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APPLE INC Form PX14A6G January 27, 2012

Investment Office	(916) 795-3400 phone	(916) 796-2842 fax	www.calpers-governance.org
January 27, 2012			
Dear Apple Inc. Shareow	/ner:		
SUPPORT PROPOSAI	L #7 TO PROVIDE FOI	R MAJORITY VOTE I	N DIRECTOR ELECTIONS
of shareowners. CalPERS	S is the nation's largest pu	ublic pension fund with a	e Inc. February 23, 2012 annual meeting pproximately \$229 billion in assets and as 06 shares of Apple common stock.
incorporation and/or byla	nws to provide that director	or nominees shall be elect	ctors to amend the Company's articles of ted by the affirmative vote of the majority adard retained for contested director

At Apple's 2011 annual meeting a CalPERS shareowner proposal requesting the adoption of a majority vote standard received support from over 73% of the voting shares. Despite this level of overwhelming support the shareowner request remains outstanding.

73 PERCENT SHAREOWNER SUPPORT AT THE 2011 ANNUAL MEETING

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MAJORITY VOTING STANDARDS BECOMING MORE PREVELANT

Plurality voting is rapidly being replaced with majority voting in uncontested director elections. This trend not only applies to mid-sized and small companies, there is a growing number of large companies adopting a majority vote standard. Approximately 80% of the companies in the S&P 500 and 60% of the companies in the Russell 1000 have adopted some form of majority voting – an indication of the current direction of good corporate governance.

CALIFORNIA LAW IS NOT A BARRIER TO MAJORITY VOTING

CalPERS believes California law should not be viewed as an obstruction when considering the adoption of majority vote. A growing number of California incorporated companies have adopted some form of majority voting – examples include leading companies in the S&P 500 – such as Cisco Systems, Edison International, PG&E, and Sempra Energy. These companies have adopted the provision contrary to the belief that the mechanics of California law create additional difficulties and complexities.

CalPERS Public Employees' Retirement System Shareowner Alert

CURRENT PLURALITY STANDARD DISENFRANCHISES SHAREOWNERS

CalPERS believes that a plurality voting standard effectively disenfranchises shareowners when directors run unopposed. Under the existing plurality standard, uncontested director nominees can be elected with a single "For" vote because "Withheld" votes have no legal effect. Under our proposed majority voting standard, director candidates in uncontested elections must receive the affirmative vote of a majority of shares represented and voting at a duly held meeting in which a quorum is present.

VOTE FOR PROPOSAL #7 – MAJORITY VOTING FOR DIRECTOR ELECTIONS

We urge you to vote <u>"FOR"</u> proxy proposal #7 asking Apple to take the steps necessary to institute a majority voting standard for the uncontested election of directors in place of the existing plurality standard. Should you have any proposal specific questions please feel free to contact Todd Mattley, CalPERS Investment Officer and Global Head of Proxy Voting at Todd_Mattley@calpers.ca.gov or 916-795-0565.

Sincerely,

ANNE SIMPSON

Senior Portfolio Manager - Head of CalPERS Corporate Governance

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PLEASE NOTE: The cost of this solicitation is being borne entirely by CalPERS and is being done through the use of the mail and telephone communication. CalPERS is not asking for your proxy card. Please do not send us your proxy card but return it to Apple Inc.
For additional information, please contact Garland Associates, Inc. Tel: 561-366-1165
CalPERS Public Employees' Retirement System Shareowner Alert