expenses.
- (c) Includes an impairment loss of \$565.9 (\$368.3 after tax and minority interest) related to CNA's sale of its individual life insurance business for the three months ended March 31, 2004.
- (d) Includes additional interest expense of \$35.5 and \$17.0 (\$23.1 and \$11.1 after taxes) related to charges from the early redemption of the Company's

- long-term debt for the three months ended March 31, 2005 and 2004, respectively.
- (e) The Loews Group's intergroup interest in the earnings of the Carolina Group declined from 66.57% in 2004 to 60.80% in 2005 due to the sale of Carolina Group stock by Loews in December of 2004.
- (f) Represents 39.20% and 33.43% of the economic interest in the Carolina Group for the respective periods.
- (g) Restated to correct CNA's accounting for several reinsurance contracts, primarily with a former affiliate, and CNA's equity accounting for that affiliate.

COMMON STOCK
LOEWS CORPORATION Proxy

This Proxy is Solicited on Behalf of the Board of Directors

The undersigned hereby constitutes and appoints Gary W. Garson, Peter W. Keegan and Kenneth J. Zinghini and each of them, each with full power of substitution, true and lawful attorneys, agents and proxies with all the powers the undersigned would possess if personally present, to vote all shares of Common Stock of the undersigned in Loews Corporation at the Annual Meeting of Shareholders to be held at The Regency Hotel, 540 Park Avenue, New York, New York, on May 10, 2005, at 11:00 A.M., New York City time, and at any adjournments thereof, upon the matters set forth in the Notice of Meeting and accompanying Proxy Statement and, in their judgment and discretion, upon such other business as may properly come before the meeting.

This Proxy when properly executed will be voted in the manner directed by the undersigned shareholder. IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED "FOR" THE ELECTION OF DIRECTORS, "FOR" PROPOSALS 2, 3 and 4 AND "AGAINST" PROPOSALS 5, 6, 7 and 8.

THIS PROXY IS CONTINUED ON THE REVERSE SIDE PLEASE SIGN ON THE REVERSE SIDE AND RETURN PROMPTLY

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Change or
Comments

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The Board of Directors recommends a vote FOR Items 1, 2, 3 and 4

COMMON STOCK

The Board of Directors recommends a vote AGAINST Items 5, 6, 7, and 8 $\,$

Item 1-ELEC	CTION OF I	DIRECTORS			WITHHELD		FOR A	GAINST	ABSTAIN
Nominees: 03) C.M. 06) P.A. Diker Laskaway 01) J.L. 04) P.J. 07) G.R. Bower Fribourg Scott 02) J. 05) W.L. 08) A.H.		09) J.S. Tisch 10) J.M. Tisch 11) P.R.	FOR 0	FOR ALL	Item 5-SHAREHOLDER PROPOSAL- CUMULATIVE VOTING	0	0	0	
Brademas WITHHELD the space pro		Tisch ite that Nominee	Tisch 's name in			Item 6-SHAREHOLDER PROPOSAL-POLITICAL CONTRIBUTIONS	0	O	0
			FOR	AGAINST	ABSTAIN	Item 7-SHAREHOLDER PROPOSAL-	0	0	0
LLP	FY DELOIT AS INDEPE ITORS	TTE & TOUCHE ENDENT	Е о	0	0	ENVIRONMENTAL TOBACCO SMOKE			
Item 3-APPI		NDFD AND	0	0	0	Item 8-SHAREHOLDER PROPOSAL- CIGARETTE IGNITION	0	0	0
	TATED STO	CK OPTION	Ü	Ü	Ü	PROPENSITY			
COM	TATED INC	ENTIVE N PLAN FOR	0	0	0				
						Please sign EXACTLY When shares are held l When signing as attorn or guardian, please giv partnership proxies she person indicating the pe	oy joint tena ey, executor, e full title a ould be sign	ints, both s , administr s such. Co	should sign. ator, trustee orporate and
Signature(s)						Dated			, 2005

Vote by Internet or Telephone or Mail 24 Hours a Day, 7 Days a Week

Internet and telephone voting is available through 11:59 PM Eastern Time on May 9, 2005.

Your Internet or telephone vote authorizes the named proxies to vote your shares in the same manner as if you marked, signed and returned your proxy card.

Internet	_	Telephone			Mail	
http://www.proxyvoting.com/ltr		1-866-540-5760			Mark, sign and date	
Use the Internet to vote your proxy.	OR	Use any touch-tone telephone to	OR	1	your proxy card and	
Have your proxy card in hand		vote your proxy. Have your proxy			return it in the	

when you access the web site.		card in hand when you call.		enclosed postage-paid
				envelope.

If you vote your proxy by Internet or by telephone, you do NOT need to mail back your proxy card.

CAROLINA GROUP STOCK LOEWS CORPORATION Proxy

This Proxy is Solicited on Behalf of the Board of Directors

The undersigned hereby constitutes and appoints Gary W. Garson, Peter W. Keegan and Kenneth J. Zinghini and each of them, each with full power of substitution, true and lawful attorneys, agents and proxies with all the powers the undersigned would possess if personally present, to vote all shares of Carolina Group Stock of the undersigned in Loews Corporation at the Annual Meeting of Shareholders to be held at The Regency Hotel, 540 Park Avenue, New York, New York, on May 10, 2005, at 11:00 A.M., New York City time, and at any adjournments thereof, upon the matters set forth in the Notice of Meeting and accompanying Proxy Statement and, in their judgment and discretion, upon such other business as may properly come before the meeting.

This Proxy when properly executed will be voted in the manner directed by the undersigned shareholder. IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED "FOR" THE ELECTION OF DIRECTORS, "FOR" PROPOSALS 2, 3 and 4 AND "AGAINST" PROPOSALS 5, 6, 7 and 8.

THIS PROXY IS CONTINUED ON THE REVERSE SIDE PLEASE SIGN ON THE REVERSE SIDE AND RETURN PROMPTLY

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Change or
Comments

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, 2005

The Board of Directors recommends a vote FOR Items 1, 2, 3 and 4

Signature(s)

STOCK

CAROLINA GROUP

The Board of Directors recommends a vote AGAINST Items 5, 6, 7, and 8 $\,$

Dated:

Item 1-ELE Nominees: 01) J.L. Bower 02) J. Brademas	CTION OF 03) C.M. Diker 04) P.J. Fribourg 05) W.L. Harris	DIRECTORS 06) P.A. Laskaway 07) G.R. Scott 08) A.H. Tisch	09) J.S. Tisch 10) J.M. Tisch 11) P.R. Tisch	FOR 0	WITHHELD FOR ALL 0	Item 5-SHAREHOLDER PROPOSAL- CUMULATIVE VOTING	FOR 0	AGAINST 0	ABSTAIN 0
	FOR: (W	rite that Nomine				Item 6-SHAREHOLDER PROPOSAL-POLITICAL CONTRIBUTIONS	0	0	0
LLP	IFY DELO AS INDEP DITORS	TTE & TOUCH	FOR IE 0	AGAINST 0	ABSTAIN 0	Item 7-SHAREHOLDER PROPOSAL- ENVIRONMENTAL TOBACCO SMOKE	0	0	0
	TATED STO	ENDED AND OCK OPTION	0	0	0	Item 8-SHAREHOLDER PROPOSAL- CIGARETTE IGNITION PROPENSITY	0	0	0
RES INC PLA	TATED	ENDED AND DMPENSATION FFICERS	0	0	0				
						Please sign EXACT When shares are he When signing as att or guardian, please partnership proxies person indicating th	ld by joint to orney, execungive full titles should be	enants, both stor, administre as such. Cosigned by an	should sign. rator, trustee orporate and

Vote by Internet or Telephone or Mail 24 Hours a Day, 7 Days a Week

Internet and telephone voting is available through 11:59 PM Eastern Time on May 9, 2005.

Your Internet or telephone vote authorizes the named proxies to vote your shares in the same manner as if you marked, signed and returned your proxy card.

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Ī	Internet		Telephone	Mail
- 1	http://www.proxyvoting.com/cg		1-866-540-5760	Mark, sign and date

Use the Internet to vote your proxy.	OR	Use any touch-tone telephone to	OR	your proxy card and	
Have your proxy card in hand		vote your proxy. Have your proxy	1 1	return it in the	
when you access the web site.		card in hand when you call.	1 1	enclosed postage-paid	
				envelope.	

If you vote your proxy by Internet or by telephone, you do NOT need to mail back your proxy card.